

Government Gazette

of the State of

New South Wales

Number 72 Friday, 12 July 2019

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

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PARLIAMENT

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 1 July 2019

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

Act No. 8 — An Act to make miscellaneous amendments to certain State revenue legislation; to amend other legislation to dissolve certain statutory bodies; and for other purposes. [State Revenue and Other Legislation Amendment Bill]

Helen Minnican Clerk of the Legislative Assembly

(n2019-1983)

GOVERNMENT NOTICES

Planning and Environment Notices

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

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

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

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

Dated: 09/07/2019 Kelly McNicol A/Director Industry Assessments

SCHEDULE 1

Column 1	Column 2
Development	Land
Development known as the 'CiviLake Construction and Green Waste Recycling Facility' (MP 08_0079), approved by the Minister under section 75J of the Act on 27 September 2011.	• Lots 42, 45, 53 and 54 DP 16062, The Weir Road, Teralba

(n2019-1984)

NATIONAL PARKS AND WILDLIFE ACT 1974

Warre Warren Aboriginal Place

Pursuant to section 84 of the *National Parks and Wildlife Act 1974*, I, the Special Minister of State, Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts being of the opinion that the place known as Warre Warren is, and was, of special significance to Aboriginal culture, declare the lands described in schedule "A" as an Aboriginal Place.

The values for which the Warre Warren Aboriginal Place has been assessed as being significant to Aboriginal culture include, but are not limited to, the high concentration of a unique range of complex site types. It contains a high density of Aboriginal pigment art sites, rare for the Sydney Basin, which has the potential for further scientific and archaeological research. It is a landscape of very high cultural value, composed of impressive geological sandstone formations containing unique Aboriginal pigment art sites. The area is used as a contemporary cultural learning space by Aboriginal communities.

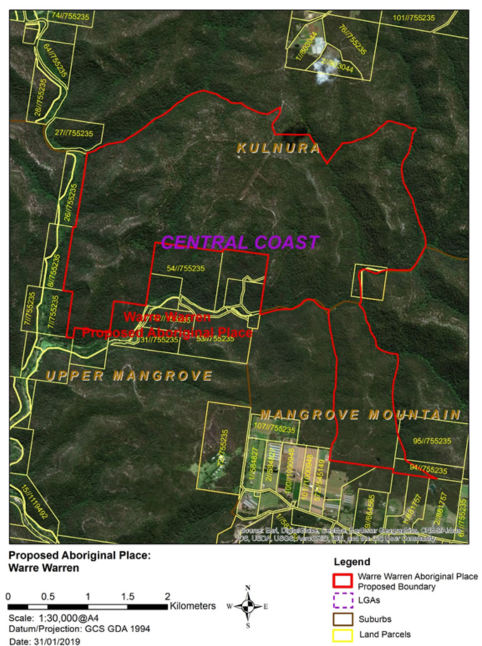
The Honourable Don Harwin MLC Leader of the Government in the Legislative Council Special Minister of State Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts Vice-President of the Executive Council

Sydney this 26th day of June 2019

SCHEDULE "A"

The boundary falls within the McPherson State Forest, Kulnura New South Wales. The boundary shown below in red follows several lot and DP lines in the Upper Mangrove and Mangrove Mountain suburbs to the south. The northern boundary follows the natural contour of the Mangrove and Kooree Creeks towards the suburb boundary of Kulnura. The Kyola Creek defines the boundary along the eastern extent of the Warre Warren Aboriginal Place.





(n2019-1985)

NATIONAL PARKS AND WILDLIFE ACT 1974

Koorawatha Falls (Guuruwulha) Aboriginal Place

Pursuant to section 84 of the *National Parks and Wildlife Act 1974*, I, the Special Minister of State Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts being of the opinion that the place known as Koorawatha Falls (Guuruwulha) is, and was, of special significance to Aboriginal culture, declare the lands described in Schedule "A" as an Aboriginal place.

Koorawatha Falls (Guuruwulha) is located just east of the township of Koorawatha within the traditional lands of the Wiradjuri people. The falls and the deep plunge pool of the waterhole are set amidst steeply tilted sandstones and siltstones in Bang Bang Creek.

Guuruwulha is significant to local Wiradjuri people as it allows them to maintain their connection with country and practice cultural traditions and allows the transmission of Wiradjuri cultural knowledge and Lore which has been passed down through successive generations.

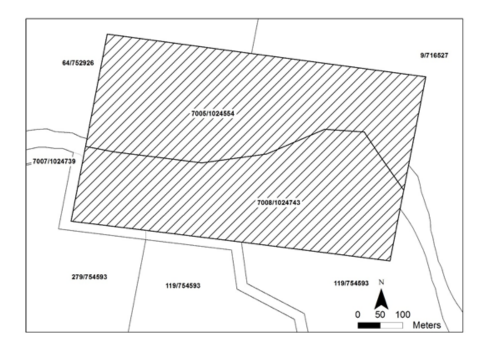
The details of the cultural significance of the area have deliberately been kept confidential however Wiradjuri people often associate natural deep-water features such as permanent springs and deep waterholes in rivers, creeks or lagoons with powerful spirits, most notably the Wawi (Rainbow Serpent). Guuruwulha, through traditional oral storytelling and its characteristic hydrological and geological features, tells the story of the Wawi – a local example of a nationally significant story that is repeated throughout New South Wales and more broadly across the Australian continent.

The Honourable Don Harwin MLC Leader of the Government in the Legislative Council Special Minister of State Minister for the Public Service and Employee Relations, Aboriginal Affairs, and the Arts Vice-President of the Executive Council Sydney this 26th day of June 2019

SCHEDULE "A"

Land District – LGA – Cowra Shire Council & Hilltops Council.

Counties of Monteagle and Forbes, Parishes of Illunie and Bang Bang, Lot 7005 DP 1024554 & Lot 7008 DP 1024743; approximately 24.6 hectares, being the area shown by hatching in the diagram below.



(n2019-1986)

NATIONAL PARKS AND WILDLIFE ACT 1974

Draft amendment to the Ben Boyd National Park and Bell Bird Creek Nature Reserve Plan of Management and Draft Light to Light Walk Strategy

The Draft amendment to the Ben Boyd National Park and Bell Bird Creek Nature Reserve Plan of Management and Draft Light to Light Walk Strategy are on exhibition until 26 August 2019.

The draft amendment and the draft strategy may be viewed at:

- National Parks and Wildlife Service (NPWS) Merimbula Office (Cnr Sapphire Coast Drive and Merimbula Drive, Merimbula)
- NPWS Narooma Office (9 Burrawang Street, Narooma)
- NPWS Bombala Office (153 Maybe Street, Bombala)

- Eden Gateway Visitor Information Centre (Corner Mitchell Street and Imlay Street, Eden)
- Sapphire Coast Visitor Information Centre (4 Beach Street, Merimbula)
- Environment, Energy and Science (EES) Customer Centre (Level 14, 59–61 Goulburn St, Sydney)
- EES 'Have your say' website at https://engage.environment.nsw.gov.au/consult.

Submissions on the amendment and the strategy must be received by 26 August 2019 by:

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

Your comments on the draft plan amendment and draft strategy may include 'personal information'. See www.environment.nsw.gov.au/help/privacy.htm for information on how we will treat any personal information you provide.

(n2019-1987)

Environment Protection Authority

Declaration of significantly contaminated land

(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20191102; Area Number 3425

The Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the *Contaminated Land Management Act* 1997 ("the Act"):

1. Land to which this declaration applies ("the site")

The land to which this declaration applies is part of 70 Maitland Street Branxton (part Lot 6 DP1106094 and Lot 3 DP213879) within Cessnock Local Government Area.

The land was formerly used as a service station. A map of the site is attached to this declaration.

2. Nature of contamination affecting the site

The EPA has found that the site is contaminated with the following substances ("the contaminants"):

 Petroleum hydrocarbons including Benzene, Toluene, Ethyl Benzene, Xylenes (BTEX), Naphthalene, Total Recoverable Hydrocarbons (TRH), Phase Separated Hydrocarbons (PSH) and Metals.

3. Nature of harm that the contaminants may cause

The EPA has considered the matters in section 12 of the Act and has reason to believe that the land is contaminated, and that the contamination is significant enough to warrant regulation under the Act due to the following:

- The residual phase separated hydrocarbons (PSH) and petroleum hydrocarbon impacted soil that was capped onsite, continues to be an ongoing source of contamination;
- Groundwater is contaminated with petroleum hydrocarbons at concentrations exceeding guidelines that are protective of human health and/or the environment;
- Dissolved phase hydrocarbons in groundwater are at concentrations indicative of PSH in wells located both onsite and offsite;
- There is a potential for commercial workers in the north eastern building onsite to be exposed to soil and groundwater contaminants via vapour intrusion;
- The extent of groundwater contamination has not been delineated and there is a
 potential for down gradient offsite receptors to be exposed to groundwater
 contaminants via vapour intrusion; and
- There is a potential for intrusive maintenance workers undertaking subsurface works onsite to come into contact with petroleum hydrocarbon contamination beneath the bitumen cap.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA.

5. Submissions invited

The public may make written submissions to the EPA on:

- Whether the EPA should issue a management order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Director Contaminated Land Management Environment Protection Authority PO Box A290 SYDNEY SOUTH NSW 1232

or

email: contaminated.sites@epa.nsw.gov.au

by not later than 9 August 2019.

[Signed]

ROB HOGAN A/ Director Contaminated Land Management Environment Protection Authority

(by delegation)

Date: 8 July 2019

NOTE:

Management order may follow

If management of the site or part of the site is required, the EPA may issue a management order under s.14 of the Act.

Amendment/Repeal

This declaration may be amended or repealed. It remains in force until it is otherwise amended or repealed. The subsequent declaration must state the reasons for the amendment or repeal (s.44 of the Act).

Information recorded by the EPA

Section 58 of the Act requires the EPA to maintain a public record. A copy of this significantly contaminated land declaration will be included in the public record.

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s10.7 of the *Environmental Planning and Assessment Act 1979* that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s10.7 certificate is no longer required.

Relationship to other regulatory instrument

This declaration does not affect the provisions of any relevant environmental planning instruments which apply to the land or provisions of any other environmental protection legislation administered by the EPA.



(n2019-1988)

Roads and Maritime Notices

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at St Peters, Annandale and Haberfield in the Inner West Council Area

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

S A WEBB

Manager, Compulsory Acquisition Subsurface Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Inner West Council area, Parishes of Petersham and Concord and County of Cumberland, shown as:

Lots 23 and 26 Deposited Plan 1249235, being parts of the land in Certificate of Title 14/976376 and said to be in the possession of Michael John McGuire and Louise Mary Matthews (registered proprietors) and Australia and New Zealand Banking Group Limited (mortgagee);

Lots 24 and 27 Deposited Plan 1249235, being parts of the land in Certificate of Title 1/798160 and said to be in the possession of James Hamilton Butcher (registered proprietor) and Bendigo and Adelaide Bank Limited (mortgagee);

Lots 25 and 28 Deposited Plan 1249235, being parts of the land in Certificate of Title 16/1064936 and said to be in the possession of Peter-John Layton (registered proprietor) and Perpetual Corporate Trust Limited (mortgagee);

Lots 11 and 21 Deposited Plan 1250291, being parts of the land in Certificate of Title D/421447 and said to be in the possession of Steven Murray Thomson and Timothy Thomas Balgos (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 12 and 22 Deposited Plan 1250291, being parts of the land in Certificate of Title 2/542013 and said to be in the possession of Barbara Alice Nightingale;

Lots 13 and 23 Deposited Plan 1250291, being parts of the land in Certificate of Title 1/542013 and said to be in the possession of Michael Zadravec (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 14 and 24 Deposited Plan 1250291, being parts of the land in Certificate of Title B/434874 and said to be in the possession of Michael Ioannides (registered proprietor) and Commonwealth Bank of Australia (mortgagee);

Lots 15 and 25 Deposited Plan 1250291, being parts of the land in Certificate of Title A/434874 and said to be in the possession of Warren John Ducker (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 16 and 26 Deposited Plan 1250291, being parts of the land in Certificate of Title 1/242834 and said to be in the possession of Eric Fourson Boge (registered proprietor) and Firstmac Finance Pty Ltd (mortgagee);

Lots 17 and 27 Deposited Plan 1250291, being parts of the land in Certificate of Title 2/242834 and said to be in the possession of Kevin Harold Macauley;

Lots 18 and 28 Deposited Plan 1250291, being parts of the land in Certificate of Title 3/242834 and said to be in the possession of Jennifer Nicole Salinas and Felipe Guillermo Kunze Garcia (registered proprietors) and Newcastle Permanent Building Society Limited (mortgagee);

Lots 19 and 29 Deposited Plan 1250291, being parts of the land in Certificate of Title 4/242834 and said to be in the possession of Cryton Investments No 9 Pty Limited (registered proprietor) and National Australia Bank Limited (mortgagee);

Lots 42 and 44 Deposited Plan 1250293, being parts of the land in Certificate of Title 1/938397 and said to be in the possession of Harry John Dettmann and Ernest Victor Dettmann;

Lots 43 and 45 Deposited Plan 1250293, being parts of the land in Certificate of Title 8/436389 and said to be in the possession of Belle & Lily Pty Ltd (registered proprietor), Westpac Banking Corporation (mortgagee) and Complete Cleaning Supplies Pty Limited (lessee);

Lots 72 and 74 Deposited Plan 1250351, being parts of the land in Certificate of Title 14/1133059 and said to be in the possession of Peter Fabio Saladino (registered proprietor) and Community CPS Australia Limited (mortgagee);

Lots 73 and 75 Deposited Plan 1250351, being parts of the land in Certificate of Title 1/770807 and said to be in the possession of Patrick Salah Coughlan and Rebecca Mary Howarth (registered proprietors) and Pepper Finance Corporation Limited (mortgagee);

Lots 7 and 13 Deposited Plan 1250360, being parts of the land in Certificate of Title 1/734162 and said to be in the possession of Dennis John Olver and Karen Maree Weeks (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 8 and 14 Deposited Plan 1250360, being parts of the land in Certificate of Title A/158734 and said to be in the possession of Leslie William Connelly;

Lots 9 and 15 Deposited Plan 1250360, being parts of the land in Certificate of Title B/158734 and said to be in the possession of Matthew John Beer and Keiko Takahashi (registered proprietors) and ING Bank (Australia) Limited (mortgagee);

Lots 10 and 16 Deposited Plan 1250360, being parts of the land in Certificate of Title A/388661 and said to be in the possession of Roads and Maritime Services;

Lots 11 and 17 Deposited Plan 1250360, being parts of the land in Certificate of Title B/388661 and said to be in the possession of Jinah Lee (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 12 and 18 Deposited Plan 1250360, being parts of the land in Certificate of Title 3/976351 and said to be in the possession of Yini Handisurya (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 21 and 22 Deposited Plan 1250443, being parts of the land in Certificate of Title CP/SP9678 and said to be in the possession of The Owners – Strata Plan No 9678;

Lots 14 and 18 Deposited Plan 1250444, being parts of the land in Certificate of Title 1/601796 and said to be in the possession of Roya Olyayani (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 15 and 19 Deposited Plan 1250444, being parts of the land in Certificate of Title 2/601796 and said to be in the possession of Adam Robert Hobson (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 16 and 20 Deposited Plan 1250444, being parts of the land in Certificate of Title CP/SP46621 and said to be in the possession of The Owners – Strata Plan No 46621;

Lots 17 and 21 Deposited Plan 1250444, being parts of the land in Certificate of Title 1/791747 and said to be in the possession of Minister For Education;

Lots 15 and 29 Deposited Plan 1250445, being parts of the land in Certificate of Title B/371964 and said to be in the possession of Miroslava Uher (registered proprietor) and Bendigo and Adelaide Bank Limited (mortgagee);

Lots 16 and 30 Deposited Plan 1250445, being parts of the land in Certificate of Title A/371964 and said to be in the possession of Elizabeth Caroline Anne Harley and Peter Stuart Erling (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 17 and 31 Deposited Plan 1250445, being parts of the land in Certificate of Title 101/617056 and said to be in the possession of Joan Halse Ellison (registered proprietor) and Teachers Mutual Bank Limited (mortgagee);

Lots 18 and 32 Deposited Plan 1250445, being parts of the land in Certificate of Title 100/617056 and said to be in the possession of Justine Erin Hibbs and David Harold Puckeridge (registered proprietors) and National Australia Bank Limited (mortgagee);

Lots 19 and 33 Deposited Plan 1250445, being parts of the land in Certificate of Title 1/34196 and said to be in the possession of Cryton Investments No 9 Pty Limited (registered proprietor) and National Australia Bank Limited (mortgagee);

Lots 20 and 34 Deposited Plan 1250445, being parts of the land in Certificate of Title 2/34196 and said to be in the possession of Ashley Lyle Tipping and Aaron John Winwood (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 21 and 35 Deposited Plan 1250445, being parts of the land in Certificate of Title 3/34196 and said to be in the possession of Peter Hamilton Cole (registered proprietor) and Westpac Banking Corporation (mortgagee);

Lots 22 and 36 Deposited Plan 1250445, being parts of the land in Certificate of Title 4/34196 and said to be in the possession of Luke Gilbert Hurditch and Kimberly Anne Holmes (registered proprietors), Qudos Mutual Ltd (mortgagee) and Susan Anne Hurditch and William John Hurditch (caveators);

Lots 23 and 37 Deposited Plan 1250445, being parts of the land in Certificate of Title 5/34196 and said to be in the possession of Jodi Anne Stolle (registered proprietor) and Bank of Queensland Limited (mortgagee);

Lots 24 and 38 Deposited Plan 1250445, being parts of the land in Certificate of Title 6/34196 and said to be in the possession of Bryce Leighton McDougall and Quoc Kiet Tran (registered proprietors) and National Australia Bank Limited (mortgagee);

Lots 25 and 39 Deposited Plan 1250445, being parts of the land in Certificate of Title 1/1181717 and said to be in the possession of Bill Kamarinos, Christos Kamarinos and Theo Kamarinos (registered proprietors) and Suncorp-Metway Limited (mortgagee);

Lots 26 and 40 Deposited Plan 1250445, being parts of the land in Certificate of Title 2/1181717 and said to be in the possession of Bill Kamarinos, Christos Kamarinos and Theo Kamarinos (registered proprietors) and Suncorp-Metway Limited (mortgagee);

Lots 27 and 41 Deposited Plan 1250445, being parts of the land in Certificate of Title B/309533 and said to be in the possession of Wayne Wincolin Afrika and Tammy Roslyn Afrika (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 28 and 42 Deposited Plan 1250445, being parts of the land in Certificate of Title A/309533 and said to be in the possession of Oliver William Bramley and Abbey Christine Pantano (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 71 and 72 Deposited Plan 1250448, being parts of the land in Certificate of Title 60/744922 and said to be in the possession of Waste 360 Pty Limited (registered proprietor) and Perpetual Trustee Company Limited (mortgagee);

Lots 15 and 25 Deposited Plan 1250576, being parts of the land in Certificate of Title 1/934438 and said to be in the possession of Glen Llewellyn Jones and Maria-Teresa Jones (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 16 and 26 Deposited Plan 1250576, being parts of the land in Certificate of Title 1/925089 and said to be in the possession of Mariangela Santangelo;

Lots 17, 18, 27 and 28 Deposited Plan 1250576, being parts of the land in Certificate of Title Auto Consol 3063-120 and said to be in the possession of Knox Crichton Low and Caroline Merelina Low (registered proprietors) and Perpetual Limited (mortgagee);

Lots 19 and 29 Deposited Plan 1250576, being parts of the land in Certificate of Title 44/4568 and said to be in the possession of Graeme David McKay and Tracy Lee Rowles (registered proprietors) and Bendigo and Adelaide Bank Limited (mortgagee);

Lots 20 and 30 Deposited Plan 1250576, being parts of the land in Certificate of Title 85/4568 and said to be in the possession of Leonardo Musumeci;

Lots 21 and 31 Deposited Plan 1250576, being parts of the land in Certificate of Title 84/4568 and said to be in the possession of John Peter Attilio Raneri (registered proprietor) and Commonwealth Bank of Australia (mortgagee);

Lots 22 and 32 Deposited Plan 1250576, being parts of the land in Certificate of Title 83/4568 and said to be in the possession of Raffaele Peter Ramirra and Isabella Ramirra;

Lots 23 and 33 Deposited Plan 1250576, being parts of the land in Certificate of Title 82/4568 and said to be in the possession of Salvatore Signorelli and Beatrice Signorelli;

Lots 24 and 34 Deposited Plan 1250576, being parts of the land in Certificate of Title 81/4568 and said to be in the possession of Kathryn Anne Mitchell (registered proprietor) and Sydney Credit Union Ltd (mortgagee);

Lots 10 and 19 Deposited Plan 1250602, being parts of the land in Certificate of Title 19/4568 and said to be in the possession of Giovanni Ruberto and Carmela Ruberto;

Lots 11 and 20 Deposited Plan 1250602, being parts of the land in Certificate of Title 18/4568 and said to be in the possession of Tara Rose Neufeld and Joseph Neufeld (registered proprietors) and Commonwealth Bank of Australia (mortgagee);

Lots 12 and 21 Deposited Plan 1250602, being parts of the land in Certificate of Title 17/4568 and said to be in the possession of Marcela Yvette Garrett (registered proprietor) and Australia and New Zealand Banking Group Limited (mortgagee);

Lots 13 and 22 Deposited Plan 1250602, being parts of the land in Certificate of Title 16/4568 and said to be in the possession of Orlando Guerra Maciel and Karen Coscarella Maciel (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 14 and 23 Deposited Plan 1250602, being parts of the land in Certificate of Title 15/4568 and said to be in the possession of Saverio Mafodda;

Lots 15 and 24 Deposited Plan 1250602, being parts of the land in Certificate of Title 14/4568 and said to be in the possession of Salvatore Finocchiaro and Emilia Finocchiaro;

Lots 16 and 25 Deposited Plan 1250602, being parts of the land in Certificate of Title 13/4568 and said to be in the possession of Concetta Nolimaio;

Lots 17 and 26 Deposited Plan 1250602, being parts of the land in Certificate of Title 12/4568 and said to be in the possession of Filippo Scardilli and Maria Scardilli;

Lots 18 and 27 Deposited Plan 1250602, being parts of the land in Certificate of Title 11/4568 and said to be in the possession of George Stavliotis and Penny Stavliotis (registered proprietors) and Westpac Banking Corporation (mortgagee);

Lots 52 and 54 Deposited Plan 1250633, being parts of the land in Certificate of Title A/443135 and said to be in the possession of Lynell Denese Peck and Murry James Bartlett; and

Lots 53 and 55 Deposited Plan 1250633, being parts of the land in Certificate of Title B/443135 and said to be in the possession of Alwyne Morgan.

(RMS Papers: SF2019/011771; RO SF2018/131957)

(n2019-1989)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Corindi Beach and Arrawarra in the Coffs Harbour City Council Area

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

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Coffs Harbour City Council area, Parishes of Corindi and Woolgoolga and County of Fitzroy, shown as:

Lots 2 and 3 Deposited Plan 1229657, being parts of the land in Certificate of Title 83/752820;

Lots 6, 7 and 8 Deposited Plan 1199542, being parts of the land in Certificate of Title 100/752853;

Lots 4 and 9 Deposited Plan 1199542, being parts of the land in Certificate of Title 101/1108779;

Lots 5 and 10 Deposited Plan 1199542, being parts of the land in Certificate of Title 103/752853; and

Lot 10 Deposited Plan 1147163, being part of the land in Certificate of Title 88/1146153.

The land is said to be in the possession of Forestry Corporation of NSW.

(RMS Papers: SF2019/061087; RO SF2012/006839)

(n2019-1990)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road of Land at Tuggerah in the Central Coast Council Area

Roads and Maritime Services by its delegate declares, with the approval of the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms

Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land as public road under section 10 of the Roads Act 1993.

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Central Coast Council area, Parish of Tuggerah and County of Northumberland, shown as Lot 2 Deposited Plan 714296, being part of the land in Certificate of Title 1/605627.

The land is said to be in the possession of Central Coast Council.

(RMS Papers: SF2019/037168; RO SF2018/327709)

(n2019-1991)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Penrith in the Penrith City Council Area

Roads and Maritime Services, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the *Roads Act 1993*.

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All those pieces or parcels of land situated in the Penrith City Council area, Parish of Castlereagh and County of Cumberland, shown as Lots 2 and 4 Deposited Plan 1230453.

(RMS Papers: SF2014/025906; RO SF2015/202397)

(n2019-1992)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Clothiers Creek in the Tweed Shire Council Area

Roads and Maritime Services, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the *Roads Act 1993*.

K DURIE

Manager, Compulsory Acquisition & Road Dedication Roads and Maritime Services

Schedule

All that piece or parcel of land situated in the Tweed Shire Council area, Parish of Cudgen and County of Rous, shown as Lot 22 Deposited Plan 1254463.

(RMS Papers: SF2018/188370; RO SF2014/154100)

(n2019-1993)

Mining and Petroleum Notices

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

NOTICE is given that the following applications have been received:

ASSESSMENT LEASE APPLICATION

(T19-1079)

No. 69, WESTLIME PTY LIMITED (ACN 090 152 828), area of about 561 hectares, for clay/shale, dimension stone, feldspathic materials and limestone, dated 27 June 2019. (Orange Mining Division).

EXPLORATION LICENCE APPLICATIONS

(T19-1081)

No. 5823, DIVES INVENTA PTY LTD (ACN 634 682 714), area of 77 units, for Group 1, dated 7 July 2019. (Orange Mining Division).

(T19-1082)

No. 5824, DIVES INVENTA PTY LTD (ACN 634 682 714), area of 27 units, for Group 1, dated 7 July 2019. (Cobar Mining Division).

(T19-1083)

No. 5825, DIVES INVENTA PTY LTD (ACN 634 682 714), area of 6 units, for Group 1, dated 7 July 2019. (Cobar Mining Division).

(T19-1084)

No. 5826, DIVES INVENTA PTY LTD (ACN 634 682 714), area of 55 units, for Group 1, dated 7 July 2019. (Orange Mining Division).

(T19-1085)

No. 5827, DIVES INVENTA PTY LTD (ACN 634 682 714), area of 30 units, for Group 1, dated 7 July 2019. (Armidale Mining Division).

(T19-1086)

No. 5828, PEEL FAR WEST PTY LTD (ACN 622 243 850), area of 9 units, for Group 1, dated 8 July 2019. (Broken Hill Mining Division).

(T19-1087)

No. 5829, NEW BASE METALS PTY LTD (ACN 623 937 904), area of 19 units, for Group 1, dated 2 July 2019. (Wagga Wagga Mining Division).

(n2019-1994)

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T19-1017)

No. 5777, now Exploration Licence No. 8857, AUSTRALIAN CONSOLIDATED GOLD HOLDINGS PTY LTD (ACN 619 975 405), Counties of Narromine and Oxley, Map Sheet (8434), area of 25 units, for Group 1, dated 17 June 2019, for a term until 17 June 2025.

(T19-1021)

No. 5779, now Exploration Licence No. 8871, SA EXPLORATION PTY LTD (ACN 152 429 377), Counties of Blaxland and Cunningham, Map Sheet (8132, 8232), area of 177 units, for Group 1, dated 2 July 2019, for a term until 2 July 2025.

(n2019-1995)

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

EXPLORATION LICENCE

(EF19/21704)

Exploration Licence No. 6593, EVOLUTION MINING (COWAL) PTY LIMITED (ACN 007 857 598), area of 4 units. Application for renewal received 4 July 2019.

MINING LEASE

(EF19/21791)

Mining Lease No. 1410 (Act 1992), GLENDELL TENEMENTS PTY LIMITED (ACN 056 693 175), area of 52.99 hectares. Application for renewal received 4 July 2019.

(EF19/21796)

Mining Lease No. 1415 (Act 1992), MT OWEN PTY LIMITED (ACN 003 827 361), area of 1101 hectares. Application for renewal received 4 July 2019.

(EF19/21793)

Mining Lease No. 1453 (Act 1992), MT OWEN PTY LIMITED (ACN 003 827 361), area of 140.3 hectares. Application for renewal received 4 July 2019.

(n2019-1996)

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authority has been renewed:

(T19-1024)

Exploration Licence No. 6400, GREAT WESTERN MINERALS PTY LTD (ACN 138 476 874), County of Young, Map Sheet (7435), area of 8 units, for a further term until 1 April 2021. Renewal effective on and from 2 July 2019.

(n2019-1997)

REQUESTED CANCELLATIONS

(EF19/22008)

Exploration Licence No. 8616 (Act 1992), LITHIUM EXPLORATION PTY LIMITED (ACN 615 541 225), County of Arrawatta, Map Sheet (9039, 9139), area of 36 units. Request for cancellation was received on 5 July 2019.

(n2019-1998)

Primary Industries Notices

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2017

Clause 39 (4) – Notice of Aquaculture Lease Renewal

The Minister has renewed the following class 1 Aquaculture Leases:-

OL58/150 within the estuary of the Manning River, having an area of 6.3336 hectares to John and Doris Stone of Coopernook, NSW, for a term of 15 years expiring on 26 May 2034.

OL58/155 within the estuary of the Manning River, having an area of 0.8509 hectares to John and Doris Stone of Coopernook, NSW, for a term of 15 years expiring on 21 April 2034.

AL03/012 within the estuary of the Manning River, having an area of 0.8048 hectares to John and Doris Stone of Coopernook, NSW, for a term of 15 years expiring on 16 April 2034.

OL59/191 within the estuary of Port Stephens, having an area of 1.5177 hectares to V.C. Diemar Pty Ltd of Salamander Bay, NSW, for a term of 15 years expiring on 06 July 2034.

OL88/092 within the estuary of the Manning River, having an area of 0.3201 hectares to Jason Bloomfield of Mitchell's Island, NSW, for a term of 15 years expiring on 15 May 2034.

OL58/212 within the estuary of Port Stephens, having an area of 1.1702 hectares to Leonard Lilley and Kenneth Lilley of Swan Bay, NSW, for a term of 15 years expiring on 28 July 2034.

OL87/072 within the estuary of Wallis Lake, having an area of 1.9797 hectares to M.S. Verdich & Sons Pty Ltd of Forster, NSW, for a term of 15 years expiring on 02 July 2034.

OL73/417 within the estuary of the Brunswick River, having an area of 0.2444 hectares to Geoffrey Lawler of East Ballina, NSW, for a term of 15 years expiring on 20 May 2034.

OL58/260 within the estuary of the Manning River, having an area of 0.6313 hectares to Christopher Ruprecht of Mitchell's Island, NSW, for a term of 15 years expiring on 28 July 2034.

OL86/238 within the estuary of Wallis Lake, having an area of 0.7632 hectares to Douglas Holden, Dean Holden and Sharon Holden of Hallidays Point, NSW, for a term of 15 years expiring on 2 July 2034.

OL86/241 within the estuary of Wallis Lake, having an area of 0.5490 hectares to Douglas Holden, Dean Holden and Sharon Holden of Hallidays Point, NSW, for a term of 15 years expiring on 2 July 2034.

OL86/238 within the estuary of Wallis Lake, having an area of 0.4711 hectares to Douglas Holden, Dean Holden and Sharon Holden of Hallidays Point, NSW, for a term of 15 years expiring on 2 July 2034.

OL74/004 within the estuary of Wallis Lake, having an area of 0.8172 hectares to Hamiltons Oysters Pty Ltd of Tuncurry, NSW, for a term of 15 years expiring on 4 June 2034.

OL58/284 within the estuary of Wallis Lake, having an area of 0.2792 hectares to Michael De Gioia of Tuncurry, NSW, for a term of 15 years expiring on 14 April 2034.

OL59/055 within the estuary of Wallis Lake, having an area of 0.7307 hectares to Michael De Gioia of Tuncurry, NSW, for a term of 15 years expiring on 21 March 2034.

OL75/074 within the estuary of the Pambula River, having an area of 1.8203 hectares to D & P Millard Pty Ltd of Pambula, NSW, for a term of 15 years expiring on 6 July 2034.

OL87/141 within the estuary of Merimbula Lake, having an area of 2.1075 hectares to Adrian and Jaclyn Pinkerton of Merimbula, NSW, for a term of 15 years expiring on 15 May 2034.

OL74/220 within the estuary of the Port Stephens, having an area of 0.8535 hectares to Dean Johnson of Karuah, NSW, for a term of 15 years expiring on 17 May 2034.

OL74/024 within the estuary of Wallis Lake, having an area of 1.9088 hectares to M.S. Verdich & Sons Pty Ltd of Forster, NSW, for a term of 15 years expiring on 11 August 2034.

OL97/035 within the estuary of Wallis Lake, having an area of 0.9512 hectares to M.S. Verdich & Sons Pty Ltd of Forster, NSW, for a term of 15 years expiring on 21 June 2034.

DARREN REYNOLDS

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

(n2019-1999)

FISHERIES MANAGEMENT (ESTUARY GENERAL - CARP) ORDER 2019

under the

Fisheries Management Act 1994

I, DARREN REYNOLDS, Acting Group Director, Commercial Fisheries & Aquaculture, with the delegated authority of the Minister and the Secretary in pursuance of sections 227 and 228 of the *Fisheries Management Act* 1994 ("the Act"), and in pursuance of section 37 of the Act, make the following Order.

Dated this 10th day of July 2019

DARREN REYNOLDS

Acting Group Director, Commercial Fisheries and Aquaculture Department of Primary Industries (within the Department of Planning, Industry and Environment)

Explanatory note:

The purpose of this Order is to authorise the retention of Carp (*Cyprinus carpio*) when taken in the estuary general fishery.

FISHERIES MANAGEMENT (ESTUARY GENERAL - CARP) ORDER 2019

under the

Fisheries Management Act 1994

1 Name of Order

This Order is the Fisheries Management (Estuary General - Carp) Order 2019.

2 Commencement and duration

This Order commences on the date it is published in the NSW Government Gazette and will remain in force until 30 June 2024.

3 Definitions

In this Order:

carp means fish of the species Cyprinus carpio.

endorsement holder means a person who holds an endorsement in the estuary general fishery, as described in clause 6 of the EG Plan.

estuary general fishery means the share management fishery of that name, as described in Schedule 1 to the

the Act means the Fisheries Management Act 1994.

the EG Plan means the appendix to the Fisheries Management (Estuary General Share Management Plan) Regulation 2006.

Note: Pursuant to section 11 of the *Interpretation Act 198*7, unless otherwise specified words in this Order have the same meaning as in the Act.

4 Special approval for taking and possessing Carp

Pursuant to section 37(1)(f) and (3)(b) of the Act, an endorsement holder is authorised to take and possess carp using any lawful method authorised under the EG Plan.

Note: Other than where expressly stated, this Order does not authorise fishing activities in contravention of the Act or the regulations made under the Act.

(n2019-2000)

FISHERIES MANAGEMENT (HAULING NET (GENERAL PURPOSE) - MAXIMUM MESH SIZE) ORDER 2019

under the

Fisheries Management Act 1994

I, DARREN REYNOLDS, Acting Group Director, Commercial Fisheries & Aquaculture, with the delegated authority of the Minister and Secretary in pursuance of sections 227 and 228 of the *Fisheries Management Act 1994* ("the Act"), in pursuance of section 37 of the Act make the following Order.

Dated this 10th day of July 2019

DARREN REYNOLDS

Acting Group Director, Commercial Fisheries and Aquaculture

Department of Primary Industries

(within the Department of Planning, Industry and Environment)

Explanatory note:

The purpose of this Order is to authorise modifications to hauling nets (general purpose) used in the NSW Estuary General Fishery.

FISHERIES MANAGEMENT (HAULING NET (GENERAL PURPOSE) - MAXIMUM MESH SIZE) ORDER 2019

under the

Fisheries Management Act 1994

1. Name of Order

This Order is the Fisheries Management (Estuary General Hauling Net (General Purpose) - Maximum Mesh Size) Order 2019.

2. Commencement and Duration

This Order commences on the date it is published in the NSW Government Gazette and will remain in force until 30 June 2024.

Definitions

In this Order:

category one hauling endorsement has the same meaning as in clause 6 of the EG Plan.

hauling net (general purpose) means a net as described in Clause 17 of the EG plan.

the Act means the Fisheries Management Act 1994 (NSW).

the EG Plan means the appendix to the Fisheries Management (Estuary General Share Management Plan) Regulation 2006.

Note: Pursuant to section 11 of the *Interpretation Act 1987*, unless otherwise specified words in this Order have the same meaning as in the Act.

3. Special approval for taking or possessing fish: use of hauling nets (general purpose)

Pursuant to section 37 of the Act, despite the provisions of clause 17 of the EG Plan, a category one hauling endorsement holder is authorised to use a hauling net (general purpose) of the lengths described in clause 17, with:

(a) mesh of the centre piece not less than 30 mm nor more than 65 mm,

- (b) mesh of remainder of the bunt not less than 57 mm, and
- (c) mesh of the wings not less than 80 mm.

Note: Other than where expressly stated, this Order does not authorise fishing activities in contravention of the Act or the regulations under the Act.

(n2019-2001)

Crown Land Notices

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

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Terrabella; County – Gordon

Land District - Wellington; LGA - Dubbo Regional

Road Disposed: Lot 1 DP 1251057

File No: 18/05830: BT

(n2019-2002)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Barlow & Laura; County – Hardinge Land District – Inverell & Armidale; LGA – Uralla

Road Disposed: Lot 1 DP 1248322

File No: 18/04189

(n2019-2003)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – North Bringagee; County – Sturt

Land District – Hay; LGA – Griffith

Road Disposed: Lot 1 DP 1250834 subject to right of carriageway created by Deposited Plan 1250834

File No: 18/06331

(n2019-2004)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

PURSUANT to the provisions of s 152I of the *Roads Act 1993*, the Crown roads specified in Schedule 1 are transferred to the roads authority specified in Schedule 2 hereunder as from the date of publication of this notice and as from that date the roads specified in Schedule 1 cease to be Crown road.

The Hon Melinda Pavey, MP

Minister for Water, Property and Housing

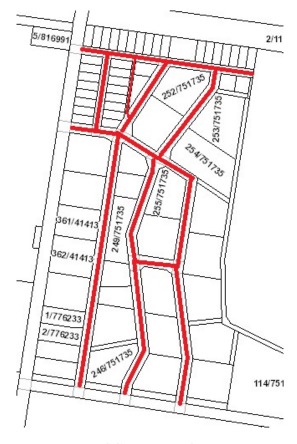
SCHEDULE 1

Parish: Tuckerbil
Country: Cooper
Land District: Yanco
LGA: Leeton

DESCRIPTION: Crown roads at Wamoon, as follows: Brisbane Street; between Crowes Road and

terminus, Macquarie Street; between Oxley Road and Brisbane Street, Lachlan Street; between Oxley Road and Brisbane Street, Night soil lane; between Oxley Road and Brisbane Street, Phillip Street; between Henry Lawson Drive and Brisbane Street, Oxley Road; between Crowes Road and Darling Road, Bourke Road; between Henry Lawson Drive and Oxley Road, Darling Road; between Henry Lawson Drive and Oxley Road, Wills Road; between Phillip Street and Darling Road and as shown by red outline on the

diagram below.



SCHEDULE 2

Roads Authority: Leeton Shire Council

Councils' Ref: 19/17
DPIE Ref: 19/00284

(n2019-2005)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Richmond; County – Clarence Land District – Grafton; LGA – Clarence Valley

Road Disposed: Lot 2 DP 1251965

File No: 19/02033

(n2019-2006)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

SCHEDULE 1

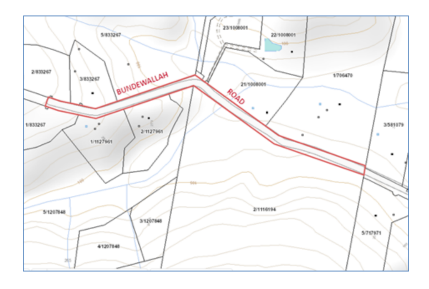
Parish: Broughton
County: Camden
Land District: Nowra

LGA: Shoalhaven City Council

DESCRIPTION: Crown road at Bundewallah known as Bundewallah Road, part north of Lot 1,

DP833267; north of Lot 1, DP 1127961, Lot 5, DP 1207848 and Lot 2 DP 1116194

and as shown by red outline on diagram below.



SCHEDULE 2

Roads Authority: Shoalhaven City Council

Council's Ref: 2921E (D18/40008)

DoI-Lands & Water Ref: 19/4710

(n2019-2007)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

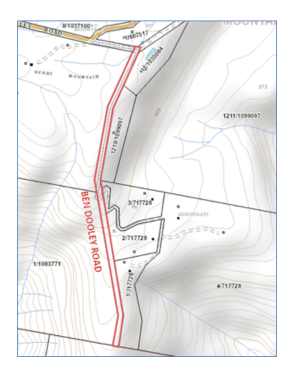
SCHEDULE 1

Parish: Bunberra
County: Camden
Land District: Nowra

LGA: Shoalhaven City Council

DESCRIPTION: Crown road at Berry Mountain known as Ben Dooley Road east of Lot 1, DP395366

and Lot 1, DP10783771 and as shown by red outline on diagram below.



SCHEDULE 2

Roads Authority: Shoalhaven City Council Council's Ref: 2921E (D18/40008)

DoI-Lands & Water Ref: 19/04711

(n2019-2008)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Grabben Gullen; County – King

Land District - Crookwell; LGA - Upper Lachlan Shire

Road Disposed: Lots 1-2 DP 1249888

File No: 18/05594

(n2019-2009)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Blowering; County – Buccleuch Land District – Tumut; LGA – Snowy Valleys

Road Disposed: Lot 3 DP 1199490

File No: 13/12850

(n2019-2010)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Boobah; County – Burnett Land District – Warialda; LGA – Gwydir

Road Disposed: Lot 1 DP 1195819

File No: ME05H298

(n2019-2011)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - Krawarree; County - Murray

Land District - Braidwood; LGA - Queanbeyan-Palerang Regional

Road Disposed: Lot 44 DP 754890, Lot 1 DP 1252438

File No: 15/05807

(n2019-2012)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - North Bellingen; County - Raleigh Land District - Bellingen; LGA - Bellingen

Road Disposed: Lot 1 DP 1251254

File No: 15/10559

(n2019-2013)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

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

Road Disposed: Lot 1 DP 1243666

File No: 18/02690

(n2019-2014)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – North Casino; County – Rous Land District – Casino; LGA – Richmond Valley

Road Disposed: Lot 1 DP 1245636

File No: 18/01007

(n2019-2015)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - Tomki; County - Rous

Land District – Casino; LGA – Richmond Valley

Road Disposed: Lots 1-2 DP 1247414

File No: 08/8469

(n2019-2016)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Killawarra; County – Dowling

Land District – Lake Cargelligo; LGA – Lachlan Road Disposed: Lot 1 DP 1245518

File No: 18/04182

(n2019-2017)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Lowry, Galbraith; County – Bathurst Land District – Bathurst; LGA – Bathurst Regional

Road Disposed: Lot 1 DP 1247053

File No: 18/04770

(n2019-2018)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Yarrobil; County – Bligh

Land District – Wellington; LGA – Mid-Western Regional

Road Disposed: Lots 1-2 DP 1248650

File No: 17/05971

(n2019-2019)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

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

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

SCHEDULE 1

Parish: Martin
County: Fitzroy
Land District: Grafton

LGA: Clarence Valley

DESCRIPTION: The easternmost 270 metres of Crown public road separating Lot 7 DP 260376 from

Lot 9 DP 262439 at Nymboida

SCHEDULE 2

Roads Authority: Clarence Valley Council

Council's Ref: 2317691 DPIE – Crown Lands Ref: 19/06675

(n2019-2020)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Woodstock; County – Mootwingee Land District – Cowra; LGA – Cowra

Road Disposed: Lot 1 DP 1251158

File No: 17/06392

(n2019-2021)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

The Hon Melinda Pavey, MP Minister for Water, Property & Housing

Schedule

Column 1	Column 2	Column 3
Vivienne Marie Shepherd (new	Grabben Gullen Hall And	Reserve No. 65615
member)	Recreation Reserve Land Manager	Public Purpose: public hall
		Notified: 15 November 1935
For a term commencing the date of		
this notice and expiring 21st March		Reserve No. 71160
2023.		Public Purpose: public recreation
		Notified: 10 March 1944
		Dedication No. 530124
		Public Purpose: public recreation
		Notified: 9 June 1897
		Troulled. 7 Julie 1077
		File Reference: GB80R57-002

Schedule

Column 1	Column 2	Column 3
Dennis John Isbister (new member)	Towrang Community Hall Reserve Land Manager	Reserve No. 130073 Public Purpose: community
Karen Louise Mammone (new member)		purposes Notified: 16 February 1996
For a term commencing the date of this notice and expiring 21st March 2023.		File Reference: GB93R50-002

Schedule

Column 1	Column 2	Column 3
Russell William Montgomery (new member)	Tallong Picnic & Recreation Reserve Land Manager	Reserve No. 1018688 Public Purpose: public recreation Notified: 15 May 2009
Alan John Weston (new member)		
Christine May Wursten (new member)		File Reference: 09/06564
Jeremy Bruce Porter (new member)		
Kerry Ann Lawrence (new member)		
Aleta Curry (re-appointment)		
For a term commencing the date of this notice and expiring 11th July 2024.		

(n2019-2022)

CROWN LAND MANAGEMENT ACT 2016

AUTHORISATION OF USE FOR ADDITIONAL PURPOSE UNDER S 2.14

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

The Hon Melinda Pavey, MP Minister for Water, Property & Housing

Schedule

Column 1	Column 2
community purposes	Reserve No. 180062 Public Purpose: public recreation Notified: 17 September 1993 File Reference: NA95R9

(n2019-2023)

CROWN LAND MANAGEMENT ACT 2016

APPOINTMENT OF STATUTORY LAND MANAGER BOARD MEMBERS

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

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

The Hon Melinda Pavey, MP Minister for Water, Property & Housing

Schedule

Column 1	Column 2	Column 3
Ronald Edward Simmons (reappointment)	Alectown Recreation Reserve Land Manager	Reserve No. 20902 Public Purpose: public recreation Notified: 16 June 1894
Rodney Wayne Williams (reappointment)		
Graham John Mulligan (reappointment)		Reserve No. 74950 Public Purpose: public recreation Notified: 18 April 1952
For a term commencing the date of this notice and expiring 11th July		-
2024.		File Reference: OE79R21-002

(n2019-2024)

REVOCATION OF RESERVATION OF CROWN LAND

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

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

SCHEDULE

Column 1	Column 2
Parish: Mundadoo, Weeli, Billybingbone, Wilga,	The part of reserve 26491 running from
Cowal	north to south through Lot 2946 DP
County: Clyde	765136 being an area of approximately
Land District: Brewarrina, Nyngan, Warren	636.2 ha
Local Government Area: Brewarrina, Warren	
Locality: The Marra, Gongolgon	
Reserve No: 26491	This parts co-exists with Western
Public Purpose: Travelling Stock	Lands Lease 152
Notified: 4 September 1897	
File Reference WLL152-1#01	

Column 1	Column 2
Parish: Mundadoo	The whole of reserve 26494 adjoining
County: Clyde	the eastern side of Lot 2946 DP 765136
Land District: Brewarrina	being an area of approximately 110.4
Local Government Area: Brewarrina	ha
Locality: The Marra	
Reserve No: 26494	This parts co-exists with Western Lands Lease 152
Public Purpose: Camping & Travelling Stock	•
Notified: 4 September 1897	
•	
File Reference WLL152-1#01	

Column 1	Column 2
Parish: Mundadoo	The part of reserve 69185 laying within
County: Clyde	the centre of the eastern side of Lot
Land District: Brewarrina	6370 DP 765011 being an area of
Local Government Area: Brewarrina	approximately 20.23 ha
Locality: The Marra	•
Reserve No: 69185	This parts co-exists with Western
Public Purpose: Camping & Travelling Stock	Lands Lease 152
Notified: 26 Apr 1940	
•	
File Reference WLL152-1#01	

Column 1	Column 2
Parish: Eribendery, Whoey	The whole of reserve 88257 running
County: Blaxland	through the southern end of Lot 167
Land District: Hillston North	DP 46652 being an area of
Local Government Area: Cobar	approximately 269 ha
Locality: Euabalong	•
Reserve No: 88257	These parts co-exists with Western
Public Purpose: Travelling Stock	Lands Lease 12696
Notified: 4 June 1971	
File Reference WLL12696-1#01	

Column 1	Column 2
Parish: Cliffs	The whole of reserve 76143 being Lot
County: Wentworth	1 DP 1128099 with an area of
Land District: Wentworth	approximately 15.474 ha
Local Government Area: Wentworth	
Locality: Trentham Cliffs	This part co-exists with Western Lands
Reserve No: 76143	Lease 14586
Public Purpose: Camping and Travelling Stock	
Notified: 7 August 1953	
File Reference 08/7645#02	

Column 1	Column 2
Parish: Currawynnia, Little, Maroona, Nurathulla,	The part of reserve 1054 overlaying the whole of Lot
Tilpa, Merrere, Runker, Coorilla, Billa Billa, Miendetta,	3298 DP 765554 being an area of approximately 38.04
Kaiwilta, Ramsay, Tinderra, Woodhouse, Moquilamba,	ha
Currawynnia, Donald, Wererina, Barton, Zouch,	
Davies, Billagoe, Coorilla, Kitchela, Mopone, Coronga,	
Tindayrey	These part co-exists with Western
County: Cowper, Yanda, Robinson	Lands Lease 14615
Land District: Bourke, Cobar	
Local Government Area: Cobar, Bourke	The part of reserve 1054 running along the eastern edge
Locality: Cobar, Bourke, Tindarey, Gunderbooka	Lot 2250 DP 764515 being an area of approximately
Reserve No: 1054	451.4 ha
Public Purpose: Travelling Stock	
Notified: 17 December 1883	
T'' D 0 WY Y 550 4 404	This part co-exists with Western Lands Lease 14615
File Reference WLL752-1#01	
	The part of reserve 1054 running along the western edge
	of Lot 5479 DP 768389 being an area of approximately
	595.1 ha
	This part co-exists with Western Lands Lease 752

(n2019-2025)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish - Cooyal; County - Phillip

Land District - Mudgee; LGA - Mid-Western Regional

Road Disposed: Lot 3 DP 1247509

File No: 09/15470

(n2019-2026)

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 Melinda Pavey, MP

Minister for Water, Property & Housing

DESCRIPTION

Parish - Cooyal; County - Phillip

Land District - Mudgee; LGA - Mid-Western Regional

Road Disposed: Lot 4 DP 1247509

File No: 18/04375

(n2019-2027)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parishes – Neville, Somers; County – Bathurst Land District – Blayney; LGA – Blayney

Road Disposed: Lot 1 DP 1243074

File No: 17/02362

(n2019-2028)

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

It is hereby notified that in pursuance of the provisions of Schedule 3, Clause 17 (6) of the *Crown Land Management Act 2016*, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

The Hon. Melinda Pavey, M.P. Minister for Water, Property and Housing

Administrative District - Wentworth

Shire - Wentworth, County - Wentworth

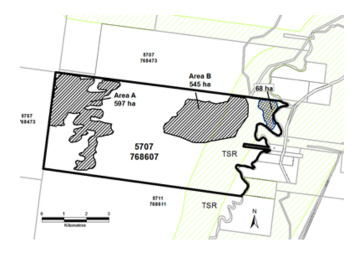
The purpose of Western Lands Lease 406, being the land contained within Folio Identifier 5707/768607 has been altered from "Pastoral" to "Grazing & Cultivation" effective from 10 July 2019.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the *Crown Land Management Act 2016* and Regulations.

The conditions have been altered by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 406

- 1. The purpose for which the lease is to be used for is Grazing & Cultivation.
- 2. Dryland cultivation is only permitted within the boundaries of the area totalling 1,142 hectares, shown hatched on the diagram below. Irrigated cultivation is only permitted within the boundaries of the 68 hectares shown cross hatched on the diagram below.



3. All areas designated for exclusion are to remain permanently uncultivated.

- 4. Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Department specifies otherwise.
- 5. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Department.
- 6. Livestock may be excluded from cultivated fallows at the direction of the Department.
- 7. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Department to rehabilitate any degraded cultivated areas.
- 8. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Department to provide adequate protection of the soil.
- 9. The irrigation area partly covers TSR 355 and suitable arrangements are to be made with Local Land Services prior to the commencement of any development. If suitable arrangements cannot be made with Local Land Services, the matter will be determined by the Department.
- 10. The lessee shall ensure no tail water or drainage water run-off will escape onto adjoining lands.
- 11. Sandhills and other soils with a surface texture of loamy sand or coarser shall be left uncultivated unless specifically approved by the Department.
- 12. Long fallow shall only be carried out using approved conservation farming techniques. In the event that the Department is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be required.
- 13. Short fallow for this purpose is defined as cultivation which commences on or after 1 March in the year of the crop. Cultivation may be carried out on the basis of short fallow crop rotation provided that the rotation adopted includes pasture ley, stubble retention or other measures adequate to maintain soil structure and fertility. In the event that the Department is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be required.

File No: WLL406-1

(n2019-2029)

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 Melinda Pavey, MP Minister for Water, Property & Housing

DESCRIPTION

Parish – Heathcote; County – Cumberland Land District – Metropolitan; LGA – Wollongong

Road Disposed: Lot 1 DP 1251631

File No: 18/08748

(n2019-2030)

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 Melinda Pavey, MP

Minister for Water, Property & Housing

Column 1

pipeline

(relevant interest - Licence 598699)

grazing

(relevant interest - Licence 598699)

Column 1

pipeline

(relevant interest - Licence 597948)

pump site

(relevant interest - Licence 597948)

Column 1

pump site

(relevant interest - Licence 597948)

pipeline

(relevant interest - Licence 597948)

Column 1

access

(relevant interest - Licence 608448)

Column 1

communication facilities

(relevant interest - Licence 608448)

access

(relevant interest - Licence 608448)

Column 1

grazing

(relevant interest - Licence 590349)

access

(relevant interest - Licence 607881)

Column 1

Column 1

Column 2

Schedule

Column 2

Dedication No. 590130 Public Purpose: water supply

Notified: 2 September 1938 File Reference: 18/06127

Schedule

Column 2

Reserve No. 1011549

Public Purpose: community purposes, environmental protection, public recreation, rural services, tourist facilities and services

Notified: 5 May 2006

File Reference: 18/05183

Schedule

Column 2

Reserve No. 1032388

Public Purpose: environmental protection, public recreation

Notified: 21 April 2011 File Reference: 18/05183

Schedule

Column 2

Reserve No. 81880

Public Purpose: public recreation Notified: 21 August 1959 File Reference: 08/6163

Schedule

Column 2

Dedication No. 530035

Public Purpose: public recreation Notified: 25 October 1892

File Reference: 08/6163

Schedule

Column 2

Reserve No. 39163 Public Purpose: access Notified: 6 May 1905

File Reference: 17/10235

Schedule

Column 2

Reserve No. 751261

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 19/04782

Schedule

pipeline

(relevant interest - Licence 601460)

Reserve No. 84334 Public Purpose: generally Notified: 22 March 1963 File Reference: 18/08851

Column 1

access

(relevant interest - Licence 601460)

pump site

(relevant interest - Licence 601460)

pipeline

(relevant interest - Licence 601460)

Column 1

residence

(relevant interest - Licence 597828)

Column 1

berthing area

(relevant interest - Licence 592215)

(relevant interest - Licence 592215)

landing/platform

(relevant interest - Licence 592215)

piles

(relevant interest - Licence 592215)

seawall

(relevant interest - Licence 592215)

sliprails

(relevant interest - Licence 592215)

jetty

(relevant interest - Licence 608518)

reclamation

(relevant interest - Licence 608518) seawall

(relevant interest - Licence 608518)

(relevant interest - Licence 586314)

(relevant interest - Licence 579926)

pipeline

(relevant interest - Licence 579926)

pipeline

(relevant interest - Licence 598699)

pump site

(relevant interest - Licence 598699)

Schedule

Column 2

Reserve No. 1013826

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 18/08851

Schedule

Column 2

Reserve No. 1013834

Public Purpose: future public requirements

Notified: 29 June 2007 File Reference: 18/05148

Schedule

Column 2

Reserve No. 56146 Public Purpose: generally Notified: 11 May 1923 File Reference: 17/11415

Column 1

jetty

(relevant interest - Licence 608518)

reclamation

(relevant interest - Licence 608518)

seawall

(relevant interest - Licence 608518)

jetty

(relevant interest - Licence 586314)

pump

(relevant interest - Licence 579926)

pipeline

(relevant interest - Licence 579926)

pipeline

(relevant interest - Licence 601460)

Schedule

Column 2

Reserve No. 1011268

Public Purpose: future public requirements

Notified: 3 February 2006 File Reference: 17/11415

pipeline
(relevant interest - Licence 598699)
pump site
(relevant interest - Licence 598699)
berthing area
(relevant interest - Licence 592215)
jetty
(relevant interest - Licence 592215)
landing/platform
(relevant interest - Licence 592215)
piles
(relevant interest - Licence 592215)
seawall
(relevant interest - Licence 592215)
sliprails
(relevant interest - Licence 592215)

(n2019-2031)

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

In pursuance of the provisions of Section 152I of the *Roads Act 1993*, the Crown roads specified in Schedules 1, 2 and 3 are transferred to the roads authority specified in Schedule 4 hereunder as from the date of publication of this notice and as from that date the roads specified in Schedules 1, 2 and 3 cease to be Crown road.

The Hon Melinda Pavey, MP Minister for Water, Property and Housing

SCHEDULE 1

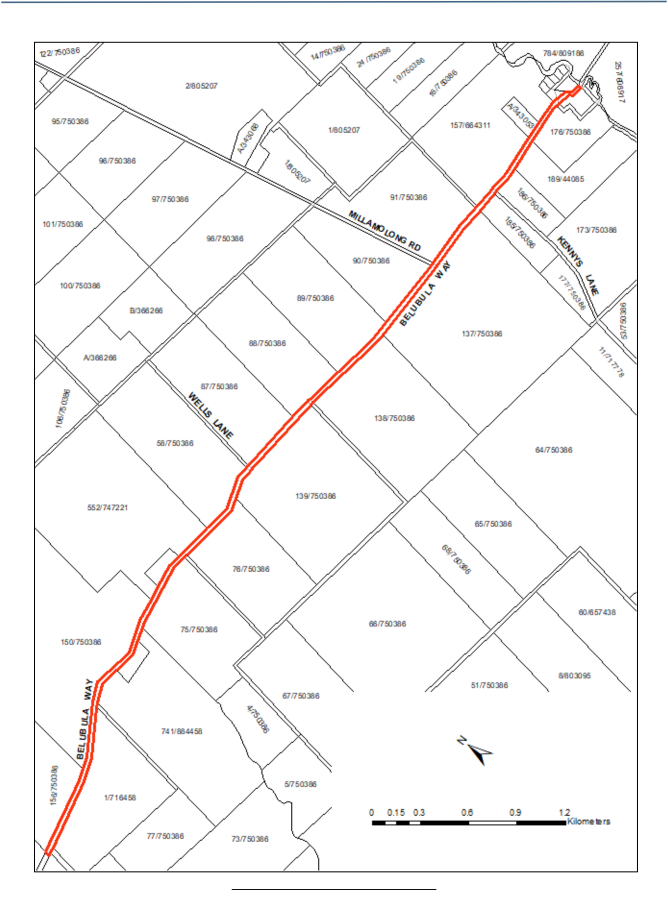
Parish: Hampton
County: Bathurst
Land District: Orange

LGA: Blayney Shire Council

DESCRIPTION: The section of Crown road known as Belubula Way from the western

boundary of Lot 156 DP750386 to the eastern boundary of Lot 40

DP707619 as shown by red edging on the diagram below.



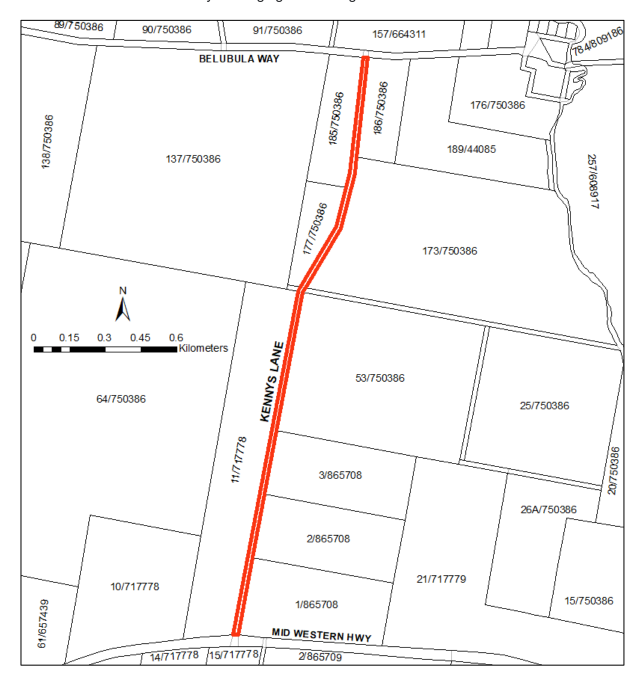
Parish: Hampton County: Bathurst Land District: Orange

LGA: Blayney Shire Council

DESCRIPTION: The section of Crown road known as Kennys Lane from Mid-Western

Highway to the northern boundaries of Lots 185 and 186 DP750386 as

shown by red edging on the diagram below.



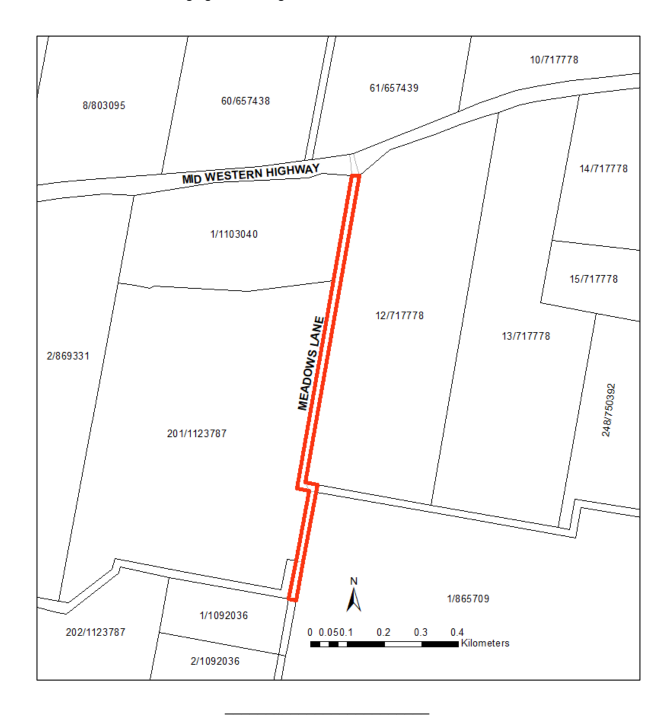
Parish: Lucan
County: Bathurst
Land District: Orange

LGA: Blayney Shire Council

DESCRIPTION: The section of Crown road known as Meadows Lane from Mid-Western

Highway to the northern boundary of Lot 1 DP1222478 as shown by red

edging on the diagram below.



Blayney Shire Council Grant Baker Roads Authority:

Council's Ref:

DPIE - Crown Lands Ref: 19/06460; W610063

(n2019-2032)

Other Government Notices

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 the **City of Newcastle**, to designate and recruit two apprenticeship or traineeship positions per year for Aboriginal and/or Torres Strait Islander persons only.

This exemption will remain in force for 4 years.

Dated this 4th day of July 2019

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

(n2019-2033)

FORESTRY ACT 2012

REVOCATION OF DEDICATION

In pursuance of Section 32 of the *Forestry Act 2012*, I, PAUL TOOLE, Minister for Lands and Forestry, being the Minister of the Crown charged with the administration of the *Forestry Act 2012*, having considered a report from the Forestry Corporation of New South Wales and being of the opinion that the hereinafter described land should be made available to be acquired by Roads and Maritime Services for the Pacific Highway Upgrade Project, which is a public purpose within the meaning of Section 29(1) of the *Land Acquisition (Just Terms Compensation) Act 1991*, DO HEREBY revoke the dedication of the hereinafter described land.

[F2014/00572]

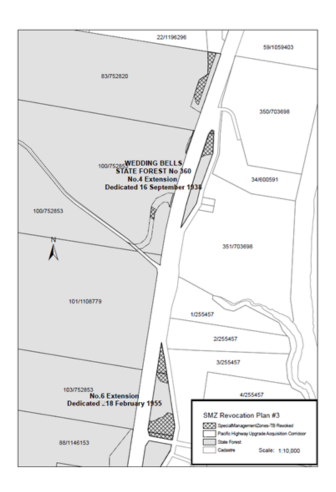
PAUL TOOLE, MP Minister for Lands and Forestry

Eastern Division

Land District of Grafton LGA Coffs Harbour City

North East Forestry Region

Those parts of Wedding Bells State forest No. 360 No. 4 Extension dedicated 16 September 1938 and No. 6 Extension dedicated 18 February 1955, in the Parish of Woolgoolga, County of Fitzroy, shown by hatching on the diagram below having an area of about 4.88 hectares.



(n2019-2034)

INFRASTRUCTURE NSW ACT 2011

Sydney Football Stadium

Revocation of Project Authorisation Order

Project Authorisation Order

I, GLADYS BEREJIKLIAN, Premier:

- 1. **REVOKE** the project authorisation order made by the Premier on 12 April 2018 under the *Infrastructure NSW Act 2011* that nominated the Sydney Football Stadium as a major infrastructure project and declared Infrastructure NSW to be responsible for the functions of the Sydney Cricket and Sports Ground Trust in carrying out the project (**Project Authorisation Order**). The making of this order does not affect any right, privilege, obligation or liability acquired, accrued or incurred under the Project Authorisation Order.
- 2. **NOMINATE** the redevelopment of Sydney Football Stadium Project as a major infrastructure project for the purposes of the *Infrastructure NSW Act 2011*.
- 3. **AUTHORISE** Infrastructure NSW, pursuant to sections 30 and 31 of the *Infrastructure NSW Act* 2011 to carry out the Sydney Football Stadium Project.
- 4. **DECLARE**, pursuant to section 32 of the *Infrastructure NSW Act 2011*:
- a) Infrastructure NSW to be responsible for any functions of the Sydney Cricket and Sports Ground Trust insofar as those functions relate to the Sydney Football Stadium Project; and
- b) that the Sydney Cricket Ground and Sports Ground Trust may not exercise any functions in relation to the Sydney Football Stadium Project except with the consent of Infrastructure NSW

In this order, Sydney Football Stadium Project means the demolition of existing building, infrastructure, works, services and facilities on the site of the Sydney Football Stadium, also known as Allianz Stadium, at Moore Park (Site) and the design, construction and delivery of a new stadium with a capacity of up to 45,000 on the Site and on land slightly south and west of the Site, together with all ancillary buildings, infrastructure, works, services and facilities.

This order is effective on and from the date of signing.

Dated this 5th day of July 2019.

The Hon Gladys Berejiklian, MP Premier

(n2019-2035)

MENTAL HEALTH ACT 2007

Section 109

Repeal of Order Declaring Mental Health Facility

I, Dr Nigel Lyons, Acting Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:

REVOKE the Order published in the NSW Government Gazette No. 98 of 1 September 2017, declaring certain premises of Port Macquarie Base Hospital to be a declared mental health facility for the purposes of section 109 of the *Mental Health Act 2007*, designated in the "mental health assessment and inpatient treatment" class.

Signed, this 2nd day of July 2019

Dr Nigel Lyons Acting Secretary

(n2019-2036)

MENTAL HEALTH ACT 2007

Section 109

Declaration of mental health facility

- I, Dr Nigel Lyons, Acting Secretary of the NSW Ministry of Health, pursuant to section 109 of the *Mental Health Act 2007*, and section 43 of the *Interpretation Act 1987*, DO HEREBY:
- (a) VARY the Order made pursuant to section 109 of the *Mental Health Act 2007*, published in the NSW Government Gazette No. 169 of 16 November 2007, page 8562, declaring certain premises to be declared mental health facilities, by removing the reference to "Port Macquarie Community Mental Health Service."
- (b) DECLARE **Port Macquarie Community Mental Health Services**, situated at Port Macquarie Base Hospital, Wrights Road, Port Macquarie NSW 2444 to be a declared mental health facility under the *Mental Health Act 2007*; and
- (c) DECLARE this facility to be designated in the class of facilities known as "community or health care agency class" for the purposes of section 109 (2)(a); and
- (d) RESTRICT the facility to the provision of services and performance of functions necessary for or associated with the administration or management of community treatment orders under the following provisions of the *Mental Health Act 2007*:
 - i. Part 3 of Chapter 3 (except for sections 61, 61A, 62 and 63);
 - ii. Chapter 4; and
 - iii. Chapter 5 (except for sections 111 and 112 and Division 2 of Part 2)

Signed, this 2nd day of July 2019

Dr Nigel Lyons Acting Secretary

(n2019-2037)

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 Glorina Susanto MED0001137668**, of Bexley North NSW 2207, prohibiting her until further notice, as a medical practitioner, from supplying or having possession of drugs 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 12 July 2019.

Dated at Sydney, 4 July 2019.

NIGEL LYONS Acting Secretary, NSW Health

(n2019-2038)

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 Matthew Jason Cooper MED0001779858**, of Port Macquarie NSW 2444, prohibiting him until further notice, as a medical practitioner, from supplying or having possession of drugs 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 12 July 2019.

Dated at Sydney, 5 July 2019.

NIGEL LYONS Acting Secretary, NSW Health

(n2019-2039)

RESTRICTED PREMISES ACT 1943

Rescission of Declaration

THE premises at 13-15 Chinchen St, Islington in the state of New South Wales (being the premises on the land comprised within Lot 1 of Deposited Plan 315544 and Lot 1 of Deposited Plan 331873, being the whole of the land comprised in Certificate of Title Auto Consol 4724-222) are no longer premises to which Part 2 of the *Restricted Premises Act 1943* applies, with the Declaration previously made under the *Restricted Premises Act 1943* rescinded by the Supreme Court on Tuesday, 9 July 2019.

(n2019-2040)

MURDER

ONE MILLION DOLLAR (\$1,000,000) REWARD

On 8 July 1991, Penny May HILL, aged 21 years, was located in an unconscious state on Cassilis Road, Coolah NSW. At the time Penny was suffering from severe head and facial injuries. Penny never regained consciousness and died from her injuries on 21 July 1991.

Notice is hereby given that a reward of up to one million dollars (\$1,000,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the murder of Penny HILL.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone -

Police Headquarters telephone (02) 9281 0000 or Crime Stoppers on 1800 333 000

10 July 2019

THE HON. David ELLIOTT, MP Minister for Police and Emergency Services

(n2019-2041)

Anti-Discrimination Act 1977

EXEMPTION ORDER

- (A) Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW) and for the purposes only of meeting the Applicant's legal obligations pursuant to:
 - Manufacturing Licence Agreements:
 - · Technical Assistance Agreements;
 - Proprietary Information Agreements; and/or
 - Export licences granted by the US Department of Commerce;

under the United States International Traffic in Arms Regulations ("ITAR") and Export Administration Regulations ("EAR"), as amended from time to time, (together, the "US Regulations"), the Applicant is granted an exemption from sections 8, 10 and 51 of the *Anti-Discrimination Act 1977* (NSW) to permit the Applicant to do the following:

- 1. ask present and future employees and contractors to disclose their full names;
- 2. ask present and future employees and contractors to declare their exact citizenship (including any dual citizenship) and their country of birth;
- 3. require present and future employees and contractors to produce a photocopy of their passport(s);
- 4. require present and future employees and contractors to wear a badge confirming their right to access ITAR Controlled Material or their level of access to any ITAR Controlled Material. Such badges may be coded but not in such a way as to identify the citizenship, as declared, or country of birth of the person, or the reasons for that person's level of access;
- 5. require present and future employees and contractors involved in projects which use ITAR Controlled Material, to notify the Applicant of any change to their citizenship status, to the best of their knowledge and belief;
- 6. restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant's workforce, based on their citizenship or country of birth;
- reject applications from prospective employees and contractors for positions related to projects which use ITAR Controlled Material, based on the prospective employee or contractor's:
 - a. citizenship, as declared;
 - b. country of birth; or

 substantive contacts, where such contacts objectively create an unacceptable risk of diversion of ITAR Controlled Material or technology;

but not on the basis of the prospective employee's descent, or ethnic or ethno-religious or national origin;

- 8. advertise controlled positions with the Applicant as being subject to the Exemption Order;
- record and maintain a register ("Register") of those employees and contractors that are permitted to access ITAR Controlled Material or work on controlled projects due to citizenship, or country of birth status. Access to the register to be limited to only those employees, (including contractors' staff), contract workers and agents of the Applicant with a need to know;
- 10.ask present and future employees and contractors to execute a non-disclosure agreement in accordance with the licence or Technical Assistance Agreement required by the Department of State, United States of America, in the event they are authorised to have access to ITAR Controlled Material;
- 11.ask present and future employees and contractors to disclose their substantive contacts with individuals from restricted or prohibited countries listed in the ITAR;
- 12. restrict access, by means of transfer if necessary, to controlled technology to particular members of the Applicant' workforce, based on their substantive contacts, where such contacts objectively create an unacceptable risk of diversion of ITAR Controlled Material or technology; and
- 13. record and maintain a register of those employees and contractors that are not permitted to access ITAR Controlled Material or work on controlled projects due to substantive contacts. Access to the register to be limited to only those employees, (including contractors' staff), contract workers and agents of the Applicant with a need to know.
- (B) This Exemption Order does not extend to any other identification, collection, storage or use of information in relation to any employee in respect of that employee's race, colour, nationality, descent or ethnic, ethno-religious or national origin. Except to the extent expressly provided for herein, this Exemption Order does not excuse, or purport to excuse, the Applicant from complying with its obligations pursuant to the Anti-Discrimination Act 1977 (NSW) or any other legislation or at common law.
- (C) The Applicant is required, prior to taking any action permitted by this Exemption Order, to provide all employees, and prospective employees with:

- 1. express notice that they may be adversely affected by this exemption if they are not an Australian citizen or if they hold dual citizenship;
- 2. a reasonable explanation in plain English of the nature of any adverse effects of such action to them; and
- 3. information (at the time of recruitment in the case of prospective employees) about how they can apply for Australian citizenship.
- (D) In addition to the above conditions the Applicant is required to:
 - 1. produce comprehensive anti-discrimination policies governing all aspects of the work and workforce, including management, and with particular regard to race discrimination, vilification and harassment and victimisation;
 - 2. establish concise and comprehensive dispute resolution and grievance procedures to receive, investigate and resolve discrimination complaints and grievances and, in particular, those relating to race discrimination, vilification and harassment and victimisation;
 - 3. implement training programs, including at induction, to ensure that all members of the Applicant's workforce, including management, are fully informed of their rights and obligations under such policies and procedures, particularly with regard to issues of race discrimination, vilification, harassment and victimisation;
 - 4. ensure that all members of the workforce, including management, receive regular education and training in issues of discrimination, particularly race discrimination, vilification, harassment and victimisation;
 - 5. take steps to fully inform the workforce, including management, of their rights under the Anti-Discrimination Act 1977 (NSW) and, in particular, but not limited to, the complaints procedure under the Anti-Discrimination Act 1977 (NSW) and to ensure that all members of the workforce, including management, are aware of the rights of aggrieved persons to take their complaints to the Anti-Discrimination Board and through the New South Wales Civil and Administrative Tribunal;
 - 6. take steps to fully inform the workforce, including management, of the requirements of, and their rights and obligations under, the *Racial Discrimination Act 1975* (Cth);
 - 7. notify the Board if the discriminatory terms and provisions of the relevant US legislation and/or Regulations are repealed or become inoperative, so that this Exemption Order may be revoked or amended.
- (E) The Applicant is required to advise the Anti-Discrimination Board, every six months from the date of this Exemption Order, over the period specified in this Order, of:
 - 1. The steps it has taken to comply with all the above conditions, including:

- a. the number of job Applicant rejected for ITAR purposes, including those subsequently appointed to other roles within each reporting period;
- the number of employees retrenched or redeployed due to ITAR requirements and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant's responsibility under ITAR on the deployment of its workforce within each reporting period;
- c. the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy ITAR related requirements.
- d. any steps taken to implement 'effective procedures to prevent diversion', including the number of its employees for whom it has applied for individual security clearances, how many such clearances were approved by the Australian Government, and its procedures to screen employees (including reviewing their substantive contacts) and have them execute non-disclosure agreements.
- 2. The implementation and compliance generally with the terms of this Exemption Order.
- (F) The Applicant is required to take all reasonable steps to ensure that any employees adversely affected by this Exemption Order, retain employment with the Applicant, and do not suffer a reduction in wages, salary or opportunity for advancement.
- (G) If the Applicant, in order to enable it to comply with the US Regulations or related contractual obligations associated with the US Regulations, moves a member of the workforce from one project to another, the Applicant must take reasonable steps both to explain to that person why the transfer has occurred and to avoid any race-based hostility that might result from the transfer.
- (H) Where prospective employees adversely affected by this Exemption Order would otherwise have been acceptable to the Applicant as employees, the Applicant is required to consider and, if feasible, implement reasonable and practicable alternatives to rejection, such as employment in other work or obtaining the necessary approvals under the US Regulations.

In this Exemption Order:

- the expression "the Applicant" means Rohde & Schwarz (Australia) Pty Limited;
- the expression "ITAR Controlled Material" means controlled defence articles, technical data and defence services which are the subject of export controls under the US Regulations.

This exemption will remain in force for 2 years.

Dated this 3rd day of July 2019

Elizabeth Wing Senior Manager, Operations Anti-Discrimination NSW

(n2019-2042)

Professional Standards Act 1994

Notification pursuant to section 13

Pursuant to section 13 of the *Professional Standards Act 1994*, I authorise the publication of the Chartered Accountants Australia and New Zealand Professional Standards Scheme. This scheme will commence on 8 October 2019.

KEVIN ANDERSON, MP Minister for Better Regulation and Innovation

CHARTERED ACCOUNTANTS AUSTRALIA AND NEW ZEALAND PROFESSIONAL STANDARDS SCHEME

PREAMBLE

A.	Chartered Accountants Australia and New Zealand ("CA ANZ") is a national Occupational Association.
B.	CA ANZ has applied to the Professional Standards Council, appointed under the <i>Professional Standards Act 1994</i> (NSW) (" the Act "), for approval of a scheme under the Act, as set out in this document (" the Scheme ").
C.	The Scheme has been prepared by CA ANZ for the purposes of limiting Occupational Liability to the extent to which such liability may be limited under the Act.
D.	The Scheme is to apply to all participating members referred to in clause 2.1 below, in respect of services provided in Australia.
E.	CA ANZ has provided the Professional Standards Council with a detailed list of risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
F.	All participating members referred to in clause 2.1 of the Scheme are subject to disciplinary measures under the By-laws of CA ANZ, and are also subject to the professional indemnity insurance requirements of Regulation R2A of CA ANZ's regulations.
G.	The Scheme is to commence on 8 October 2019 and remain in force for a period of 5 years (unless it is revoked, extended or ceases in accordance with section 32 of the Act).
H.	Occupational liability limited by this Scheme may also be subject to the provisions of Commonwealth legislation, which may provide for a different limitation of liability, or unlimited liability, in a particular case, and thereby alter the effect of the Scheme.

1.	OCCUPATIONAL ASSOCIATION
1.1	This Scheme is a scheme under the Act prepared by CA ANZ, whose business address is 33 Erskine Street, Sydney NSW 2000.
1.2	Terms used in the Scheme are defined in the Scheme, including in clause 4.

2.	PERSONS TO WHOM THE SCHEME APPLIES	
2.1	The Scheme applies to:	

	 (a) all CA ANZ members who: (i) hold a current Australian Certificate of Public Practice; (ii) are Affiliate Members; or (iii) are incorporated Practice Entity Members; (b) all persons to whom it applies by virtue of the Act and of the cognate provisions of the corresponding Acts of the other Australian jurisdictions in which the Scheme has effect. (collectively "Participants" and each a "Participant").
2.2	No Participant to whom the Scheme applies may choose not to be subject to the Scheme, provided that CA ANZ may, on application by a Participant, exempt the Participant from the Scheme if CA ANZ is satisfied that he or she would suffer financial hardship in meeting the business asset and/or professional indemnity insurance requirement to the levels set out in clause 3 below.
2.3	All participating members referred to in clause 2.1 are subject to disciplinary measures under the By-Laws of CA ANZ, and are also subject to the professional indemnity insurance requirements of Regulation CR2A of CA ANZ's regulations.

3.	LIMITATION OF LIABILITY
3.1	The Scheme only limits the Occupational Liability of a Participant for Damages arising from a claim to the extent to which the liability results in Damages exceeding \$2 million.
	LIMITATION OF LIABILITY FOR CATEGORY 1 SERVICES
3.2	 Where a Participant against whom a proceeding is brought relating to Occupational Liability in connection with Category 1 services is able to satisfy the court of (a), (b) or (c) below, the Participant is not liable in Damages in relation to the claim above the monetary ceiling specified in clause 3.3: (a) the Participant has the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy) is not less than the amount of the Category 1 monetary ceiling specified in clause 3.3 below; OR (b) the Participant has business assets the net current market value of which is not less than the amount of that Category 1 monetary ceiling; OR (c) the Participant has business assets and the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the net current market value of the assets and the amount payable under the

	Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy), if combined, would total an amount that is not less than the amount of the Category 1 monetary ceiling.
3.3	 The Category 1 monetary ceiling is: (a) \$2 million, where the claim arises from services in respect of which the Fee is less than \$100,000; OR (b) \$5 million, where the claim arises from services in respect of which the Fee is \$100,000 or more, but less than \$300,000; OR (c) \$10 million where the claim arises from services in respect of which the Fee is \$300,000 or more, but less than \$500,000; OR (d) \$20 million where the claim arises from services in respect of which the Fee is \$500,000 or more, but less than \$1,000,000; OR (e) \$50 million where the claim arises from services in respect of which the Fee is \$1,000,000 or more but less than \$2,500,000; OR (f) \$75 million where the claim arises from services in respect of which the Fee is \$2,500,000 or more.
	LIMITATION OF LIABILITY FOR CATEGORY 2 SERVICES
3.4	 Where a Participant against whom a proceeding is brought relating to Occupational Liability in connection with Category 2 services is able to satisfy the court of (a), (b), or (c) below, the Participant is not liable in Damages in relation to that claim above the monetary ceiling specified in clause 3.5: (a) the Participant has the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy) is not less than the amount of the Category 2 monetary ceiling specified in clause 3.5; OR (b) the Participant has business assets the net current market value of which is not less than the amount of the Category 2 monetary ceiling specified in clause 3.5; OR (c) the Participant has business assets and the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the net current market value of the assets and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy), if combined, would total an amount that is not less than the amount of the Category 2 monetary ceiling specified in clause 3.5.
3.5	The Category 2 monetary ceiling applicable to Participants is: (a) \$2 million, where the claim arises from services in respect of which the Fee is less than \$100,000; OR (b) \$5 million, where the claim arises from services in respect of which the Fee is \$100,000 or more, but less than \$300,000; OR (c) \$10 million, where the claim arises from services in respect of which the Fee is \$300,000 or more, but less than \$500,000; OR

CHARTERED ACCOUNTANTS AUSTRALIA AND NEW ZEALAND PROFESSIONAL STANDARDS SCHEME

(d) \$20 million where the claim arises from services in respect of which the Fee is \$500,000 or more.

For the purposes of this sub-clause 3.5 only, the "Fee" means:

- (a) the highest total of fees billed by a Participant (or if the Participant is a member of a Practice Entity [whether a Practice Entity member of CA ANZ or not] by all Participants who are members or part of the Practice Entity) for a single financial year of services pursuant to an appointment for the provision of Category 2 services:
 - (i) over the three full financial years immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim against the Participant, or
 - (ii) if the Participant has less than three full financial years' but more than two years' Category 2 services fee history immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim against the Participant, over the two full financial years, or
 - (iii) if the Participant, has less than two years' but one year's or more than one year's such fee history, that full financial year immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim, OR
- (b) if the Participant has no, or less than one full financial year's, Category 2 services fee history immediately prior to the financial year in which the Participant provides the Category 2 services which are the subject of the claim against the Participant, the amount actually charged for those services.

LIMITATION OF LIABILITY FOR CATEGORY 3 SERVICES

- 3.6 Where a Participant against whom a proceeding is brought relating to Occupational Liability in connection with Category 3 services is able to satisfy the court of (a), (b), or (c) below, the Participant is not liable in Damages in relation to that claim above the Category 3 monetary ceiling specified in clause 3.7:
 - (a) the Participant has the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy) is not less than the amount of the Category 3 monetary ceiling specified in clause 3.7; OR
 - (b) the Participant has business assets the net current market value of which is not less than the amount of the Category 3 monetary ceiling specified in clause 3.7: OR
 - (c) the Participant has business assets and the benefit of an Insurance Policy insuring the Participant against that Occupational Liability, and the net current market value of the assets and the amount payable under the Insurance Policy in respect of the Occupational Liability relating to that claim (including any amount payable by the Participant by way of excess under or in relation to the Insurance Policy), if combined, would total an amount that is not less than the amount of the Category 3 monetary ceiling specified in clause 3.7.

3.7	The Category 3 monetary ceiling applicable to Participants is: (a) \$2 million, where the claim arises from services in respect of which the Fee is less than \$100,000; OR (b) \$5 million where the claim arises from services in respect of which the Fee is \$100,000 or more, but less than \$300,000: OR (c) \$10 million where the claim arises from services in respect of which the Fee is \$300,000 or more, but less than \$500,000; OR (d) \$20 million where the claim arises from services in respect of which the Fee is \$500,000 or more.
3.8	Pursuant to section 24(1)(b) of the Act, this Scheme confers on CA ANZ a discretionary authority to specify, on application by a Participant, a higher maximum amount of Occupational Liability not exceeding \$75 million than would otherwise apply under the Scheme in respect of any specified case or class of case of Category 2 services or Category 3 services, where the fee for the service or services is, or is reasonably expected to be, \$2 million or greater. The higher maximum amount of Occupational Liability will apply if CA ANZ exercises its discretion and approves the higher maximum amount of Occupational Liability prior to the Participant beginning to provide the relevant services.
3.9	In circumstances where a proceeding is brought against a Participant relating to Occupational Liability in connection with a combination of Category 1 services and any of: (a) Category 2 services; (b) Category 3 services; (c) Category 2 services and Category 3 services, the Participant's Occupational Liability under this Scheme for Damages in excess of the amount specified in clause 3.1 will be determined in accordance with those provisions of the Scheme relating to Category 1 services only, namely clauses 3.2 and 3.3.
3.10	In circumstances where a proceeding is brought against a Participant relating to Occupational Liability in connection with a combination of Category 2 services and Category 3 services, the participant's Occupational Liability under this Scheme for Damages in excess of the amount specified in clause 3.1 will be determined in accordance with those provisions of the Scheme relating to Category 2 services only, namely clauses 3.4 and 3.5.
3.11	Nothing in this Scheme is intended to increase, or has the effect of increasing, a Participant's Occupational Liability for Damages to a person beyond the amount that, but for the existence of this Scheme, the Participant would be liable in law.
3.12	This Scheme only limits the amount of Damages for which a Participant is liable if and to the extent that the Damages exceed the amount specified in clause 3.1. Where the amount of Damages for which a Participant otherwise would be liable on a claim entailing Occupational Liability exceeds the amount specified in clause 3.1 liability for Damages will be limited to the amount

	specified in the applicable other provisions of this clause 3, as provided for by section 28 of the Act.
3.13	Notwithstanding anything to the contrary contained in this Scheme, if in the circumstances giving rise to Occupational Liability, the liability of any Participant should be capped both by this Scheme and also by any other Scheme or Schemes under Professional Standards Legislation, be it the Act or the law of any other Australian state or territory, then should the amounts of such caps differ, the highest of them shall apply.

4.	DEFINITIONS
4.1	In this Scheme, the following words and phrases have the following meanings:
	"Act" means the Professional Standards Act 1994 (NSW)
	 "Acts" mean state and territory legislation other than the Act, including: (a) Professional Standards Act 2003 (Vic); (b) Professional Standards Act 2004 (Qld); (c) Professional Standards Act 2004 (SA); (d) Professional Standards Act 1997 (WA): (e) Professional Standards Act 2005 (Tas);
	(f) Professional Standards Act (NT); and (g) Civil Law (Wrongs) Act 2002 (ACT).
	"Affiliate Member" as defined by the CA ANZ By Laws
	"By Laws" means the By Laws of CA ANZ
	"CA ANZ Charter" means the CA ANZ Supplemental Royal Charter dated 26 November 2014.
	"Certificate of Public Practice" means a certificate issued to a CA ANZ member under paragraph 34 of the By Laws in accordance with CA ANZ Regulation CR2 Certificates of Public Practice
	 "Category 1 services" means the following services provided in Australia: all Corporations Act audits or reviews performed under auditing or assurance standards issued by the Auditing and Assurance Standards Board (including financial statement audits and reviews, Australian financial services licence audits, credit licence audits, and compliance plan audits); all audits or reviews performed by a registered company auditor for the purposes of prudential reporting to the Australian Prudential Regulation Authority; all audits of self-managed superannuation funds under section 35C of the Superannuation Industry (Supervision) Act 1993; all other audits of financial statements which are filed with a regulator, and audit procedures performed on financial

information which forms part of a financial statement filed with a regulator	
3	
"Category 2 services" means the following services provided in Australia:	
(i) services to which Chapter 5 or Chapter 5A of the <i>Corporations Act</i> 2001 applies;	
(ii) services provided pursuant to s.233(2) of the Corporations Act 2001;	
(iii) services to which the <i>Bankruptcy Act 1966</i> applies; (iv) services arising out of any court appointed liquidation or receivership	
"Category 3 services" means any services provided in Australia by a Participant, or anything done or omitted to be done by a Participant, in the performance of his, her or its occupation, which are not Category 1 services or Category 2 services	
"Damages" as defined in section 4 of the Act means	
(a) damages awarded on a claim entailing Occupational Liability	
whether in satisfaction of claim, counter-claim or by way of set- off, and	
(b) costs in or in relation to proceedings with respect to (a) above	
ordered to be paid in connection with such an award (other than costs	
incurred in enforcing a judgment or incurred on an appeal made by a defendant), and	
(c) any interest payable on the amount of those damages or costs.	
"Fee" means a payment made to a Participant in exchange for services but excludes disbursements and goods and services taxes. For the purposes of sub-clause 3.5, Fee is as calculated in accordance with that sub-clause.	
"Insurance Policy" means an insurance policy that complies with By- Law CA ANZ Regulation CR 2A and section 27 of the Act.	
"Occupational Liability" has the meaning given in section 4 of the Act.	
"Practice Entity Member" as defined in the CA ANZ By Laws	
"Practice Entity" as defined in the CA ANZ By Laws	
"Professional Standards Legislation" means state and territory legislation,	
including:	
(a) Professional Standards Act 1994 (NSW)	
(b) Professional Standards Act 2003 (Vic);	
(c) Professional Standards Act 2004 (Qld);	
(d) Professional Standards Act 2004 (SA);	
(e) Professional Standards Act 1997 (WA):	
(f) Professional Standards Act 2005 (Tas);	
(g) Professional Standards Act (NT); and	
(h) Civil Law (Wrongs) Act 2002 (ACT).	

CHARTERED ACCOUNTANTS AUSTRALIA AND NEW ZEALAND PROFESSIONAL STANDARDS SCHEME

5.	JURISDICTION
5.1	This Scheme is intended to operate in New South Wales. This Scheme is also intended to operate in the Australian Capital Territory, the Northern Territory of Australia, Victoria, Queensland, South Australia, Tasmania and Western Australia by way of mutual recognition under the Professional Standards Legislation.

6.	COMMENCEMENT DATE AND DURATION
6.1	This Scheme will commence on the following day: (a) In New South Wales, the Northern Territory, Queensland, Western Australia and Tasmania, on the day after the date on which the instrument is published in the Gazette; (b) In Victoria, on the day that is two (2) months after the date on which the instrument is published in the Gazette; and (c) In the Australian Capital Territory and in South Australia; (i) On the date provided for in the Minister's notice in relation to the amendments, if a date is provided; or (ii) On the first day two months after the day on which notice was given, in any other case.
6.2	The Scheme will operate for and is intended to remain in force for a period of five (5) years from the date of commencement in each jurisdiction for which it is in force unless it is revoked, extended or ceases in accordance with section 32 of the Act.

(n2019-2043)

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

Peter Church Executive Director, Rail Delivery Infrastructure and Place Transport for NSW

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Maitland, Parish of Maitland, County of Northumberland, shown as Lot 101 in Deposited Plan 1245792, being part of Victoria Street and Waller Street East Maitland, said to be in the possession of the Council of the City of Maitland.

SCHEDULE 2

An easement for drainage of water 3 wide shown marked (A) in Deposited Plan 1246324, on the terms set out in Schedule 3 burdening that part of the land situated in the Local Government Area of Maitland, Parish of Maitland, County of Northumberland, described as Lot F in Deposited Plan 37327(certificate of title volume 14456 folio 148), said to be in the possession of the Council of the City of Maitland.

SCHEDULE 3

Easement for Drainage of Water

1. Definitions and interpretation

1.1 Definitions

The following terms have the following meanings:

- 1.1.1 Authorised Users means every person authorised by the Prescribed Authority for the purposes of this Easement and includes any successors, assigns, transferees, contractors, licensees, representatives, employees, agents and invitees of the Prescribed Authority;
- 1.1.2 Burdened Owner means the owner for the time being of the Lot Burdened and any person having an estate or interest in the Lot Burdened that exists as at the date of creation of the Easement;
- 1.1.3 **Easement** means the easement created in clause 2;
- 1.1.4 **Easement Site** means the area indicated (A) on the Plan;
- 1.1.5 **Lot Burdened** means the lot which is burdened by the Easement;
- 1.1.6 **Plan** means Deposited Plan 1246324;

- 1.1.7 **Prescribed Authority** means Transport for NSW ABN 18 804 239 and includes its successors, assigns and transferees;
- 1.1.8 Transferee means the Prescribed Authority; and
- 1.1.9 **Transferor** means Maitland City Council ABN 11 596 310 805 and its successors in title to the Lot Burdened.

1.2 Words and headings

Unless expressed to the contrary:

- 1.2.1 words denoting the singular include the plural and vice versa;
- 1.2.2 the word 'includes' in any form is not a word of limitation; and
- 1.2.3 where a word or phrase is defined, another part of speech or grammatical form of that word or phrase has a corresponding meaning.

1.3 Specific references

Unless expressed to the contrary, a reference to:

- 1.3.1 a gender includes all other genders;
- 1.3.2 any legislation (including subordinate legislation) is to that legislation as amended, re-enacted or replaced and includes any subordinate legislation issued under it;
- 1.3.3 any document (such as a deed, agreement or other document) is to that document (or, if required by the context, to a part of it) as amended, novated, substituted or supplemented at any time;
- 1.3.4 writing includes writing in digital form;
- 1.3.5 a clause, schedule or attachment is a reference to a clause, schedule or attachment in or to this Easement:
- 1.3.6 any property or assets of a person includes the legal and beneficial interest of that person of those assets or property, whether as owner, lessee or lessor, licensee or licensor, trustee or beneficiary or otherwise;
- 1.3.7 a person includes a firm, partnership, joint venture, association, corporation or other body corporate;
- 1.3.8 a person includes the legal personal representatives, successors and permitted assigns of that person, and in the case of a trustee, includes any substituted or additional trustee;
- 1.3.9 any body (**Original Body**) which no longer exists or has been reconstituted, renamed, replaced or whose powers or functions have been removed or transferred to another body or agency, is a reference to the body which most closely serves the purposes or objects of the Original Body.

2 Easement for Drainage of Water indicated (A) as shown in the Plan

2.1 Terms of Grant of easement

The Transferor grants to the Prescribed Authority and its Authorised Users the right to:

- 2.1.1 drain water (whether rain, storm, spring, soakage or seepage water) in any quantities through the Lot Burdened but only within the Easement Site; and
- 2.1.2 do anything reasonably necessary for that purpose, including:
 - a) entering the Lot Burdened;
 - b) taking anything on to the Lot Burdened;
 - using any existing or replacement pipes, other conduits or other drainage infrastructure and equipment; and
 - d) carrying out work within the Lot Burdened such as constructing, placing, repairing, maintaining, altering, improving and/or replacing pipes, channels, ditches or other drainage infrastructure and equipment.

2.2 Limitation of Use

In exercising the rights referred to in clause 2.1 the Prescribed Authority and its Authorised Users must:

- 2.2.1 ensure all work is done properly;
- 2.2.2 cause as little inconvenience or interference as is reasonably practicable to the Burdened Owner's use or occupation of the Lot Burdened (subject to the rights granted to the Prescribed Authority and its Authorised Users under this Easement);
- 2.2.3 cause as little damage as is reasonably practicable to the Lot Burdened and any improvements on it;
- 2.2.4 restore the Lot Burdened as nearly as is practicable to its former condition; and
- 2.2.5 make good any collateral damage.

2.3 Obstructions

- 2.3.1 The Transferor covenants with the Prescribed Authority that it will not add to, alter or permit to be altered the existing ground level or any structure or physical item on the ground level within the Easement Site without the Prescribed Authority's prior written permission.
- 2.3.2 The Transferor must not permit the erection of any structure or the placing of any item on the Easement Site which would prevent or materially obstruct:
 - a) the drainage of water within the Easement Site; or
 - b) the full and unimpeded exercise of the rights of the Prescribed Authority under this Easement.

3 Positive covenants and maintenance requirements

A requirement in this Easement which requires a Transferor or the Prescribed Authority to maintain or repair an Easement Site or anything in an Easement Site is a positive covenant according to Section 888A of the Conveyancing Act 1919 (NSW).

4 Power to release, vary or modify

The Transferor and the Prescribed Authority (jointly) are the bodies empowered to release, vary or modify this Easement.

Transport for NSW Document Number: 6131855_1

(n2019-2044)

COUNCIL NOTICES

CABONNE SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Overdue Rates

Notice is hereby given to the owner/s of the properties listed hereunder that Cabonne Shire Council has resolved on 28 May 2019, in accordance of Section 713 of the *Local Government Act 1993*, to sell the land described hereunder and on which the amount of rates stated in each case as at 31 May 2019 is due:

Owners or persons having an interest in the land	Description of the Land	Amount of rates (including extra charges) overdue for more than five (5) years	Amount of rates (including extra charges) due and in arrears	TOTAL AMOUNT OUTSTANDING
(a)	(b)	(c) \$	(d) \$	(e) \$
PERCY HUBERT FORRESTER,CAR MEL VERONICA FORRESTER	LOT 2 SECTION 17 DP758226 ELDER STREET, CARGO	\$1,686.28	\$7,906.51	\$9,592.79
ESTATE OF THE LATE JOHN FRANCIS BASSETT, MS VICKI LOUISE HOBSON – Mortgage to Permanent Trustee Company Limited	LOT 21 DP605485 – 4 CHARLOTTE STREET, CANOWINDRA	\$41,117.76	\$12,062.10	\$53,179.86
NICKELA-JAY FLANDERS	LOT 2 DP842863 – 39 TILGA STREET, CANOWINDRA	\$2,552.09	\$15,436.22	\$17,988.31
ESTATE OF THE LATE ERIC BODY	LOTS 3 & 4 SECTION 7 DP 758396 – COOPER STREET, EUGOWRA	\$9,970.42	\$5,864.15	\$15,834.57
JOAN LILLIAN ARCHER	LOT 176 DP750182 – KAREENA STREET, EUGOWRA	\$18,429.16	\$10,443.99	\$28,873.15
PINE FORESTS OF AUSTRALIA PTY LIMITED – Mortgage to Bastion of Hope Australia Limited	LOT 194 DP550490- LONG POINT ROAD, MULLION CREEK	\$6,247.27	\$9,718.32	\$15,965.59
PINE FOREST OF AUSTRALIA PTY LTD – Mortgage to Bastion of Hope Australia Limited	LOT 4 DP565136 – LOOKOUT ROAD, OPHIR	\$7,212.74	\$8,214.13	\$15,426.87
PINE FORESTS OF AUSTRALIA PTY LIMITED – Mortgage to Bastion of Hope Australia Limited	LOT 4 DP 1193780 – SELECTION ROAD, LEWIS PONDS	\$6,885.95	\$13,215.29	\$20,101.24

Owners or persons having an interest in the land	Description of the Land	Amount of rates (including extra charges) overdue for more than five (5) years	Amount of rates (including extra charges) due and in arrears	TOTAL AMOUNT OUTSTANDING
(a)	(b)	(c) \$	(d) \$	(e) \$
PINE FORESTS OF AUSTRALIA PTY LIMITED – Mortgage to Bastion of Hope Australia Limited	LOT 1 DP41075, LOT 4 DP615219, LOTS 27, 229, 240, 314, LOT 313 DP756895, LOT 58 DP756881 -MULYAN PARISH, MULLION CREEK	\$6,980.93	\$9,924.79	\$16,905.72
PINE FORESTS OF AUSTRALIA PTY LIMITED, GEORGE JOSEPH OLTVOLGYI – Mortgage to Bastion of Hope Australia Limited	LOT 1 DP700005 – LONG POINT ROAD, MULLION CREEK	\$2,355	\$6,018.27	\$8,373.27
RAYMOND HAMILTON MARLOW	LOT 1 SECTION 6 DP758806 – OBLEY STREET, OBLEY NSW 2868	\$4,741.99	\$4,228.79	\$8,970.78
WILLIAM CHARLES BOWMAN	LOTS 1 & 3 DP111568 -YELLOWBOX ROAD, TOOGONG	\$8,641.19	\$5,073.82	\$13,715.01
JOHANNES FREDERIK MARSMAN	LOTS 8, 9 & 10 DP252887 -BEVAN ROAD, MULLION CREEK	\$7,946.03	\$4,592.05	\$12,538.08
ELIZABETH ANGES SNELL	LOT 315 DP750145 – CARGO PARISH/ CARGO	\$8,641.19	\$5,073.82	\$13,715.01
ESTATE OF THE LATE CHARLES JAMES HAZELTON	LOTS 7, 14, DP 750181, LOTS 1, 2, SECTION 19, DP 758984 – Toogoon Parish Cudal	\$6,342.05	\$5,080.16	\$11,422.21
THE MOLONG DISTRICT DAIRYING COMPANY LIMITED – Mortgage & Charge to Bridgit Anastasia O'Donnell	LOT 2 DP197078 THISTLE STREET MOLONG	\$11,183.44	\$10,250.38	\$21,433.82
JANE LEWIS	LOT 1 SECTION 2 DP758806 -MOLONG STREET, OBLEY	\$5,338.70	\$4,448.83	\$9,787.53
JOSEPH WHITE	LOT 2 SECTION 2 DP758806 OBLEY PARISH/ YEOVAL	\$5,338.70	\$4,448.83	\$9,787.53

Owners or persons having an interest in the land	Description of the Land	Amount of rates (including extra charges) overdue for more than five (5) years	Amount of rates (including extra charges) due and in arrears	TOTAL AMOUNT OUTSTANDING
(a)	(b)	(c) \$	(d) \$	(e) \$
MORGAN BRYANT	LOT 5 DP131650 – EMU SWAMP ROAD, EMU SWAMP	\$4,298.66	\$3,885.03	\$8,183.69
LANCELOT NOEL SMITH	LOT 5 SECTION 23 DP758311 – CHURCH STREET, CUDAL	\$5,938.54	\$8,453.82	\$14,392.36
MCAUSLAND LAMROCK, CHARLES COOPER	LOT 9 DP 1136421- DRY CREEK ROAD, LEWIS PONDS	\$6,853.15	\$4,399.85	\$11,253.00
GEORGE ERNEST WENSLEY, LEONARD JOHN GRIFFIN TRAVES, NEVILLE ARTHUR NASH, NORMAN HENRY BALCOMB, NORMAN WILLIAM NASH	LOT 31 DP1133717 – NANAMI LANE, CANOWINDRA	\$2,754.52	\$3,847.40	\$6,601.92
ESTATE OF THE LATE WILLIAM JAMES LYONS	LOT 1 DP661398 – EUCHAREENA ROAD, BOOMEY	\$2,151.99	\$3,681.56	\$5,833.55
EDWARD MAHER -Mortgages to Thomas Richard Bruce, Thomas O'Brien & Elizabeth Jane McPherson	LOT 1 Section 1 DP 758984 – EUCHAREENA ROAD, BOOMEY	\$1,571.73	\$3,511.21	\$5,082.94
ELIZABETH ELLEN GRIFFITHS	LOT 3 Section 2 DP 758984 – LACHLAN STREET, TOOGONG	\$1,571.73	\$3,511.21	\$5,082.94
JOHN KIDD	LOT 400 DP 1165584 – MAIN STREET, CUDAL	\$1,832.72	\$4,165.70	\$5,998.42
JAMES EDWARD CONNOR – 2 Caveats By the Registrar General	Lot 8 DP1158085 – GUNDONG ROAD, OBLEY	\$1,019.67	\$3,335.88	\$4,355.55
THOMAS CALLAN O'NEILL, BERNARD VINCENT O'NEILL	Lot 2 DP1169019 – MILL STREET, CANOWINDRA	\$1,446.07	\$4,786.95	\$6,233.02
THOMAS HENRY HUGHES	Lot 15 DP1203620 – CADIA ROAD, SPRINGSIDE		\$2,050.87	\$2,050.87

In default of payment to the Council of the amount stated above, and any other rates (including extra charges) becoming due and payable after the 31 May 2019, before the time fixed for the sale, the said land will be offered for sale by public auction to be held at 11.00 am on the 25th October 2019 at the Cabonne Shire Council's

Chambers located at: 99-101 Bank St, Molong NSW 2866. Auctioneer: Ray White Rural Emms Mooney Real Estate Agents of 11 Bank St, Molong NSW 2866

(n2019-2045)

COOLAMON SHIRE COUNCIL

NOTIFICATION OF CLOSING A ROAD

ROADS ACT 1993

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

TONY DONOGHUE, General Manager, Coolamon Shire Council, PO Box 101, Coolamon NSW 2701

DESCRIPTION

Lots 1, 2 & 3 in Deposited Plan 1253317 in the Local Government Area of Coolamon, Parish of Berry Jerry and County of Bourke

SCHEDULE

On closing, the land within Lots 1, 2 & 3 DP 1253317 remains vested in Coolamon Shire Council as operational land for the purpose of the *Local Government Act 1993*.

(n2019-2046)

GOULBURN MULWAREE COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name Locality

NELL WAY GOULBURN

Description

A new public road located in the Subdivision of Lot 501 DP 1247515, 131 Marys Mount Road, Goulburn.

WARWICK BENNETT, General Manager, Goulburn Mulwaree Council, Locked Bag 22, GOULBURN NSW 2580

GNB Ref: 0109 (n2019-2047)

LAKE MACQUARIE CITY COUNCIL

LOCAL GOVERNMENT ACT 1993, SECTION 50

VESTING OF DRAINAGE RESERVE

NOTICE is hereby given that Lake Macquarie City Council, pursuant to the provisions of section 50 (4) of the *Local Government Act 1993*, declares that the land described in the Schedule below is vested in Council as a drainage reserve. MORVEN CAMERON, Chief Executive Officer, Lake Macquarie City Council, PO Box 1906, WARABROOK NSW 2310

SCHEDULE

Drainage Reserve 6.09 metres wide between Main Road and Cedar Street in Deposited Plan 24882, Parish of Kahibah, County of Northumberland.

(n2019-2048)

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
MELINGA PLACE Taree

Description

New road that was approved as part of a subdivision in 2000 that runs off Talawong Drive, Taree

NameLocalitySANDFLAT ROADNabiac

Description

Section of road off Aerodrome Rd that runs along the Southern Boundary of Lot 1 DP 828807.

Name Locality
STATION STREET Gloucester

Description

Road coming off The Bucketts Way for approx 600m

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

GNB Ref: 0108 (n2019-2049)

NARROMINE SHIRE COUNCIL

LOCAL GOVERNMENT ACT 1993

LAND ACQUSITION (JUST TERMS COMPENSATION) ACT 1991 NOTICE OF COMPULSORY ACQUISITION OF LAND

Narromine Shire Council declares with the approval of Her 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 the Trangie Airstrip and resale.

Dated at Narromine this 5th day of July 2019

Jane Redden General Manager

Schedule

70/1089611

(n2019-2050)

NORTH SYDNEY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

Notice is hereby given that North Sydney Council, in pursuance of Section 10 of the *Roads Act 1993*, dedicates the land described in the Schedule below as public road. KEN GOULDTHORP, General Manager, North Sydney Council, P.O. Box 12, North Sydney, NSW 2060.

Location Name

The whole of Lot 5 DP 814848 situated in Miller Street

North Sydney, Parish of Willoughby.

County of Cumberland

(n2019-2051)

TWEED SHIRE COUNCIL

Roads Act 1993

NOTICE is hereby given under the provisions of the *Roads Act 1993*, that the land described in the Schedule below is closed road and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road is extinguished. Upon closing, title of the land, comprising the former public road, vests in Tweed Shire Council as operational land pursuant to section 43 of the *Roads Act 1993*.

Troy Green, General Manager, Tweed Shire Council, Tumbulgum Road, Murwillumbah NSW 2484.

Schedule

Lot 20 DP 1253896 formerly part of Ophir Glen Road, Upper Burringbar

(n2019-2052)