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GOVERNMENT NOTICES

Planning and Environment Notices

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 2014

Wastelocate exemption for transported asbestos waste from declared natural disaster areas from 2019/2020 bushfire season

Notice of exemption from clause 79(3), (4) and (5) of the Protection of the Environment Operations (Waste) Regulation 2014

Exemption

Subject to compliance with all of the conditions in this exemption, the Environment Protection Authority (EPA) exempts:

- (a) Laing O'Rourke Australia Construction Pty Ltd, ACN 112 099 000 (**Laing O'Rourke**); or
- (b) transporters of or engaged directly by Laing O'Rourke:

either of whom are engaged to transport a load of asbestos waste generated from the 2019/2020 bushfires in the local government areas declared in natural disaster areas under declaration number AGRN 871 listed in Schedule 1 (the **transporter**) from the requirements in clauses 79 (3), (4) and (5) of the *Protection of the Environment Operations (Waste) Regulation 2014*.

In this exemption, **transporter** has the same meaning as in clause 79 (10) of the *Protection of the Environment Operations (Waste) Regulation 2014*.

Conditions of Exemption

This exemption is granted under clauses 79 (7) and 91 of the *Protection of the Environment Operations (Waste) Regulation 2014* subject to compliance with the following conditions:

1. The transporter must record the information specified in Schedule 2 for each load of asbestos waste collected and transported to a waste facility that can lawfully accept asbestos waste within 24 hours of transport.
2. If a load contains asbestos waste collected from more than one property, the transporter must record the information specified in the form 'NSW Bushfire Asbestos Waste Transport Record' in Schedule 2 for each property separately within 24 hours of transport.
3. Asbestos waste must be delivered to a waste disposal facility that can lawfully accept asbestos waste within 48 hours of collection.
4. The transporter must make any of the records available for inspection and copying by an authorised officer on request.

Duration of Exemption

This exemption applies to the transport of asbestos waste that commenced on or after the date this notice is published in the Government Gazette and ceases on 30 November 2020.

6 May 2020

Arminda Ryan
Executive Director, Fire Operations and Recovery
Environment Protection Authority
(by sub-delegation)

Information about this exemption:

- Unless otherwise specified in this exemption, words and expressions used in this exemption have the same meaning as they have in the *Protection of the Environment Operations Act 1997* and the *Protection of the Environment Operations (Waste) Regulation 2014*.
- The transporter must keep records under this exemption for a period 6 years from the date on which the record was made and make the record available for inspection by an authorised officer on request. Failure to do so is an offence under clause 94 of the *Protection of the Environment Operations (Waste) Regulation 2014*.
- The EPA may vary or revoke this exemption by further notice published in the Government Gazette.

Schedule 1 – Local Government Areas list in natural disaster declaration AGRN 871 NSW Bushfires – 31 August 2019 onwards

- Armidale Regional
- Ballina
- Byron
- Bega Valley
- Bellingen
- Blue Mountains
- Byron
- Central Coast
- Cessnock
- Clarence Valley
- Coffs Harbour City
- Cootamundra-Gundagai
- Dungog
- Eurobodalla
- Glen Innes Severn
- Goulburn Mulwaree
- Greater Hume
- Gwydir
- Hawkesbury
- Inverell
- Kempsey
- Ku-ring-gai
- Kyogle
- Lake Macquarie
- Lismore
- Lithgow
- MidCoast
- Mid-Western
- Muswellbrook
- Nambucca
- Narrabri
- Oberon
- Penrith
- Port Macquarie-Hastings
- Queanbeyan-Palerang Regional
- Richmond Valley
- Shoalhaven
- Singleton
- Snowy Monaro Regional
- Snowy Valleys
- Sutherland
- Tamworth Regional
- Tenterfield
- Tweed
- Upper Hunter
- Upper Lachlan
- Uralla

- Wagga Wagga
- Walcha
- Wingecarribee
- Wollondilly

Schedule 2 – NSW Bushfire Asbestos Waste Transport Records

The following information is to be recorded for each load of asbestos waste collected and transported:

1) **Waste collection details**

- Address (Number, Street, Postcode) of the premises at which the asbestos waste is collected
- Local Government Area
- Time and date of collection from the premises
- Approximate weight of the asbestos waste load in tonnes (t), if not available then cubic metres (m³)

2) **Transporter details**

- Name, address and email of transporter
- Trading name or agency name of transporter
- Australian Company Number and Australian Business Number of the transporter
- Mobile phone number of the transporter's driver
- Driver licence number of transporter's driver
- Vehicle registration number of the vehicle and trailer used
- SafeWork NSW Licence number of transporter (if held)

3) **Delivery location (premises where load delivered)**

- Name of the waste facility
- Address (Number, Street, Suburb, Postcode)
- Time and date of delivery of the load of asbestos waste

Note: If a load contains asbestos waste collected from more than one property, the transporter must record the information specified in this Schedule for each property separately.

Reference number:(n2020-1197)

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 2014

Wastelocate exemption for waste tyres transported from declared natural disaster areas from 2019/2020 bushfire season

Notice of exemption from clause 76 (3), (4), (5), and (6) of the Protection of the Environment Operations (Waste) Regulation 2014

Exemption

- Subject to compliance with all of the conditions in this exemption, the Environment Protection Authority (EPA) exempts:
 - Laing O'Rourke Australia Construction Pty Ltd, A.C.N. 112 099 000 (**Laing O'Rourke**), being a **consignor** of waste tyres, from the requirements in clauses 76 (3) and (4) of the *Protection of the Environment Operations (Waste) Regulation 2014 (POEO Waste Regulation)* in so far as the consignment of waste tyres relates to the transportation of waste tyres from the 2019/2020 NSW Bushfires from the local government areas listed in Schedule 1.
- Subject to compliance with all of the conditions in this exemption, EPA exempts:
 - Laing O'Rourke, or
 - transporters directly engaged by Laing O'Rourke,either of whom are engaged to transport a load of waste tyres generated from the 2019/2020 NSW Bushfires from the local government areas listed in Schedule 1 (the **transporter**) from the requirements in clauses 76 (5) and (6) of the POEO (Waste) Regulation.
- In this exemption, **consigner** and **transporter** has the same meaning as in clause 76 (10) of the POEO (Waste) Regulation.

Conditions of Exemption

The exemption is granted under clauses 76 (8) and 91 of the POEO Waste Regulation subject to compliance with the following conditions:

1. The transporter must record the information specified in Schedule 2 for each load of tyre waste collected and transported to a waste facility that can lawfully accept that waste within 24 hours of collection.
2. If a load contains waste tyres collected from more than one property, the transporter must record the information specified in Schedule 2 for each property separately within 24 hours of collection.
3. The transporter must make any of the records available for inspection and copying by an authorised officer on request.

Duration of Exemption

This exemption applies to the consignment and transport of waste tyres that commenced on or after the date this notice is published in the Government Gazette and ceases on 30 November 2020.

Arminda Ryan
Acting Executive Director Fire Operations and Recovery
Environment Protection Authority
(by sub-delegation)
6 May 2020

Information about this exemption:

- Unless otherwise specified in this exemption, words and expressions used in this exemption have the same meaning as they have in the *Protection of the Environment Operations Act 1997* and the POEO Waste Regulation.
- The transporter must keep records under this exemption for a period 6 years from the date on which the record was made and make the record available for inspection by an authorised officer on request. Failure to do so is an offence under clause 94 of the POEO Waste Regulation.
- The EPA may vary or revoke this exemption by further notice published in the Government Gazette.

Schedule 1 – Local Government Areas list in natural disaster declaration AGRN 871

NSW Bushfires – 31 August 2019 Onwards

- Armidale Regional
- Ballina
- Byron
- Bega Valley
- Bellingen
- Blue Mountains
- Byron
- Central Coast
- Cessnock
- Clarence Valley
- Coffs Harbour City
- Cootamundra-Gundagai
- Dungog
- Eurobodalla
- Glen Innes Severn
- Goulburn Mulwaree
- Greater Hume
- Gwydir
- Hawkesbury
- Inverell
- Kempsey
- Ku-ring-gai

- Kyogle
- Lake Macquarie
- Lismore
- Lithgow
- MidCoast
- Mid-Western
- Muswellbrook
- Nambucca
- Narrabri
- Oberon
- Penrith
- Port Macquarie-Hastings
- Queanbeyan-Palerang Regional
- Richmond Valley
- Shoalhaven
- Singleton
- Snowy Monaro Regional
- Snowy Valleys
- Sutherland
- Tamworth Regional
- Tenterfield
- Tweed
- Upper Hunter
- Upper Lachlan
- Uralla
- Wagga Wagga
- Walcha
- Wingecarribee
- Wollondilly

Schedule 2 – NSW Bushfire Waste Tyres Transport Records

The following information is to be recorded for each load of waste tyres collected and transported.

- **Transporter details per load**
 - (a) Mobile phone number of the transporter's driver
 - (b) Driver licence number of transporter's driver
 - (c) Name, address and email of transporter
 - (d) Trading name or agency name of transporter
 - (e) Australian Business Number (if the entity has one)
 - (f) Vehicle registration number of the vehicle and trailer used to transport the load
- **Pick up location (premises from which load was collected)**
 - (a) Address (Number, Street, Postcode) of the premises at which the tyre waste is collected
 - (b) Local Government Area
 - (c) Time and date of collection from the premises
 - (d) Approximate weight of waste tyre load in tonnes (t), if not available then cubic metres (m3)
- **Delivery location (premises where load delivered) per load**
 - (a) Name of facility (waste facility, landfill)
 - (b) Address (Number, Street, Suburb, Postcode)
 - (c) Time and date of delivery of the load
 - (d) Weight (in kilograms) of waste tyres in the load

- i. rounded to the nearest kilogram and
- ii. if the amount to be rounded is 0.5 kilogram, rounded up, or
- iii. if less than 200kg, the number of tyres in the load.

Note: If a load contains waste tyres collected from more than one property, the transporter must record the information specified in this Schedule for each property separately.

Reference number:(n2020-1198)

RADIATION CONTROL ACT 1990

Order under section 38A of the Radiation Control Act 1990: Exemptions for persons on AHPRA pandemic response sub-register

Background

- A. Section 7 of the *Radiation Control Act 1990* (the Act) provides that a natural person who uses regulated material must hold a radiation user licence and must comply with any conditions to which the licence is subject.
- B. Section 6(6) of the Act provides that each person responsible for regulated material must ensure that the regulated material is not sold, leased or given to, or stored, possessed or used by, any other person unless that other person is the holder of an appropriate licence under Part 2 of the Act in respect of the regulated material.
- C. The NSW Environment Protection Authority (EPA) is satisfied that the COVID-19 pandemic is an emergency for the purposes of 38A(2)(a) of the Act resulting in an increased urgent need for radiation health practitioners.
- D. The EPA has decided to make this Order under section 38A of the Act for the purpose of enabling persons listed on the “pandemic response sub-register” published by the Australian Health Practitioner Regulation Agency to return to the workforce to meet the increased need during the COVID-19 pandemic.

Order

I, Tracy Mackey, Chief Executive Officer of the EPA, on behalf of the EPA, make this Order under section 38A of the Act.

1 Definitions

- (1) In this Order:

AHPRA means the Australian Health Practitioner Regulation Agency.

the Act means the *Radiation Control Act 1990*.

EPA means the Environment Protection Authority.

Pandemic response sub-register means the register comprising a list of health practitioners maintained by AHPRA, as amended from time to time.

- (2) Words and expressions used in this Order have the same meaning as in the Act.

2 Exemption of persons listed on the AHPRA pandemic response sub-register from section 7 of the Act

Each person who has previously held a radiation user licence under the Act and who is listed on the pandemic response sub-register is exempt from section 7 of the Act, subject to the following conditions:

- (1) a person must only use regulated materials in accordance with the conditions of the radiation user licence previously held by that person under the Act, as if the radiation user licence were in force.
- (2) a person must only use regulated materials in connection with work in the profession for which that person is registered on the pandemic response sub-register.
- (3) regulated materials must only be used in accordance with the *Code of Practice for Radiation Protection in the Medical Applications of Ionizing Radiation* (ARPANSA 2008) (RPS 14) or the *Code for Radiation Protection in Medical Exposure* (ARPANSA 2020) (RPS C-5), whichever Code is on the National Directory for Radiation Protection.

3 Exemption of holders of radiation management licences from section 6(6) of the Act, subject to conditions

Each person who is the holder of a radiation management licence under the Act is exempt from section 6(6) of the Act, subject to the following conditions:

- (1) A person responsible for regulated material must ensure that the regulated material is not sold, leased or given to, or stored, possessed or used by, any other person unless:
 - (a) that other person is the holder of an appropriate licence under Part 2 of the Act in respect of the regulated material; or
 - (b) that other person is exempted from section 7 of the Act by clause 2 of this Order and does not require any other licence under Part 2 in respect of the regulated material.

4 Period during which this Order has effect

This Order takes effect from the date it is published in the Gazette and has effect until 6 April 2021, unless otherwise varied or revoked under s 38A(7) of the Act.

TRACY MACKEY
Chief Executive Officer
Environment Protection Authority
Dated: 6 May 2020

Reference number:(n2020-1199)

RADIATION CONTROL ACT 1990

Order under section 38A of the Radiation Control Act 1990: Exemption from certification for diagnostic imaging apparatus

Background

- A. Section 6(2) of the Act provides that a person responsible for regulated material must hold a radiation management licence in respect of the regulated material and must comply with any conditions to which the licence is subject.
- B. Conditions 4.1.2 and 4.1.3 of a radiation management licence require the licensee to ensure that diagnostic imaging apparatus for which they are responsible are certified by a Consulting Radiation Expert (CRE) who is certified by the EPA.
- C. The COVID-19 pandemic and requirement to comply with *Public Health (COVID-19 Restrictions on Gathering and Movement) Order 2020* and current advice from NSW Health in relation to social distancing, will make it impractical for consulting radiation experts to access and certify diagnostic imaging apparatus in a safe and timely manner.
- D. The EPA considers a temporary exemption will not have adverse effects on human health.
- E. The EPA has decided to make this Order to reduce the potential health risks associated with the COVID-19 pandemic to CREs who are required to attend inspections on-site, and to reduce pressure on the delivery of medical services such as diagnostic imaging.
- F. The EPA:
 - (a) is satisfied that it is not practicable to comply with the relevant provisions;
 - (b) is satisfied that non-compliance with the provisions will not have any significant adverse effect on human health, property or the environment; and
 - (c) has sought and taken into consideration the advice of the Radiation Advisory Council about the exemption in this Order.

Order

I, Tracy Mackey, Chief Executive Officer of the EPA, on behalf of the EPA, make this Order under section 38A of the Act.

1 Definitions

- (1) In this Order:
 - the Act** means the *Radiation Control Act 1990*.
 - EPA** means the Environment Protection Authority.
- (2) Words and expressions used in this Order have the same meaning as in the Act.

2 Exemption of persons who are responsible for diagnostic imaging apparatus from s 6 of the Act

Each person who is the holder of a radiation management licence under the Act is exempt from section 6(2) of the Act, subject to the following conditions:

- (1) Each licensee must comply with any conditions to which their licence is subject as of the date of this exemption, except for the following licence conditions during the first 12 months of this exemption:
4. Compliance certification – diagnostic imaging apparatus
- 4.1: the licensee must ensure that diagnostic imaging apparatus of the type listed in Column 1 of Table 1 for which the licensee is responsible, is certified by a consulting radiation expert accredited by the Authority as complying with the requirements for registration in Schedule 1 of the corresponding Part of Radiation Guideline 6 – Registration requirements & industry best practice for ionising radiation apparatus used in diagnostic imaging, NSW EPA March 2004 (listed in Column 2 of Table 1), as published by the EPA from time to time:
- 4.1.2 within two years of the anniversary of initial compliance certification – for mammography apparatus, fluoroscopy apparatus, computed tomography apparatus, and for apparatus that may be used for both fluoroscopy and radiography, or
- 4.1.3 within five years of initial certification – for dental radiography apparatus, radiography apparatus, and bone mineral density apparatus,

Column 1	Column 2
Apparatus for mammography	The requirements specified in Schedule 1, Part 1 Mammography
Apparatus for fluoroscopy or radiography radiography	The requirements specified in Schedule 1, Part 2 Fluoroscopy and
Apparatus for computed tomography or bone mineral densitometry tomography and bone mineral densitometry	The requirements specified in Schedule 1, Part 5, Computed

- (2) Any compliance certification that, but for (1), would have been required under conditions 4.1.2 or 4.1.3 of the person's licence by a date during the first 12 months of this exemption (**the due date**), must be carried out within 12 months of the due date.

3 Period during which this Order has effect

This Order takes effect from the date it is published in the Gazette and has effect for 24 months, unless otherwise varied or revoked under s 38A(7) of the Act.

TRACY MACKEY
Chief Executive Officer
Environment Protection Authority
Dated: 6 May 2020

Reference number:(n2020-1200)

RADIATION CONTROL ACT 1990

Order under section 38A of the Radiation Control Act 1990: Exemption from on-site supervision requirements

Background

- A. Section 7 of the Act provides that a natural person who uses regulated material must hold a radiation user licence and must comply with any conditions to which the licence is subject.
- B. The conditions of a licence issued under s 7 of the Act to nuclear medicine physicians require the holder of the licence to be onsite during any nuclear medicine diagnostic and therapy procedures for which they are responsible. This is to ensure the physicians are available to be consulted on the procedures if necessary.
- C. Due to the COVID-19 pandemic, complying with the *Public Health (COVID-19 Restrictions on Gathering and Movement) Order 2020* and current advice from NSW Health in relation to social distancing is likely to make complying with requirements to be available on-site for nuclear medicine technologists challenging.
- D. The EPA has decided to make this Order under section 38A of the Act for the purpose of providing temporary relief from the requirement to be on-site for diagnostic procedures while the COVID-19 pandemic is being managed.
- E. On-site availability requirements will temporarily be replaced with remote availability.
- F. The EPA:

- (a) is satisfied that it is not practicable to comply with the relevant provisions;
- (b) is satisfied that non-compliance with the provisions will not have any significant adverse effect on human health, property or the environment; and
- (c) has sought and taken into consideration the advice of the Radiation Advisory Council about the exemption in this Order.

Order

I, Tracy Mackey, Chief Executive Officer of the EPA, on behalf of the EPA, make this Order under section 38A of the Act.

1 Definitions

- (1) In this Order:

the Act means the *Radiation Control Act 1990*.

EPA means the Environment Protection Authority.

the Regulation means the *Radiation Control Regulation 2013*

- (2) Words and expressions used in this Order have the same meaning as in the Act.

2 Exemption of persons who use regulated material in medical scintigraphy and medical therapy from section 7 of the Act

Each person who is the holder of a radiation user licence under the Act is exempt from section 7 of the Act, subject to the following conditions:

- (1) Each licensee must comply with any conditions to which their licence is subject as of the date of this exemption, except for the following licence condition:

S4 – Medical scintigraphy and medical therapy (nuclear medicine physicians)

For the S4 condition the licensee must be:

- 2. be on-site at the practice location or ensure that a medical or radiology registrar in nuclear medicine, who has been granted an exemption under clause 10 of the Regulation, is on-site at the practice location during any nuclear medicine diagnostic (non-therapy) procedure for which they are responsible; and

- (2) Each licensee is required to be available to be consulted with during the nuclear medicine diagnostic (non-therapy) procedures for which they are responsible at the practice location, using appropriate audio-visual technology.

3 Period during which this Order has effect

This Order takes effect from the date it is published in the Gazette and has effect for 12 months, unless otherwise varied or revoked under s 38A(7) of the Act.

TRACY MACKEY
Chief Executive Officer
Environment Protection Authority
Dated: 6 May 2020

Reference number:(n2020-1201)

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:

EXPLORATION LICENCE APPLICATIONS

(TMS-202076)

No. 5958, MCCLATCHIE MINING PTY LTD (ACN 631 579 890), area of 9 units, for Group 1, dated 1 May 2020. (Wagga Wagga Mining Division).

(TMS2020-83)

No. 5959, KAISER REEF LIMITED (ACN 635 910 271), area of 14 units, for Group 1, dated 4 May 2020. (Orange Mining Division).

(TMS2020-86)

No. 5960, CHRISTOPHER JOHN HUGHES, area of 4 units, for Group 1, dated 4 May 2020. (Wagga Wagga Mining Division).

(TMS2020-87)

No. 5961, MONTANA DRAFTING & DESIGN PTY LTD (ACN 073 425 724), area of 61 units, for Group 1 and Group 2, dated 5 May 2020. (Orange Mining Division).

Reference number:(n2020-1202)

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T17-1116)

No. 5516, now Exploration Licence No. 8917, MONTE CHRISTO DIAMONDS PTY LTD (ACN 602 538 134), Counties of Burnett and Murchison, Map Sheet (8938, 9037, 9038), area of 57 units, for Group 6, dated 5 December 2019, for a term until 5 December 2022.

(T18-1554)

No. 5710, now Exploration Licence No. 8972, ENDEAVOUR COAL PTY LIMITED (ACN 099 830 476), County of Camden, Map Sheet (9029), area of 4087 hectares, for Group 9, dated 29 April 2020, for a term until 29 April 2026.

(T19-1087)

No. 5829, now Exploration Licence No. 8954, NEW BASE METALS PTY LTD (ACN 623 937 904), County of Buccleuch, Map Sheet (8527), area of 19 units, for Group 1, dated 11 March 2020, for a term until 11 March 2026.

(T19-1154)

No. 5886, now Exploration Licence No. 8970, EVOLUTION MINING (COWAL) PTY LIMITED (ACN 007 857 598), County of Bland, Map Sheet (8330), area of 8 units, for Group 1, dated 9 April 2020, for a term until 9 April 2026.

Reference number:(n2020-1203)

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

(TMS-REN122)

Assessment Lease No. 17 (Act 1992), ZEOLITE AUSTRALIA PTY LIMITED (ACN 000 038 497), area of 2.2 square kilometres. Application for renewal received 29 April 2020.

(TMS-REN124)

Exploration Licence No. 7519, PEEL (CSP) PTY LTD (ACN 600550141), area of 19 units. Application for renewal received 29 April 2020.

(TMS)

Exploration Licence No. 8366, MUNRO GEOLOGICAL SERVICES PTY LTD (ACN 163 078 822), area of 14 units. Application for renewal received 29 April 2020.

(TMS-REN126)

Exploration Licence No. 8551, WESTERN WOOD CAPITAL PTY LTD (ACN 616 068 832), area of 6 units. Application for renewal received 30 April 2020.

(TMS-REN127)

Exploration Licence No. 8552, WESTERN WOOD CAPITAL PTY LTD (ACN 616 068 832), area of 24 units. Application for renewal received 30 April 2020.

(TMS-REN128)

Exploration Licence No. 8553, WESTERN WOOD CAPITAL PTY LTD (ACN 616 068 832), area of 86 units. Application for renewal received 30 April 2020.

(TMS-REN130)

Exploration Licence No. 8554, GODOLPHIN TENEMENTS PTY LTD (ACN 634 219 999), area of 79 units. Application for renewal received 1 May 2020.

(TMS-REN129)

Exploration Licence No. 8555, GODOLPHIN TENEMENTS PTY LTD (ACN 634 219 999), area of 35 units. Application for renewal received 1 May 2020.

(TMS-REN131)

Exploration Licence No. 8556, GODOLPHIN TENEMENTS PTY LTD (ACN 634 219 999), area of 100 units. Application for renewal received 30 April 2020.

(TMS)

Exploration Licence No. 8557, ARDEA EXPLORATION PTY LTD (ACN 137 889 279), area of 95 units. Application for renewal received 29 April 2020.

Reference number:(n2020-1204)

RENEWAL OF CERTAIN AUTHORITIES

Notice is given that the following authorities have been renewed:

(EF19/29767)

Exploration Licence No. 6661, RAREX LIMITED (ACN 105 578 756), Counties of Gordon and Wellington, Map Sheet (8632), area of 12 units, for a further term until 15 November 2023. Renewal effective on and from 17 April 2020.

(TMS-REN39)

Exploration Licence No. 8494, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), Counties of Bathurst and Wellington, Map Sheet (8731), area of 5 units, for a further term until 21 December 2025. Renewal effective on and from 24 March 2020.

(EF19/23202)

Mining Lease No. 1515 (Act 1992), JANDEW PTY LTD (ACN 003 474 557), Parish of Goonumbla, County of Ashburnham, Map Sheet (8531-4-N, 8532-3-S), area of 20.43 hectares, for a further term until 31 July 2041. Renewal effective on and from 1 May 2020.

Reference number:(n2020-1205)

REQUESTED CANCELLATIONS

(TMS-CAN19)

Exploration Licence No. 8416 (Act 1992), GFM EXPLORATION PTY LTD (ACN 150033042), County of Wallace and County of Wellesley, Map Sheet (8724, 8725), area of 21 units. Request for cancellation was received on 29 April 2020.

(TMS-CAN20)

Exploration Licence No. 8539 (Act 1992), DUKE EXPLORATION PTY LTD (ACN 119 421 868), County of Wynyard, Map Sheet (8527), area of 24 units. Request for cancellation was received on 1 May 2020.

(TMS-CAN15)

Exploration Licence No. 8592 (Act 1992), SA EXPLORATION PTY LTD (ACN 152 429 377), County of Yancowinna, Map Sheet (7134), area of 19 units. Request for cancellation was received on 29 April 2020.

(TMS-CAN16)

Exploration Licence No. 8593 (Act 1992), SA EXPLORATION PTY LTD (ACN 152 429 377), County of Yancowinna, Map Sheet (7133, 7134), area of 40 units. Request for cancellation was received on 29 April 2020.

(TMS-CAN17)

Exploration Licence No. 8594 (Act 1992), SA EXPLORATION PTY LTD (ACN 152 429 377), County of Yancowinna, Map Sheet (7234), area of 10 units. Request for cancellation was received on 29 April 2020.

(TMS-CAN18)

Exploration Licence No. 8594 (Act 1992), SA EXPLORATION PTY LTD (ACN 152 429 377), County of Yancowinna, Map Sheet (7234), area of 10 units. Request for cancellation was received on 29 April 2020.

(TMS-CAN18)

Exploration Licence No. 8595 (Act 1992), SA EXPLORATION PTY LTD (ACN 152 429 377), County of Mootwingee and County of Yancowinna, Map Sheet (7234), area of 2 units. Request for cancellation was received on 29 April 2020.

(TMS-CAN14)

Exploration Licence No. 8779 (Act 1992), SA EXPLORATION PTY LTD (ACN 152 429 377), County of Farnell, Map Sheet (7135), area of 89 units. Request for cancellation was received on 29 April 2020.

Reference number:(n2020-1206)

CANCELLATIONS

Notice is given that the following authorities have been cancelled:

(TMS-CAN12)

Exploration Licence No. 8285, ALPINE MEADOWS CLEAN-FILL PTY LTD (ACN 148 993 426), County of Canbelego and County of Flinders, Map Sheet (8234), area of 4 units. Cancellation took effect on 4 May 2020.

(TMS-CAN10)

Exploration Licence No. 8343, BUSHMAN RESOURCES PTY LTD (ACN 167 123 079), County of Bland and County of Harden, Map Sheet (8428), area of 21 units. Cancellation took effect on 5 May 2020.

(TMS-CAN11)

Exploration Licence No. 8352, BUSHMAN RESOURCES PTY LTD (ACN 167 123 079), County of Bland and County of Harden, Map Sheet (8528, 8529), area of 21 units. Cancellation took effect on 5 May 2020.

Reference number:(n2020-1207)

PART CANCELLATION REQUESTS RECEIVED

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

(TMS-PCN9)

LACHLAN RESOURCES PTY LTD (ACN 610 889 882) AND DUKE EXPLORATION PTY LTD (ACN 119 421 868) has applied for approval to part cancel Exploration Licence No. 8463. Application received 29 April 2020.

Reference number:(n2020-1208)

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

*Parishes – Ukerbarley, Wheoh; County – Baradine
Land District – Coonabarabran; LGA – Warrumbungle*

Road Disposed: Lot 1 DP 1260719

File No: 12/03673

Reference number:(n2020-1209)

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 – Wilson; County – Pottinger
Land District – Gunnedah; LGA – Warrumbungle*

Road Disposed: Lot 1 DP 1258231

File No: 14/10872

Reference number:(n2020-1210)

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

Schedule

Column 1	Column 2
Communication Facilities (relevant interest – Licence 618831)	Dedication No. 530035
Access (relevant interest – Licence 618831)	Public Purpose: Public Recreation Notified: 25-Oct-1892 File Reference: R530035/PURP001/001

Reference number:(n2020-1211)

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

Schedule**Column 1**

Communication Facilities (relevant interest – Licence 618869)

Access (relevant interest – Licence 618869)

Column 2

Reserve No. 50373

Public Purpose: Trigonometrical Purposes

Notified: 2-Dec-1914

File Reference: R50373/PURP001/001

Reference number:(n2020-1212)

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

Schedule**Column 1**

Access (relevant interest – Licence 618822)

Communication Facilities (relevant interest – Licence 618822)

Column 2

Reserve No. 86928

Public Purpose: Public Recreation

Notified: 25-Oct-1968

File Reference: R86928/PURP001/001

Reference number:(n2020-1213)

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

Schedule**Column 1**

Communication Facilities (relevant interest – Licence 618858)

Access (relevant interest – Licence 618858)

Column 2

Reserve No. 90674

Public Purpose: Public Recreation

Notified: 24-Dec-1976

File Reference: R90674/PURP001/001

Reference number:(n2020-1214)

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

Schedule

Column 1

Jetty (relevant interest - Licence 617144)
Pontoon (relevant interest - Licence 617144)
Ramp (relevant interest - Licence 617144)
Reclamation (relevant interest - Licence 617144)
Seawall (relevant interest - Licence 617144)

Column 2

Reserve No. 56146
Public Purpose: Generally
Notified: 11-May-1923
File Reference: R56146/PURP017/001

Reference number:(n2020-1215)

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

Schedule

Column 1

Jetty (relevant interest - Licence 617163)
Reclamation (relevant interest - Licence 617163)

Column 2

Reserve No. 56146
Public Purpose: Generally
Notified: 11-May-1923
File Reference: R56146/PURP018/001

Reference number:(n2020-1216)

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

Schedule

Column 1

Jetty (relevant interest - Licence 617144)
Pontoon (relevant interest - Licence 617144)
Ramp (relevant interest - Licence 617144)
Reclamation (relevant interest - Licence 617144)
Seawall (relevant interest - Licence 617144)

Column 2

Reserve No. 1011268
Public Purpose: Future Public Requirements
Notified: 3-Feb-2006
File Reference: R1011268/PURP011/001

Reference number:(n2020-1217)

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

Schedule

Column 1

Jetty (relevant interest - Licence 617163)
Reclamation (relevant interest - Licence 617163)

Column 2

Reserve No. 1011268
Public Purpose: Future Public Requirements
Notified: 3-Feb-2006
File Reference: R1011268/PURP012/001

Reference number:(n2020-1218)

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 – Tara

The purpose of Western Lands Lease 2086 being the land contained within Folio Identifiers 9/1255309 has been altered from “Grazing & Recreation” to “Grazing” effective from 17 April 2020. All other conditions to the lease remain unchanged.

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

File No:WLL676-1

Reference number:(n2020-1219)

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 – Tara

The purpose of Western Lands Leases 15300, being the land contained within Folio Identifier 1/1255309 has been altered from “Grazing & Recreation” to “Conservation & Recreation” effective from 17 April 2020.

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 previously annexed to Western Lands Leases 15300 have been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LAND LEASES 15300

- (1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the *Crown Land Management Act 2016*, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such

officers of the Department of Planning, Industry and Environment, as the Minister may from time to time approve.

(2)

- (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agent's servant's employees and contractors of the Lessor Her Majesty Her Majesty's Heirs and Successors and the Minister.
- (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder's use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.

(3) The rent of the lease shall be assessed in accordance with Part 6 of the *Crown Land Management Act 2016*.

(4) The rent shall be due and payable annually in advance on 1 July in each year.

(5)

(a) "GST" means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

"GST law" includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.

(b) Notwithstanding any other provision of this Agreement:

(i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.

(ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.

(6) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease

(7) The land leased shall only be used only for the purpose of **Conservation & Recreation**.

(8) The lessee shall hold and use the land leased bona fide for the lessee's own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.

(9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.

(10) If the lessee enters into a sublease of the land leased, the lessee must notify the Minister of the granting of the sublease within 28 days after it is granted.

(11) The lessee must not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area.

(12) The lessee must maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and must permit the Minister or any person authorised by the Minister or the Department of Planning, Industry and Environment at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.

- (13) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Minister and not permit refuse to accumulate on the land.
- (14) Upon termination or forfeiture of the lease the Minister may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (15) The lessee shall not obstruct or interfere with any reserves or roads on the land leased, or the lawful use thereof by any person.
- (16) The lessee shall erect gates on roads within the land leased when and where directed by the Minister for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Minister.
- (17) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The gates and facilities shall be erected and maintained to the satisfaction of the Minister.
- (18) The Crown shall not be responsible to the lessee or the lessee's successors in title for the provision of access to the land.
- (19) The lessee must undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (20) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the *Forestry Act 2012* and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the *Forestry Act 2012* or unless approval has been issued in accordance with the *Local Land Services Act 2013*, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (21) The lessee shall furnish such returns and statements as the Minister may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (22) The lessee shall, within such time as may be specified by the Minister take such steps and measures as the Minister shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Minister.
- (23) The lessee must not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the other person is the holder of a quarry license under regulations made under the *Crown Land Management Act 2016* or, in respect of land in a State Forest, unless the lessee or the person is the holder of a forest materials licence under the *Forestry Act 2012*, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Minister, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (24) The lessee shall within 3 months from the date of these conditions to the lease, erect and maintain to the satisfaction of the Minister a stock proof fence around the leased land.
- (25) The lessee must ensure that during the term of the lease all domestic stock is excluded from the lease.

File No:WLL676-1

Reference number:(n2020-1220)

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 – Tara

The purpose of Western Lands Lease 15301 being the land contained within Folio Identifiers 8/1255309 has been altered from “Grazing & Recreation” to “Grazing” effective from 17 April 2020.

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.

File No:WLL676-1

Reference number:(n2020-1221)

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 – Tara

The purpose of Western Lands Leases 15302 and 15303, being the land contained within Folio Identifiers 2/1255309 and 3/1255309 respectively have been altered from “Grazing” to “Conservation” effective from 17 April 2020.

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 previously annexed to Western Lands Leases 15300 has been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LAND LEASES 15302 & 15303

- (1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the *Crown Land Management Act 2016*, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Planning, Industry and Environment, as the Minister may from time to time approve.
- (2)
 - (e) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agent’s servant’s employees and contractors of the Lessor Her Majesty Her Majesty’s Heirs and Successors and the Minister.
 - (f) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder’s use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
 - (g) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 - (h) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (3) The rent of the lease shall be assessed in accordance with Part 6 of the *Crown Land Management Act 2016*.
- (4) The rent shall be due and payable annually in advance on 1 July in each year.
- (5)
 - (c) “GST” means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.

“GST law” includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.

- (d) Notwithstanding any other provision of this Agreement:
- (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause “taxes”), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (6) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease
- (7) The land leased shall only be used only for the purpose of **Conservation**.
- (8) The lessee shall hold and use the land leased bona fide for the lessee’s own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Minister of the granting of the sublease within 28 days after it is granted.
- (11) The lessee must not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area.
- (12) The lessee must maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and must permit the Minister or any person authorised by the Minister or the Department of Planning, Industry and Environment at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Minister and not permit refuse to accumulate on the land.
- (14) Upon termination or forfeiture of the lease the Minister may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (15) The lessee shall not obstruct or interfere with any reserves or roads on the land leased, or the lawful use thereof by any person.
- (16) The lessee shall erect gates on roads within the land leased when and where directed by the Minister for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Minister.
- (17) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The gates and facilities shall be erected and maintained to the satisfaction of the Minister.
- (18) The Crown shall not be responsible to the lessee or the lessee’s successors in title for the provision of access to the land.
- (19) The lessee must undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (20) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the *Forestry Act 2012* and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised

under the *Forestry Act 2012* or unless approval has been issued in accordance with the *Local Land Services Act 2013*, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.

- (21) The lessee shall furnish such returns and statements as the Minister may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (22) The lessee shall, within such time as may be specified by the Minister take such steps and measures as the Minister shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Minister.
- (23) The lessee must not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the other person is the holder of a quarry license under regulations made under the *Crown Land Management Act 2016* or, in respect of land in a State Forest, unless the lessee or the person is the holder of a forest materials licence under the *Forestry Act 2012*, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Minister, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (24) The lessee shall within 3 months from the date of these conditions to the lease, erect and maintain to the satisfaction of the Minister a stock proof fence around the leased land.
- (25) The lessee must ensure that during the term of the lease all domestic stock is excluded from the lease.

File No:WLL676-1

Reference number:(n2020-1222)

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 – Tara

The purpose of Western Lands Leases 15311 & 15312, being the land contained within Folio Identifiers 2/1255308 & 3/1255308 respectively have been altered from “Grazing” to “Conservation” effective from 03 March 2020.

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 previously annexed to Western Lands Leases 15311 & 15312 have been revoked and the following conditions have been annexed thereto.

CONDITIONS AND RESERVATIONS ATTACHED TO WESTERN LAND LEASES 15311 & 15312

- (1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the *Crown Land Management Act 2016*, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Planning, Industry and Environment, as the Minister may from time to time approve.
- (2)
 - (i) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agent’s servant’s employees and contractors of the Lessor Her Majesty Her Majesty’s Heirs and Successors and the Minister.
 - (j) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder’s use of the

Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.

- (k) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
 - (l) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (3) The rent of the lease shall be assessed in accordance with Part 6 of the *Crown Land Management Act 2016*.
- (4) The rent shall be due and payable annually in advance on 1 July in each year.
- (5)
- (e) “GST” means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
“GST law” includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 - (f) Notwithstanding any other provision of this Agreement:
 - (iii) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
 - (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause “taxes”), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (6) The lessee shall pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease
- (7) The land leased shall only be used only for the purpose of **Conservation**.
- (8) The lessee shall hold and use the land leased bona fide for the lessee’s own exclusive benefit and shall not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (9) The lessee shall not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (10) If the lessee enters into a sublease of the land leased, the lessee must notify the Minister of the granting of the sublease within 28 days after it is granted.
- (11) The lessee must not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area.
- (12) The lessee must maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and must permit the Minister or any person authorised by the Minister or the Department of Planning, Industry and Environment at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (13) The lessee shall ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Minister and not permit refuse to accumulate on the land.
- (14) Upon termination or forfeiture of the lease the Minister may direct that the former lessee shall remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee shall leave the land in a clean and tidy condition free from rubbish and debris.
- (15) The lessee shall not obstruct or interfere with any reserves or roads on the land leased, or the lawful use thereof by any person.

- (16) The lessee shall erect gates on roads within the land leased when and where directed by the Minister for public use and shall maintain those gates together with approaches thereto in good order to the satisfaction of the Minister.
- (17) Any part of a reserve for travelling stock, camping or water supply within the land leased shall, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and in fencing the land leased, the lessee shall provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The gates and facilities shall be erected and maintained to the satisfaction of the Minister.
- (18) The Crown shall not be responsible to the lessee or the lessee's successors in title for the provision of access to the land.
- (19) The lessee must undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (20) The lessee shall not interfere with the timber on any of the land leased which is within a State forest, timber reserve or flora reserve unless authorisation has been obtained under the provisions of the *Forestry Act 2012* and shall not prevent any person or persons duly authorised in that behalf from taking timber on the land leased and shall not ringbark, kill, destroy or permit the killing or destruction of any timber unless authorised under the *Forestry Act 2012* or unless approval has been issued in accordance with the *Local Land Services Act 2013*, but the lessee may take such timber as the lessee may reasonably require for use on the land leased, or on any contiguous land held in the same interest, for building, fencing or firewood.
- (21) The lessee shall furnish such returns and statements as the Minister may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (22) The lessee shall, within such time as may be specified by the Minister take such steps and measures as the Minister shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and shall keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Minister.
- (23) The lessee must not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the other person is the holder of a quarry license under regulations made under the *Crown Land Management Act 2016* or, in respect of land in a State Forest, unless the lessee or the person is the holder of a forest materials licence under the *Forestry Act 2012*, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Minister, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (24) The lessee shall within 3 months from the date of these conditions to the lease, erect and maintain to the satisfaction of the Minister a stock proof fence around the leased land.
- (25) The lessee must ensure that during the term of the lease all domestic stock is excluded from the lease.

File No:08/7065

Reference number:(n2020-1223)

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.

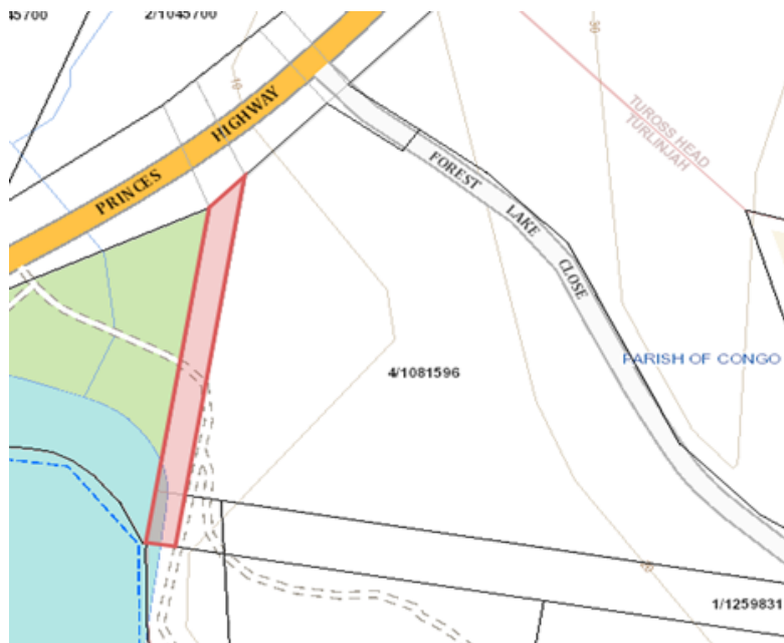
The Hon Melinda Pavey, MP
Minister for Water, Property and Housing

SCHEDULE 1

Parish: Congo
County: Dampier
Land District: Moruya
LGA: Eurobodalla Shire Council
DESCRIPTION: Road off Princes Highway at Turlinjah as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Eurobodalla Shire Council
Council's Ref: land ID 22732
DoI Ref: 20/02145#02



SCHEDULE 1

Parish: Bateman
County: St Vincent
Land District: Moruya
LGA: Eurobodalla Shire Council
DESCRIPTION: Road known as Sylvan St at Malua Bay as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Eurobodalla Shire Council
Council's Ref: S023-T00011
DoI Ref: 20/02145#01



SCHEDULE 1

Parish: Woolumla
County: Beresford
Land District: Cooma
LGA: Snowy Monaro Regional Council
DESCRIPTION: Road known as Greystone Road at Bunyan as shown by red edge on diagram below.

SCHEDULE 2

Roads Authority: Snowy Monaro Regional Council
Council's Ref: JH:Greystone
DoI Ref: 20/02148#01



Reference number:(n2020-1224)

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

In pursuance of the provisions of Section 152I, *Roads Act 1993*, the Crown 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 roads.

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

SCHEDULE 1

Parish – Howard

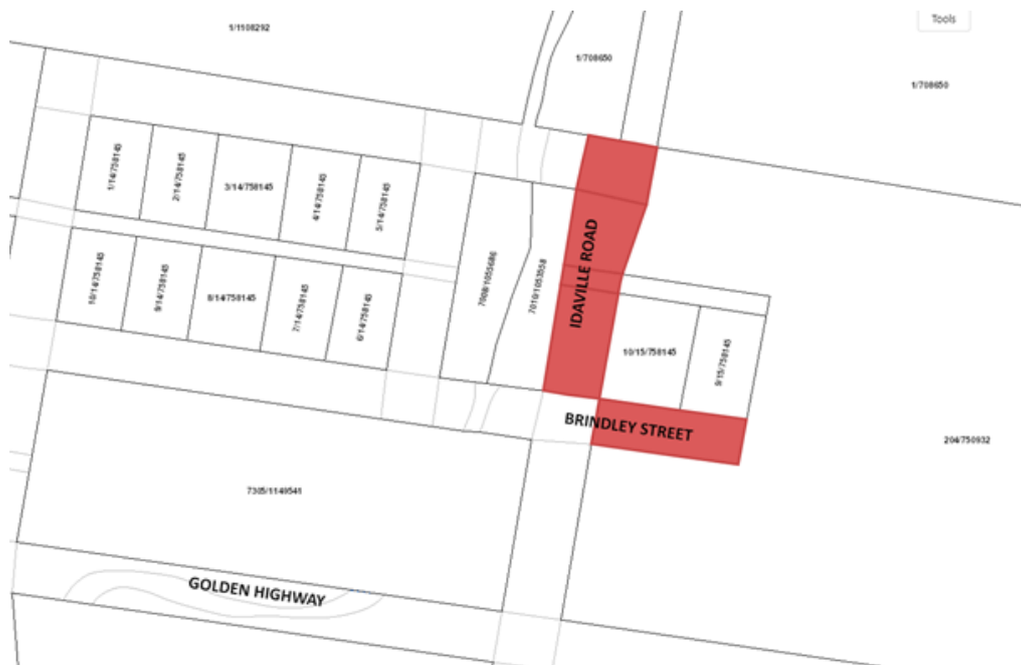
County – Brisbane

Land District – Muswellbrook

Local Government Area – Upper Hunter Shire Council

Crown public roads at Bow being part Brindley Street and part Idaville Road, as highlighted in red on the diagram below.

SCHEDULE 2



Roads Authority: Upper Hunter Shire Council
Councils Reference: OUT-368/20 and OUT-362/20
Lands File Reference: 20/01491

Reference number:(n2020-1225)

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

Schedule

Column 1

Dugout (relevant interest – Licence 608328)

Column 2

Reserve No. 1013834
Public Purpose: Future Public Requirements
Notified: 29-Jun-2007
File Reference: R1013834/PURP001/001

Reference number:(n2020-1226)

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

Schedule

Column 1

Grazing (relevant interest – Licence 615290)

Column 2

Reserve No. 81190
Public Purpose: Access
Notified: 24-Oct-1958
File Reference: R81190/PURP001/001

Reference number:(n2020-1227)

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

Schedule

Column 1

Irrigation Channel (relevant interest – Licence 613288)

Column 2

Reserve No. 43680
Public Purpose: Travelling Stock
Notified: 24-Mar-1909
File Reference: R43680/PURP001/001

Reference number:(n2020-1228)

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

Schedule

Column 1

Grazing (relevant interest - Licence 616246)

Column 2

Reserve No. 7802

Public Purpose: Travelling Stock

Notified: 24-Nov-1888

File Reference: R7802/PURP001/001

Reference number:(n2020-1229)

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

Schedule

Column 1

Grazing (relevant interest – Licence 616246)

Column 2

Reserve No. 507

Public Purpose: Water

Notified: 6-Mar-1882

File Reference: R507/PURP001/001

Reference number:(n2020-1230)

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

Schedule

Column 1

Conservation (relevant interest – Licence 616260)

Environmental Protection (relevant interest – Licence 616260)

Preservation Of Items Of Historical Or Cultural Interest (relevant interest – Licence 616260)

Column 2

Reserve No. 7802

Public Purpose: Travelling Stock

Notified: 24-Nov-1888

File Reference: R7802/PURP002/001

Reference number:(n2020-1231)

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

Schedule
Column 1

Pipeline (relevant interest – Licence 611314)
 Pump Site (relevant interest – Licence 611314)

Column 2

Reserve No. 1011268
 Public Purpose: Future Public Requirements
 Notified: 3-Feb-2006
 File Reference: R1011268/PURP009/001

Reference number:(n2020-1232)

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

Schedule**Column 1**

Road Construction (relevant interest – Licence 612762)
 Power/Transmission Line (relevant interest – Licence 612762)
 Bridge (relevant interest – Licence 612762)

Column 2

Reserve No. 56146
 Public Purpose: Generally
 Notified: 11-May-1923
 File Reference: R56146/PURP016/001

Reference number:(n2020-1233)

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

Schedule**Column 1**

Bridge (relevant interest – Licence 612762)
 Power/Transmission Line (relevant interest – Licence 612762)
 Road Construction (relevant interest – Licence 612762)

Column 2

Reserve No. 1011268
 Public Purpose: Future Public Requirements
 Notified: 3-Feb-2006
 File Reference: R1011268/PURP010/001

Reference number:(n2020-1234)

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

Schedule
Column 1

Bridge (relevant interest – Licence 612762)
 Power/Transmission Line (relevant interest – Licence 612762)
 Road Construction (relevant interest – Licence 612762)

Column 2

Reserve No. 61866
 Public Purpose: Resting Place
 Notified: 16-May-1930
 File Reference: R61866/PURP001/001

Reference number:(n2020-1235)

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

Schedule**Column 1**

Bridge (relevant interest – Licence 612762)
 Power/Transmission Line (relevant interest – Licence 612762)
 Road Construction (relevant interest – Licence 612762)

Column 2

Reserve No. 755933
 Public Purpose: Future Public Requirements
 Notified: 29-Jun-2007
 File Reference: R755933/PURP001/001

Reference number:(n2020-1236)

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

Schedule**Column 1**

Access (relevant interest – Licence 616911)

Column 2

Reserve No. 755434
 Public Purpose: Future Public Requirements
 Notified: 29-Jun-2007
 File Reference: R755434/PURP001/001

Reference number:(n2020-1237)

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

Schedule

Column 1

Grazing (relevant interest – Licence 607920)

Column 2

Dedication No. 1024308

Public Purpose: General Cemetery

Notified: 10-Jan-1865

File Reference: R1024308/PURP001/001

Reference number:(n2020-1238)

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

Schedule

Column 1

Conservation (relevant interest – Licence 616260)

Environmental Protection (relevant interest – Licence 616260)

Preservation Of Items Of Historical Or Cultural Interest (relevant interest – Licence 616260)

Column 2

Reserve No. 507

Public Purpose: Water

Notified: 6-Mar-1882

File Reference: R507/PURP002/001

Reference number:(n2020-1239)

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

Schedule

Column 1

Irrigation Channel (relevant interest – 611991)

Water Storage (relevant interest – 611991)

Grazing (relevant interest – 611991)

Column 2

Reserve No. 82250

Public Purpose: Travelling Stock, Camping

Notified: 8-Jan-1960

File Reference: R82250/PURP001/001

Reference number:(n2020-1240)

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

Schedule

Column 1

Pump Site (relevant interest – Licence 612892)
Pipeline (relevant interest – Licence 612892)

Column 2

Reserve No. 84334
Public Purpose: Generally
Notified: 22-Mar-1963
File Reference: R84334/PURP002/001

Reference number:(n2020-1241)

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

Schedule

Column 1

Pump Site (relevant interest – Licence 612892)
Pipeline (relevant interest – Licence 612892)

Column 2

Reserve No. 1011268
Public Purpose: Future Public Requirements
Notified: 3-Feb-2006
File Reference: R1011268/PURP008/001

Reference number:(n2020-1242)

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

Schedule

Column 1

Pipeline (relevant interest – Licence 611314)
Pump Site (relevant interest – Licence 611314)

Column 2

Reserve No. 1011549
Public Purpose: Tourist Facilities And Services,
Community Purposes, Environmental Protection, Rural
Services, Public Recreation
Notified: 5-May-2006
File Reference: R1011549/PURP001/001

Reference number:(n2020-1243)

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

Schedule
Column 1

Pipeline (relevant interest – Licence 611314)
 Pump Site (relevant interest – Licence 611314)

Column 2

Reserve No. 1032388
 Public Purpose: Environmental Protection, Public
 Recreation
 Notified: 21-Apr-2011
 File Reference: R1032388/PURP001/001

Reference number:(n2020-1244)

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

Schedule**Column 1**

Pipeline (relevant interest – Licence 611314)
 Pump Site (relevant interest – Licence 611314)

Column 2

Reserve No. 56146
 Public Purpose: Generally
 Notified: 11-May-1923
 File Reference: R56146/PURP015/001

Reference number:(n2020-1245)

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: Creamy Hills County: Blaxland Land District: Hillston North Local Government Area: Cobar Locality: Euabalong Reserve No: 15 Public Purpose: Travelling Stock Notified: 30 October 1874 File Reference WLL1077-4#01 This part co-exists with Western Lands Lease 1077	The part of reserve 15 on the western side of Lot 6351 DP 769245 being an area of approximately 93.74 ha This part co-exists with Western Lands Lease 1077

Column 1	Column 2
Parish: Creamy Hills County: Blaxland Land District: Hillston North Local Government Area: Cobar Locality: Euabalong Reserve No: 15 Public Purpose: Travelling Stock Notified: 30 October 1874 File Reference WLL1077-4#01	The part of reserve 15 on the western side of Lot 6352 DP 769245 being an area of approximately 331.9 ha This part co-exists with Western Lands Lease 2498

Reference number:(n2020-1246)

APPOINTMENT OF CROWN LAND MANAGER

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

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

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

Schedule

Column 1	Column 2
Parkes Shire Council ABN 96 299 629 630 For a term commencing the date this notice.	Reserve No. 82070 Public Purpose: water supply Notified: 9 October 1959 File Reference: 20/02215

Reference number:(n2020-1247)

ERRATUM

In the Government Gazette of 13 December 2019, Folio 5668, under the heading “APPOINTMENT OF CROWN LAND MANAGER”, the Schedule should have read:

Schedule

Column 1	Column 2
Snowy Monaro Regional Council ABN: 72 906 802 034 For a term commencing the date of this notice	Reserve No. 88070 Public Purpose: rubbish depot Notified: 24 Dec 1970 File Reference: 19/10686

This notice corrects that error.

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

Reference number:(n2020-1248)

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 Planning, Industry & Environment – Crown Lands *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

The person for the time being holding the office of Vice President, Young Pastoral & Agricultural Association Inc (ex-officio member)

For a term commencing the date of this notice and expiring 27 November 2024

Column 2

Young Showground Land Manager

Column 3

Reserve No. 530011
Public Purpose: Showground
Notified: 6-Apr-1895
File Reference: GB80R181-006

Reference number:(n2020-1249)

Other Government Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of incorporation pursuant to section 74

TAKE NOTICE that the incorporation of the following associations is cancelled by this notice pursuant to section 74 of the *Associations Incorporation Act, 2009*.

AUSTRALIAN FAIRY TALE SOCIETY INCORPORATED	INC1400730
EUMUNGERIE AND DISTRICT RECREATION ASSOCIATION INCORPORATED	INC9897326
FRIENDS OF WATERWAYS WILDLIFE PARK INCORPORATED	Y1957102
MENTAL HEALTH CARERS ARAFMI ILLAWARRA INCORPORATED	INC1301241
NEW MUSIC NETWORK INCORPORATED	Y2648406

Cancellation is effective as at the date of gazettal.

Dated this 6th day of May 2020.

Diane Duggan
Delegate of the Commissioner
NSW Fair Trading

Reference number:(n2020-1250)

GAS AND ELECTRICITY (CONSUMER SAFETY) ACT 2017

Order under Section 8(3)

WHERE a model of refrigerating appliance within the scope of AS/NZS 60335.2.24 is compliant to AS/NZS 60335.2.24:2010 +A1;

then a person who sells such a refrigerating appliance is, by this order, exempt from the operation of section 8(2)(b)(i) of the Act.

This Order expires 31 January 2021.

RON KEELTY
Director Testing Services
Signed this 5th Day of May 2020

Reference number:(n2020-1251)

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to assign the name:

Little Italy for an urban place located in the vicinity of Norton Street (between City-West Link Road in the north to Parramatta Road in the south), and Marion Street (between Balmain Road in the east to Hawthorne Parade in the west) in the suburbs of Leichhardt and Haberfield, Inner West LGA.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 8 May 2020 to 8 June 2020. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@customerservice.nsw.gov.au or written submissions mailed to 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a Government Information (Public Access) application and may be viewed by a third party to assist the Board in considering this proposal.

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

Reference number:(n2020-1252)

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board hereby notifies that it proposes to assign the name:

Marcus Ghatt Smith Reserve for a reserve located on the corner of Perentie Road and Lindrum Street in the suburb of Belrose, Northern Beaches LGA.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 8 May 2020 to 8 June 2020. Alternatively, email submissions may be lodged with the Secretary, Geographical Names Board, at ss-gnb@finance.nsw.gov.au or written submissions mailed to 346 Panorama Ave, Bathurst, NSW 2795.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a Government Information (Public Access) application and may be viewed by a third party to assist the Board in considering this proposal.

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

Reference number:(n2020-1253)

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Locality Boundaries in the Lismore Local Government Area

PURSUANT to the provisions of Section 8 of the *Geographical Names Act 1966*, the Geographical Names Board notifies that it proposes to amend the locality boundaries of Mcleans Ridges and Boat Harbour in the Lismore Local Government Area.

Details of this proposal, including map GNB3628-3-A showing the proposed boundary amendment, may be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 5 May 2020 to 5 June 2020. Alternatively email submissions may be lodged with the Secretary, Geographical Names Board, ss-gnb@customerservice.nsw.gov.au.

In accordance with Section 9 of the *Geographical Names Act 1966*, all submissions lodged may be subject to a Government Information (Public Access) application and may be viewed by a third party to assist the Board in considering this proposal.

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

Reference number:(n2020-1254)

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 Edward Surendranath Gamini Hettiaratchi MED0001122679** of Campsie NSW 2194 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 from 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 4 May 2020.

Dated at Sydney, 1 May 2020

Elizabeth Koff
Secretary, NSW Health

Reference number:(n2020-1255)

**POISONS AND THERAPEUTIC
GOODS REGULATION 2008**

ORDER

Restoration of Drug Authority

In accordance with the provisions of clause 175(1) of the *Poisons and Therapeutic Goods Regulation 2008* a direction has been issued that the Order that took effect on **Lindsey Clark (PHA0000966204)** of Penrith, NSW 2750, prohibiting him as a pharmacist from supplying or having possession of, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by clauses 101(1) and 102 of the Regulation, shall cease to operate on and from 4 May 2020.

Dated at Sydney, 1 May 2020

Elizabeth Koff
Secretary, NSW Health

Reference number:(n2020-1256)

**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 **Mr John Alexander Andrew DEVINE (PAR0002212214)**, of BOOROWA NSW 2586, prohibiting him, as an ambulance officer employed by NSW Ambulance from having possession of or supplying a drug of addiction as authorised by clause 101(1) of the Regulation.

This Order is to take effect on and from 11 May 2020.

Dated at Sydney, 6 May 2020.

ELIZABETH KOFF
Secretary, NSW Health

Reference number:(n2020-1257)

**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 Ghayath Al Shelh**, of Liverpool NSW 2170, 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 11 May 2020.

Dated at Sydney, 6 May 2020.

ELIZABETH KOFF
Secretary, NSW Health

Reference number:(n2020-1258)

**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 **Alexander Vinh-Khiem Vu Phan PHA0001999272** of Stanmore NSW 2048 prohibiting him, until further notice, as a pharmacist, from supplying or having possession of, or manufacturing any preparation, admixture or extract of a drug of addiction as authorised by Clauses 101(1) and 102 of the Regulation.

This Order is to take effect on and from 11 May 2020.

Dated at Sydney, 6 May 2020

Elizabeth Koff
Secretary, NSW Health

Reference number:(n2020-1259)

**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 James Robert Ferguson**, of Eastwood NSW 2122, 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 11 May 2020.

Dated at Sydney, 6 May 2020.

ELIZABETH KOFF
Secretary, NSW Health

Reference number:(n2020-1260)

COUNCIL NOTICES

EUROBODALLA SHIRE COUNCIL

Roads Act 1993

Notification of Road Closure

ERRATUM

(Ref No. S023-T00023)

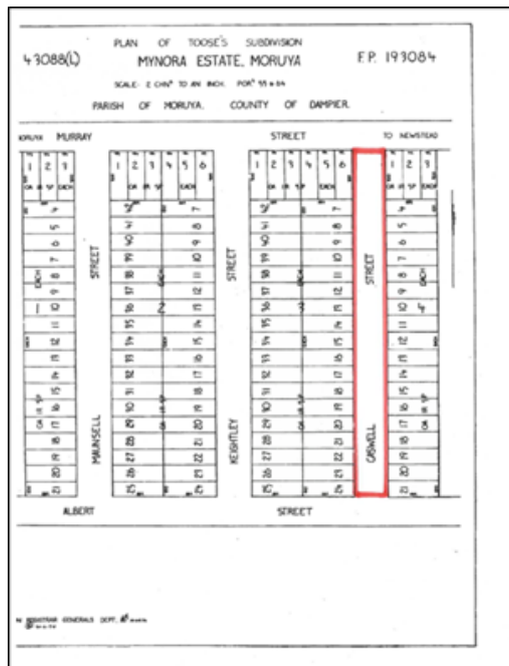
In the notice published in NSW Government Gazette No 85 of 24 April 2020, n2020-1112 page number 37 the words “30.48 m” should be replaced with “20.12 m”. The following notice corrects that error and the Gazettal date remains 24 April 2020.

NOTICE is hereby given that pursuant to Section 16 of the *Roads Act 1993*, Eurobodalla Shire Council hereby dedicated the land described in the Schedule below as public road.

Schedule

Parish – Moruya County – Dampier

The undedicated Road 20.12 m should be wide known as Caswell Street, off South Head Road, Moruya shown in Deposited Plan 193084 being surrounded by Lot 6-7 DP 1231007, Lots 8, 17-24 Section 3 DP 193084, Lot 5 DP 790917, Lots 1, 4, 16-21 Section 4 DP 193084 and Lots 9-16 DP 248776 (as outlined in red on the diagram).



Dr Catherine Dale
 General Manager
 Eurobodalla Shire Council
 PO Box 99, Moruya NSW 2537

Reference number:(n2020-1261)

LIVERPOOL CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Sandakan Street	EDMONDSON PARK

Description

Proposed east-west street from Croatia Avenue to Aachen Road, south of Poziers Road

Kiersten Fishburn, Chief Executive Officer - Liverpool City Council,
Liverpool City Council,
33 Moore Street,
Liverpool NSW 2170

Reference number:(n2020-1262)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Bradford Drive	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left into Bradford Drive.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1263)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Brahman Street	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left into Bradford Drive, take the first turn left into Droughtmaster Avenue and the second turn right into Brahman Street.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1264)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Charbray Street	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar travel west along the New England Highway and take the first turn left into Bradford Drive. Take the first turn right into Simmental Street and the first turn left into Charbray Street.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1265)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Clydesdale Street	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left into Bradford Drive, the first turn left into Droughtmaster Avenue and the first turn right into Clydesdale Street.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1266)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Dexter Road	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left into Bradford Drive. Take the first turn left into Droughtmaster Avenue, the second turn right to Brahman Street and the first turn left into Dexter Road.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1267)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Droughtmaster Avenue	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left into Bradford Drive and the first turn left into Droughtmaster Avenue.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1268)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Holstein Road	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left into Bradford Drive and the second turn right into Holstein Road.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1269)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Shorthorn Road	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left in Bradford Drive. Take the first turn left into Droughtmaster Avenue, take the second turn right into Brahman and the second left into Shorthorn Road.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1270)

MAITLAND CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Simmental Street	LOCHINVAR

Description

From the intersection of New England Highway and Winders Lane, Lochinvar, travel west along New England Highway and take the first turn left into Bradford Drive and the first turn right into Simmental Street.

David Evans
General Manager
Maitland City Council
285-287 High Street
Maitland NSW 2320

Reference number:(n2020-1271)

MID-WESTERN REGIONAL COUNCIL

ROADS Act 1993

Naming of Roads

ERRATUM

In the notice published in NSW Government Gazette No 119 of 24 December 2015, page 4291, notice number 8350 the words "Name CROAKE COURT Locality Bombira Description Road running east & west off Goodlet Lane in a subdivision over Lot 1 DP 1000182" are replaced with "Name CROAKE WAY Locality Mudgee Description New road running north west off Saleyards Lane in a subdivision of Lot 2 DP 12115414. This notice corrects that error.

The gazettal date remains 24 December 2015.

BRAD CAM
General Manager
Mid-Western Regional Council, PO Box 156, 86 Market Street, Mudgee 2850

Reference number:(n2020-1272)

ORANGE CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Hilldale Crescent	ORANGE

Description

New road in the Sunset Ridge subdivision, running east off Connemara Drive

David Waddell, CEO,
Orange City Council,
135 Byng Street, ORANGE
NSW
2800

Reference number:(n2020-1273)

SHOALHAVEN CITY COUNCIL

ROADS ACT 1993

Naming of Roads

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

Name	Locality
Wendy Place	SOUTH NOWRA

Description

New Cul de sac off the extension of Somerset Avenue South Nowra

Stephen Dunshea, Chief Executive Officer,
Shoalhaven City Council, PO
Box 42, NOWRA NSW
2541

Reference number:(n2020-1274)

THE HILLS SHIRE COUNCIL

Roads Act 1993

Section 10

Notice of Dedication of Land as Public Road

Notice is hereby given by The Hills Shire Council, pursuant to Section 10 of the *Roads Act 1993*, that the land described in the Schedules below is hereby dedicated as public road.

MICHAEL EDGAR
General Manager,
The Hills Shire Council
3 Columbia Court
Norwest NSW 2153

SCHEDULE 1

Parish - Castle Hill; County - Cumberland

Locality - North Kellyville; LGA - The Hills Shire Council

Lot 11 in DP 1227068 situated on Samantha Riley Drive, North Kellyville

SCHEDULE 2

Parish - Castle Hill; County - Cumberland

Locality - North Kellyville; LGA - The Hills Shire Council

Lot 51 in DP 1244679 situated on Hezlett Road, North Kellyville

SCHEDULE 3

Parish - Nelson; County - Cumberland

Locality - Box Hill; LGA - The Hills Shire Council

Lot 1 in DP 1244544 situated on The Water Lane, Box Hill

Lot 2 in DP 1244544 situated on The Water Lane, Box Hill

Reference number:(n2020-1275)

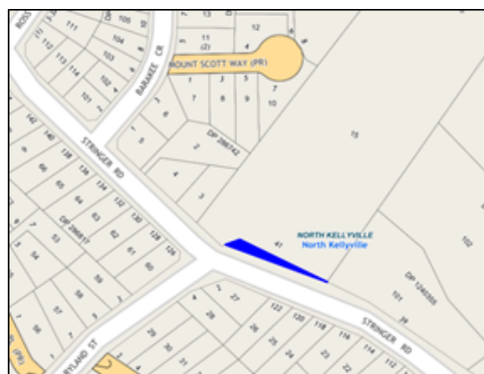
THE HILLS SHIRE COUNCIL

Roads Act 1993

Section 38D

Notice of Closing a Public Road

In pursuance of the Section 38D of the *Roads Act 1993*, the road hereunder described is closed. The lands comprised therein cease to be public road and the rights of passage and access that previously existed in relation to the road are extinguished. Upon closing, title to the land, comprising the former public road, vests in the body specified in the schedule hereunder.



MICHAEL EDGAR
General Manager,
The Hills Shire Council
3 Columbia Court
Norwest NSW 2153

SCHEDULE

Parish – Castle Hill; County – Cumberland

Locality – North Kellyville; LGA – The Hills Shire Council

On closing, the land within Lot 1 DP 1261599 remains vested in The Hills Shire Council as Operational Land for the purposes of the *Local Government Act 1993*.

Council Ref: 8/2019/RC

Reference number:(n2020-1276)