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By Authority Government Printer

HAWKESBURY CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given by Hawkesbury City Council, pursuant to section 10 of the Roads Act 1993, that the land described in the Schedule below is hereby dedicated as public road. Dated at Windsor 6 July 2021 Laurie Mifsud, Acting General Manager, Hawkesbury City Council, 366 George Street, Windsor NSW 2756.

SCHEDULE

Lot 3 in Deposited Plan 1222864

Lot 4 in Deposited Plan 1222864

Lot 5 in Deposited Plan 1222864

Lot 6 in Deposited Plan 1222864

SHELLHARBOUR CITY COUNCIL

ROADS ACT 1993 Notification of Dedication of Land as Public Road

Notice is hereby given, under section 10 *Roads Act 1993*, that the land set out in the Schedule below known as part Tongarra Road, Albion Park is dedicated as public road.

Dated 26 July 2021

Carey McIntyre General Manager Shellharbour City Council

Schedule

Lot 30 Deposited Plan 1274719

ROAD TRANSPORT ACT 2013 EXEMPTION ORDER SECTION 19

Ministerial (Visiting Driver Residency Period) Exemption Order 2021

I, Andrew Constance, Minister for Transport and Roads, pursuant to section 19(1) of the *Road Transport Act 2013*, make this Order.

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ANDREW CONSTANCE Minister for Transport and Roads Dated, this 29th day of July 2021

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1. Citation

This Order is the Ministerial (Visiting Driver Residency Period) Exemption Order 2021.

2. Commencement

This Order has effect on and from 1 August 2021

3. Effect

This Order remains in force up to and including 31 January 2022 unless revoked earlier.

4. Interpretation

Words and expressions used in this Order have the same meaning as in the *Road Transport Act 2013* unless otherwise stated.

"Regulation" means the Road Transport (Driver Licensing) Regulation 2017

5. Application

This Order applies to visiting drivers from:

- another Australian jurisdiction or from New Zealand who hold a driver licence or learner licence from that jurisdiction and who have resided in NSW for a continuous period of more than 3 months; and
- a foreign country (other than New Zealand) who hold a licence permitting them to drive in that country, where the driver holds a permanent visa under the *Migration Act 1958 (Cth)* and has resided in NSW for a continuous period of more than 3 months since the granting of the visa; and
- a foreign country (other than New Zealand) who hold a licence permitting them to drive in that country, who are Australian Citizens and have resided in NSW for a continuous period of more than 3 months.

6. Declaration

Notwithstanding the requirements in clauses 96(4)(a),(b) and (c) of the Regulation, a visiting driver to which this Order applies continues to be exempt from the NSW driver licence holding requirements in relation to driving the particular kind of motor vehicle permitted by their foreign driver licence, for the period of this Order.

7. Publication

This Order is published in the NSW Government Gazette.

Explanatory notes:

Clauses 96(4)(a),(b) and (c) of the Regulation provide that certain visiting drivers who reside in NSW for a continuous period of longer than 3 months are no longer exempt from the requirement to hold a NSW driver licence. The result is those drivers may no longer continue to drive on their original foreign or interstate driver licence and must transition to a NSW driver licence.

In order to obtain a NSW driver licence, such drivers are required to complete mandatory testing, which may not be readily available during periods where Public Health Orders are in place limiting or restricting activities.

This Order extends the 3 month period under which a relevant visiting driver may continue to drive on their original overseas or interstate driver licence, and exempts those drivers from the requirement to obtain a NSW driver licence.

END OF ORDER