



Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Week No. 19/2013

Friday, 10 May 2013

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DEADLINES

Attention Advertisers . . .

Government Gazette inquiry times are:

Monday to Friday: 8.30 am to 4.30 pm

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GOVERNMENT GAZETTE DEADLINES

Close of business every Wednesday

Except when a holiday falls on a Friday, deadlines will be altered as per advice given on this page.

Special Supplements

A Special Supplement or Extraordinary Supplement is a document which has a legal requirement to commence on a certain date and time. Release of Publication is required on the same day. The request for a Supplement is received from the department to the *Government Gazette* by telephone. The copy must be accompanied by a letter or email requesting the Supplement and signed by a Minister or Head of a Department.

NOTE: Advance notice of a Special Supplement is essential as early as possible on the day required. On Thursdays early notice is a priority and when possible notice should be given a day prior being the Wednesday.

Please Note:

- *Only electronic lodgement of Gazette contributions will be accepted. If you have not received a reply confirming acceptance of your email by the close of business on that day please phone 9228 3120.*

Department of Finance and Services Tenders

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Finance and Services proposed, current and awarded tenders is available on:

<http://www.tenders.nsw.gov.au>

*SEE the Government Gazette website at:
<http://nsw.gov.au/gazette>*



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 55
Friday, 3 May 2013

Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

FISHERIES MANAGEMENT ACT 1994

Sections 8 and 11

Revocation of Fishing Closure – *Caulerpa Taxifolia* – Wallagoot Lake

I, GEOFF ALLAN, Executive Director, Fisheries NSW, with the delegated authority of the Minister for Primary Industries and the Director-General of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to sections 227 and 228 of the Fisheries Management Act 1994 (“the Act”) and pursuant to section 11 of the Act revoke the fishing closure notification titled “Section 8 and Section 11 Notification – Fishing Closure Caulerpa-Wallagoot Lake” published in the *New South Wales Government Gazette* No. 99 of 3 July 2009, at pages 3893, including the related Erratum published in the *New South Wales Government Gazette* No. 100 of 6 July 2009, at pages 4045-4046 and any notification revived as a result of this revocation.

Signed on this 19th day of April 2013.

GEOFF ALLAN,
Executive Director,
Fisheries NSW,
Department of Primary Industries
(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

STOCK DISEASES ACT 1923

Revocation of Quarantine Notification No. 1825

I, KATRINA ANN HODGKINSON, M.P., Minister for Primary Industries, pursuant to sections 3(2)(a) and 10 of the Stock Diseases Act 1923, revoke the notification titled “Notification No.1825 – Cattle Tick” published in the *New South Wales Government Gazette* No. 88 on 9 September 2011, at page 5467 and any notification revived as a result of that revocation.

Dated this 20th day of March 2013.

KATRINA ANN HODGKINSON, M.P.,
Minister for Primary Industries

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 56
Monday, 6 May 2013

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SPECIAL SUPPLEMENT

SUBORDINATE LEGISLATION ACT 1989

Proposed Royal Botanic Gardens and Domain Trust Regulation 2013

THE Royal Botanic Gardens and Domain Trust Regulation 2008 are due for remake on 1 September 2013. The objects of the proposed Royal Botanic Gardens and Domain Trust Regulation 2013 are to regulate the use of Trust land including the Royal Botanic Garden Sydney, the Domain, the Australian Botanic Garden Mount Annan, the Blue Mountains Botanic Garden Mount Tomah, and the Mount Tomah Conservation Area and to prescribe offences that may be dealt with by way of penalty notice.

You can view or obtain a copy of the draft Regulation 2013 and the draft Regulatory Impact Statement and make comments and submissions until 3 June 2013 by visiting http://www.rbgsyd.nsw.gov.au/welcome/feature_stories/Regulation_2013.

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 57
Friday, 10 May 2013

Published under authority by the Department of Premier and Cabinet

LEGISLATION

Online notification of the making of statutory instruments

Week beginning 29 April 2013

THE following instruments were officially notified on the NSW legislation website (www.legislation.nsw.gov.au) on the dates indicated:

Proclamations commencing Acts

Nil

Regulations and other statutory instruments

Allocation of the Administration of Acts 2013 (No 1—Amendment) (2013-186) — published LW 3 May 2013

Conveyancers Licensing Amendment (Fees) Regulation 2013 (2013-169) — published LW 3 May 2013

First State Superannuation Amendment (Local Government and Shires Association) Order 2013 (2013-188) — published LW 3 May 2013

Fisheries Management (General) Amendment (Ministerial Fisheries Advisory Council) Regulation 2013 (2013-170) — published LW 3 May 2013

Home Building Amendment (Fees) Regulation 2013 (2013-171) — published LW 3 May 2013

Motor Dealers Amendment (Fees) Regulation 2013 (2013-172) — published LW 3 May 2013

Motor Vehicle Repairs Amendment (Fees) Regulation 2013 (2013-173) — published LW 3 May 2013

Passenger Transport (Drug and Alcohol Testing) Amendment (NSW Forensic & Analytical Science Service) Regulation 2013 (2013-174) — published LW 3 May 2013

Pawnbrokers and Second-hand Dealers Amendment (Fees) Regulation 2013 (2013-175) — published LW 3 May 2013

Poisons and Therapeutic Goods Amendment (Supply by Pharmacists) Regulation 2013 (2013-176) — published LW 3 May 2013

Property, Stock and Business Agents Amendment (Fees and Contributions) Regulation 2013 (2013-177) — published LW 3 May 2013

Public Sector Employment and Management (NSW Self Insurance Corporation) Order 2013 (2013-187) — published LW 3 May 2013

Road Transport (Safety and Traffic Management) Amendment (NSW Forensic & Analytical Science Service) Regulation 2013 (2013-178) — published LW 3 May 2013

State Authorities Non-contributory Superannuation Amendment (Local Government and Shires Association) Order 2013 (2013-189) — published LW 3 May 2013

State Authorities Superannuation Amendment (Local Government and Shires Association) Order 2013 (2013-190) — published LW 3 May 2013

Superannuation Amendment (Local Government and Shires Association) Order 2013 (2013-191) — published LW 3 May 2013

Valuers Amendment (Fees) Regulation 2013 (2013-179) — published LW 3 May 2013

Environmental Planning Instruments

Parramatta Local Environmental Plan 2011 (Amendment No 3) (2013-180) — published LW 3 May 2013

Shoalhaven Local Environmental Plan 1985 (Amendment No 242) (2013-181) — published LW 3 May 2013

Singleton Local Environmental Plan 1996 (Amendment No 37) (2013-182) — published LW 3 May 2013

Sutherland Shire Local Environmental Plan 2006 (Amendment No 14) (2013-183) — published LW 3 May 2013

Wagga Wagga Local Environmental Plan 2010 (Amendment No 6) (2013-184) — published LW 3 May 2013

Wingecarribee Local Environmental Plan 2010 (Amendment No 6) (2013-185) — published LW 3 May 2013

Assents to Acts

ACT OF PARLIAMENT ASSENTED TO

Legislative Council Office, Sydney, 7 May 2013

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

Act No. 23, 2013 – An Act to amend the Powers of Attorney Act 2003 to make further provision with respect to powers of attorney; and for related purposes. [**Powers of Attorney Amendment Act 2013**]

DAVID BLUNT,
Clerk of the Parliaments

OFFICIAL NOTICES

Department of Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

DECLARATION

I, the Minister for Planning and Infrastructure, under Clause 276 of the Environmental Planning and Assessment Regulation 2000, declare the precinct referred to in the Schedule to be released for urban development.

Dated at Sydney, 3rd May 2013.

The Hon. BRAD HAZZARD, M.P.,
Minister for Planning and Infrastructure

SCHEDULE

- The part of the West Schofields Precinct in the North West Growth Centre shown with red hatching on the map held at the Department of Planning and Infrastructure and marked:
West Schofields – Part Precinct Release.

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

INSTRUMENT OF DELEGATION

I, SAM HADDAD, Director General of the Department of Planning and Infrastructure, under section 23 of the Environmental Planning and Assessment Act 1979 (Planning Act), hereby delegate to the Deputy Directors-General and the Executive Director with principal responsibility for plan making, the giving of a written authorisation to a council (within the meaning of the Local Government Act 1993), to allow that council to exercise the plan making functions under section 59 of the Planning Act.

Note: The Minister has previously delegated his functions under section 59 of the Planning Act to all councils (within the meaning of the Local Government Act 1993), subject to conditions, in the Instrument of Delegation signed 14 October 2012.

This delegation is in addition to, and is not intended to revoke or affect, the delegation of my functions by any current Instrument of Delegation.

Dated: 22nd April 2013.

SAM HADDAD,
Director General,
Department of Planning and Infrastructure

TABLE

ITEM	Functions delegated under	Delegate
1.	<p>The ability to give a written authorisation to a council (within the meaning of the Local Government Act 1993), to allow that council to exercise the plan making functions under section 59(2) of the Planning Act.</p> <p>Note: The Minister has previously delegated his functions under section 59 of the Planning Act to all councils (within the meaning of the Local Government Act 1993), subject to conditions, in the Instrument of Delegation signed 14 October 2012.</p>	<ul style="list-style-type: none"> Deputy Directors-General Executive Director with principal responsibility for plan making

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Road Transport (Mass, Loading and Access) Regulation 2005

CAMDEN COUNCIL, pursuant to Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005, hereby amend the Class 2 B-Double Notice 2010, as published in the *New South Wales Government Gazette* No. 108 on 27 August 2010, at pages 4033 to 4284, as set out in the Schedule of this Notice.

RON MOORE,
General Manager,
Camden Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Camden Council B-Double (Amendment) Notice No. 2/2012.

2. Commencement

This Notice takes effect on and from the date of publication in the *New South Wales Government Gazette*.

3. Effect

This Notice remains in force up to and including 15 July 2013, unless it is repealed earlier.

4. Amendment

Insert the following routes for the council into the table at Appendix 1.

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25m.	Dwyer Road.	Camden Valley Way (MR620), Leppington.	Hulls Road, Leppington.	Left turn only into Camden Valley Way. No access between 6:00am to 10:30pm and 1:30pm to 5:00pm.
25m.	Hulls Road.	Dwyer Road, Leppington.	George Road, Leppington.	No access between 6:00am to 10:30pm and 1:30pm to 5:00pm.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

COFFS HARBOUR CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Dated: 26 April 2013.

STEVE McGRATH,
General Manager,
Coffs Harbour City Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as Coffs Harbour City Council 25 Metre B-Double Route Notice No. 1 /2013.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 1 September 2015, unless it is amended or repealed earlier.

4. Application

This Notice applies to those 25 metre B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25.	Industrial Drive.	Isles Drive.	Isles Drive.
25.	Forge Drive.	Industrial Drive.	Industrial Drive.
25.	Engineering Drive.	Industrial Drive.	Industrial Drive.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under the Road Transport (Mass, Loading and Access) Regulation 2005

LITHGOW CITY COUNCIL, pursuant to Clause 58 of the Road Transport (Mass, Loading and Access) Regulation 2005, hereby amend the 19 metre B-Double Mass Limit Notice 2010, as published in *New South Wales Government Gazette* No. 111 on 3 September 2010, at pages 4336 to 4353, as set out in the Schedule of this Notice.

ROGER BAILEY,
General Manager,
Lithgow City Council
(by delegation of the Minister for Roads)

SCHEDULE
1. Citation

This Notice is the Lithgow City Council 19 metre B-Double Mass Limit (Amendment) Notice No. 1/2013.

2. Commencement

This Notice takes effect on and from the date of publication in the New South Wales Government Gazette.

3. Effect

This Notice remains in force up to and including 1 September 2015, unless it is repealed earlier.

4. Amendment

Insert the following routes into the table at Appendix 1, under the heading Lithgow City Council.

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
19.	58.	Meadow Flat/Sunny Corner Road.	Great Western Highway.	Boundary with Bathurst Shire.
19.	30a.	Dark Corner Road.	Stringy Bark Road.	Wattle Creek Road.
19.	85.	Rydal Hampton Road.	Great Western Highway.	Jenolan Caves Road.
19.	67.	Oakey Forest Road.	Great Western Highway.	Metro Mix Quarry Oakey Forest Road.

ROADS ACT 1993**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Valla and Urunga in the Nambucca and Bellingen Shire Council areas

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

T D Craig
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

SCHEDULE

ALL those pieces or parcels of Crown land situated in the Nambucca Shire Council area, Parish of Valley Valley and County of Raleigh, shown as:

Lot 7010 Deposited Plan 1070569, being the whole of the land in Certificate of Title 7010/1070569;

Lot 7018 Deposited Plan 1070570, being the whole of the land in Certificate of Title 7018/1070570;

ALSO ALL those pieces or parcels of Crown land situated in the Bellingen Shire Council area, Parish of Newry and County of Raleigh, shown as:

Lot 3 Deposited Plan 1181225, being part of the land in Certificate of Title 7025/1071326; and

Lot 4 Deposited Plan 1181225, being part of the land in Certificate of Title 7031/1071327;

excluding any existing easements from the compulsory acquisition of the land listed above.

(RMS Papers: SF2012/48423; RO 10/317.1755)

ROADS ACT 1993**LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991**

Notice of Compulsory Acquisition of Land at Holbrook in the Greater Hume Shire Council area

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

T D Craig
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

SCHEDULE

ALL that piece or parcel of land situated in the Greater Hume Shire Council area, Parish of Holbrook and County of Goulburn, shown as Lot 104 Deposited Plan 1179640, being part of the land in Certificate of Title 7037/1058355, being also part of the land in Reserve 42306 for Travelling Stock and Camping notified in Government Gazette No 156 of 18 December 1907 Folio 6849.

The land is said to be in the possession of the Crown and Hume Livestock Health and Pest Authority.

(RMS Papers: SF2012/48661; RO 2/186.1118)

ROADS ACT 1993

Order – Section 257

ERRATUM

Roads and Maritime Services of New South Wales by this order under Section 257 of the Roads Act 1993, corrects an error in the notice published in Government Gazette No 7, of 1 February 2013 on page 236, under the heading “Roads Regulation 2008 – Renaming of Public Roads” by making the following alterations to the notice:

deleting from the notice the renamed roads described hereunder -

<u>Old Road Name</u>	<u>General Description</u>	<u>New Road Name</u>	<u>Route Marker</u>
F3 - Sydney to Newcastle Expressway	From Pacific Highway at Wahroonga to John Renshaw Drive at Beresfield	M1 Pacific Motorway	M1
Pacific Highway	The part of the Pacific Highway from Brunswick Heads via Brunswick to Yelgun Freeway, Yelgun to Chinderah Freeway, Chinderah Bypass, Banora Point, Tweed Heads Bypass and Tugun Bypass to the Queensland Border	M1 Pacific Motorway	M1
F4 Western Freeway	From Concord Road (Great Western Highway) at Strathfield to Great Western Highway at Lapstone	M4 Western Motorway	M4
F6 Southern Freeway	From Princes Highway at Waterfall to Mt Ousley Road to the Illawarra Highway at Yallah	M1 Princes Motorway	M1
Hume Highway	The part of the highway from The Cross Roads at Casula, via South Western Freeway, including Mittagong Bypass and Berrima Bypass, to Mereworth Road Interchange at Medway Rivulet	M31 Hume Motorway	M31

and substituting in lieu thereof –

<u>Old Road Name</u>	<u>General Description</u>	<u>New Road Name</u>	<u>Route Marker</u>
F3 - Sydney to Newcastle Expressway	From Pacific Highway at Wahroonga to John Renshaw Drive at Beresfield	Pacific Motorway	M1
Pacific Highway	The part of the Pacific Highway from Brunswick Heads via Brunswick to Yelgun Freeway, Yelgun to Chinderah Freeway, Chinderah Bypass, Banora Point, Tweed Heads Bypass and Tugun Bypass to the Queensland Border	Pacific Motorway	M1
F4 Western Freeway	From Concord Road (Great Western Highway) at Strathfield to Great Western Highway at Lapstone	Western Motorway	M4

F6 Southern Freeway	From Princes Highway at Waterfall to Mt Ousley Road to the Illawarra Highway at Yallah	Princes Motorway	M1
Hume Highway	The part of the highway from The Cross Roads at Casula, via South Western Freeway, including Mittagong Bypass and Berrima Bypass, to Mereworth Road Interchange at Medway Rivulet	Hume Motorway	M31

Craig Moran
General Manager, Traffic Management
Roads and Maritime Services

Department of Trade and Investment, Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(T13-1058)

No. 4798, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 100 units, for Group 1, dated 7 May 2013. (Wagga Wagga Mining Division).

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T12-1109)

No. 4562, now Exploration Licence No. 8070, PEEL MINING LIMITED (ACN 119 343 734), County of Mouramba, Map Sheet (8033), area of 70 units, for Group 1, dated 8 April 2013, for a term until 8 April 2015.

(T12-1121)

No. 4574, now Exploration Licence No. 8070, PEEL MINING LIMITED (ACN 119 343 734), County of Mouramba, Map Sheet (8033), area of 70 units, for Group 1, dated 8 April 2013, for a term until 8 April 2015.

(T12-1239)

No. 4683, now Exploration Licence No. 8082, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), County of Buller, Map Sheet (9340, 9341), area of 100 units, for Group 1, dated 1 May 2013, for a term until 1 May 2016.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

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

(07-6082)

Exploration Licence No. 5864, TEMPLAR RESOURCES PTY LTD (ACN 085 644 944), area of 23 units. Application for renewal received 1 May 2013.

(07-2657)

Exploration Licence No. 6074, LIONSVILLE GOLD PTY LTD (ACN 115 850 961), area of 7 units. Application for renewal received 3 May 2013.

(06-4186)

Exploration Licence No. 6799, ST BARBARA LIMITED (ACN 009 165 066), area of 10 units. Application for renewal received 3 May 2013.

(T10-0165)

Exploration Licence No. 7730, DRL (IRONBARKS) PTY LIMITED (ACN 147 939 544), area of 13 units. Application for renewal received 1 May 2013.

(T10-0291)

Exploration Licence No. 7731, Jamie GOUGH, area of 43 units. Application for renewal received 1 May 2013.

(10-2317)

Petroleum Exploration Licence No. 437, PANGAEA PEL 437 PTY LIMITED (ACN 121 204 322), area of 78 blocks. Application for renewal received 6 May 2013.

(T00-0578)

Mining Purposes Lease No. 109 (Act 1973), Bruce Leslie BAKER, area of 9100 square metres. Application for renewal received 7 May 2013.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T13-1385)

Exploration Licence No. 1999, KBL MINING LIMITED (ACN 129 954 365), Counties of Cunningham and Kennedy, Map Sheet (8232, 8332), area of 17 units, for a further term until 3 March 2017. Renewal effective on and from 3 May 2013.

(12-0334)

Exploration Licence No. 3325, CLUFF MINERALS (AUST) PTY LTD (ACN 002 091 330), County of Murchison, Map Sheet (8938, 9037), area of 7 units, for a further term until 22 August 2013. Renewal effective on and from 6 May 2013.

(12-0097)

Exploration Licence No. 5668, PEREGRINE MINERAL SANDS PTY LTD (ACN 009 307 591), County of Taila, Map Sheet (7328, 7428), area of 4 units, for a further term until 4 January 2015. Renewal effective on and from 6 May 2013.

(12-3455)

Exploration Licence No. 5922, TEMPLAR RESOURCES PTY LTD (ACN 085 644 944), County of Bathurst, Map Sheet (8730, 8731), area of 179 units, for a further term until 14 February 2015. Renewal effective on and from 30 April 2013.

(12-0590)

Exploration Licence No. 6073, CLUFF MINERALS (AUST) PTY LTD (ACN 002 091 330), Counties of Hardinge and Murchison, Map Sheet (9038, 9138), area of 7 units, for a further term until 1 May 2014. Renewal effective on and from 6 May 2013.

(06-4093)

Exploration Licence No. 6658, NEW SOUTH RESOURCES LIMITED (ACN 119 557 416), County of Clarendon, Map Sheet (8428), area of 5 units, for a further term until 5 November 2014. Renewal effective on and from 6 May 2013.

(07-0200)

Exploration Licence No. 7041, ICARUS MINES PTY LTD (ACN 140 149 515), County of Flinders, Map Sheet (8234, 8334), area of 44 units, for a further term until 24 January 2014. Renewal effective on and from 12 April 2013.

(T07-0475)

Exploration Licence No. 7097, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Mouramba, Map Sheet (8134), area of 17 units, for a further term until 5 March 2014. Renewal effective on and from 21 November 2012.

(07-0404)

Exploration Licence No. 7134, ARGENT MINERALS LIMITED (ACN 124 780 276), Counties of Bathurst and Georgiana, Map Sheet (8730), area of 19 units, for a further term until 30 April 2014. Renewal effective on and from 30 April 2013.

(T09-0152)

Exploration Licence No. 7547, CENTRAL WEST SCIENTIFIC PTY LTD (ACN 128 344 507), County of Auckland, Map Sheet (8723, 8823), area of 36 units, for a further term until 20 May 2014. Renewal effective on and from 3 May 2013.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T07-0496)

Exploration Licence No. 7066, KOKONG HOLDINGS PTY LTD (ACN 008 622 348), County of Clarke, Map Sheet (9336, 9337), area of 25 units. Cancellation took effect on 6 May 2013.

(T11-0232)

Exploration Licence No. 7930, PLATSEARCH NL, (ACN 003 254 395), County of Kennedy and Narromine, Map Sheet (8535, 8533) area of 100 units.

Application for Cancellation was received on 8 May 2013.

The Hon. CHRIS HARTCHER, M.P.,
Minister for Resources and Energy

PRIMARY INDUSTRIES

FISHERIES MANAGEMENT ACT 1994

Section 8 Notification – Fishing Closure

Ocean Trap and Line Fishery Export Approval

North and South Solitary Islands, Fish Rock, Green Island and Magic Point

I, PETER TURNELL, Acting Executive Director, Fisheries NSW, with the delegated authority of the Minister for Primary Industries and the Director General of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to sections 227 and 228 of the Fisheries Management Act 1994 (“the Act”) and pursuant to section 8 of the Act, do by this notification prohibit the taking of all species of fish by all endorsement holders in the Ocean Trap and Line Fishery by the methods of fishing specified in Column 1 of Schedules 1, 2, 3 and 4 to this notification, from the waters described opposite in Column 2 of Schedules 1, 2, 3 and 4 for the period specified opposite in Column 3 of Schedules 1, 2, 3 and 4.

SCHEDULE 1

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>	<i>Column 3 Period</i>
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	The Steps / Anemone Bay – North Solitary Island All waters from mean high water mark and extending 500 metres in all directions around a point centred on the following coordinates: E 153°23.355’ S 29°55.351’	From 1 June to 31 December (inclusive) each year.
Burleying.	The Steps / Anemone Bay – North Solitary Island All waters as described above plus an additional 500 metres extending beyond the waters described above.	From 1 June to 31 December (inclusive) each year.

SCHEDULE 2

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>	<i>Column 3 Period</i>
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	Manta Arch – South Solitary Island All waters from mean high water mark and extending 500 metres in all directions around a point centred on the following coordinates: E 153°16.086’ S 30°12’.141’	All year.
Burleying.	Manta Arch – South Solitary Island All waters as described above plus an additional 500 metres extending beyond the waters described above.	All year.

SCHEDULE 3

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>	<i>Column 3 Period</i>
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	Fish Rock – Green Island and connecting corridor All waters from mean high water mark and extending 1,000 metres from mean high water mark in all directions around Green Island and Fish Rock, and including all waters within 1,000 metres of a connecting line extending between the closest extremities of Green Island and Fish Rock.	All year.
Burleying.	Fish Rock – Green Island and connecting corridor All waters as described above plus an additional 500 metres extending beyond the waters described above.	All year.

SCHEDULE 4

<i>Column 1 Methods</i>	<i>Column 2 Waters</i>	<i>Column 3 Period</i>
All methods of line fishing other than trolling, spinning and lead lining, but only if the use of a lead line is for the species described in Column 1 of Schedule 5 and in accordance with the restrictions specified in Column 2 of Schedule 5.	Magic Point – Maroubra All waters from mean high water mark and extending 500 metres in all directions around a point centred on the following coordinates: E 151°15.864' S 33°57.359'	All year.
Burleying.	Magic Point – Maroubra All waters as described above plus an additional 500 metres extending beyond the waters described above.	All year.

SCHEDULE 5

<i>Column 1 Species (Common name (Scientific name))</i>	<i>Column 2 Restrictions on the use of a lead line</i>
Yellowtail Kingfish (<i>Seriola lalandi</i>) Amberjack / Samsonfish (<i>Seriola dumerili</i> & <i>S. hippos</i>) Rainbow Runner (<i>Elagatis bipinnulata</i>) Cobia (<i>Rachycentron canadum</i>) Spotted Mackerel (<i>Scomberomorus munroi</i>) Spanish Mackerel (<i>Scomberomorus commerson</i>) Australian Bonito (<i>Sarda australis</i>) Tailor (<i>Pomatomus saltatrix</i>)	<ol style="list-style-type: none"> 1. The licensed fishing boat from which a lead line is deployed must be making way (that is, under active propulsion) at all times; 2. No more than two lead lines are to be deployed from a licensed fishing boat; 3. No more than one hook or gang of hooks is to be used on each lead line; 4. The hooks used on a lead line must be constructed of plain steel (that is, not stainless steel); 5. A lead line must not be used between half-an-hour past official sunset and half-an-hour before official sunrise; and 6. A lead line must not have weights of more than 500g attached to it when used in areas declared by a notification under section 220T of the Act to be critical habitat of the Grey Nurse Shark.

In this notification:

“**burleying**” means any activity that would be reasonably likely to result in the aggregation of fish associated with line fishing.

“**gang of hooks**” means a group of hooks, each of which is attached to, and in direct contact with, at least one other of those hooks.

“**hand held line**” means a rod (or pole) and line or handline.

“**line fishing**” means the use of a hand held line, set line or drift line.

“**Ocean Trap and Line Fishery**” means the share management fishery of that name, as described in Schedule 1 to the Fisheries Management Act 1994.

“**spinning**” means the use of an artificial fly or lure in connection with a hand held line deployed from a boat that is not making way (that is, a boat that is anchored, moored or otherwise held stationary), in a manner whereby the artificial fly or lure is retrieved at or near the surface of the water (that is, the fly or lure must not be allowed to sink prior to retrieval).

“**trolling**” means the use of an artificial fly or lure in connection with a hand held line deployed from a boat that is making way (that is, a boat that is under active propulsion).

Latitude and longitude coordinates are in WGS 1984 datum.

The provisions of this fishing closure in respect of endorsement holders in the Ocean Trap and Line Fishery have effect despite any provision in the Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006.

This notification commences on 16 May 2013 and is effective for a period of five (5) years, unless sooner amended or revoked.

Notes:

1. The purpose of this fishing closure is to continue to implement additional protection measures for the Grey Nurse Shark.
2. The declaration of areas as critical habitat of the Grey Nurse Shark is set out in Critical Habitat of Grey Nurse Shark Notification 2002 published in *New South Wales Government Gazette* No. 237 of 29 November 2002, at pages 10137 to 10149.

Dated this 6th day of May 2013.

PETER TURNELL,
Acting Executive Director,
Fisheries NSW,
Department of Primary Industries
(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

FISHERIES MANAGEMENT ACT 1994

Sections 8 Notification – Fishing Closure

Trip Limits for the Southern Fish Trawl Restricted Fishery, the Ocean Trawl Fishery and the Ocean Trap and Line Fishery

I, KATRINA ANN HODGKINSON, M.P., Minister for Primary Industries, do by this notification pursuant to section 8 of the Fisheries Management Act 1994('the Act'):

1. Prohibit the taking of fish of the species specified in Column 1 of Schedule 1 to this notification, for the period described opposite in Column 2 of Schedule 1, by the methods of fishing specified opposite in Column 3 of Schedule 1, from the waters described opposite in Column 4 of Schedule 1, by endorsement holders in the Southern Fish Trawl Fishery, the Ocean Trawl Fishery and the Ocean Trap and Line Fishery who are also authorised to take fish for sale from Commonwealth managed commercial fisheries.
2. Prohibit the taking of fish of the species specified in Column 1 of Schedule 2 to this notification, for the period described opposite in Column 2 of Schedule 2, by the methods of fishing specified opposite in Column 3 of Schedule 2, from the waters described opposite in Column 4 of Schedule 2, by endorsement holders in the Southern Fish Trawl Fishery, the Ocean Trawl Fishery and the Ocean Trap and Line Fishery who are also authorised to take fish for sale from Commonwealth managed commercial fisheries, except when those fish species are taken in accordance with the trip limits specified opposite in Column 5 of Schedule 2.

In the Schedules to this notification:

“*Fishing trip*” means the time from departure of the boat from port to the time of return of the boat or the catch to port, whichever occurs first.

SCHEDULE 1

<i>Column 1 Species</i>	<i>Column 2 Period</i>	<i>Column 3 Method</i>	<i>Column 4 Waters</i>
Orange roughy (<i>Hoplostethus atlanticus</i>), smooth oreodory (<i>Pseudocyttus maculatus</i>), black oreodory (<i>Alloctytus niger</i>), spiky oreodory (<i>Neocyttus rhomboidalis</i>), warty oreodory (<i>Alloctytus verrucosus</i>) and rough oreodory (<i>Neocyttus psilorhynchus</i>).	All year.	All methods.	All ocean waters to which the Act applies.
Pink ling (<i>Genypterus blacodes</i>), mirror dory (<i>Zenopsis nebulosis</i>), blue-eye trevalla (<i>Hyperoglyphe antarctica</i>), blue grenadier (<i>Macruronus novaezelandiae</i>) and royal red prawns (<i>Haliporoides sibogae</i>).	All year	All methods.	All ocean waters to which the Act applies west of a line drawn 3 nautical miles east of the natural coast line.

SCHEDULE 2

<i>Column 1 Species</i>	<i>Column 2 Period</i>	<i>Column 3 Method</i>	<i>Column 4 Waters</i>	<i>Column 5 Trip Limit</i>
Redfish (<i>Centroberyx affinis</i>).	From 1 November to 31 December and from 1 January to 30 June inclusive in each year.	Otter trawl net (fish).	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 250 kg whole weight during each fishing trip.

<i>Column 1 Species</i>	<i>Column 2 Period</i>	<i>Column 3 Method</i>	<i>Column 4 Waters</i>	<i>Column 5 Trip Limit</i>
Redfish (<i>Centroberyx affinis</i>).	From 1 July to 31 October inclusive in each year.	Otter trawl net (fish).	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 1000 kg whole weight during each fishing trip.
Redfish (<i>Centroberyx affinis</i>).	All year.	Otter trawl net (fish).	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 100 kg whole weight during each fishing trip.
Blue warehou (<i>Seriolella brama</i>).	All year.	All methods.	All NSW ocean waters.	No more than 100 kg whole weight during each fishing trip.
Silver warehou (<i>Seriolella punctata</i>).	All year.	All methods.	All ocean waters to which the Act applies.	No more than 50 kg whole weight during each fishing trip.
Jackass morwong (<i>Nemadactylus macropterus</i>).	All year.	All methods.	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 50 kg whole weight during each fishing trip.
Jackass morwong (<i>Nemadactylus macropterus</i>).	All year.	All methods.	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 350 kg whole weight during each fishing trip.
Ocean perch (<i>Helicolenus percoides</i>).	From 1 January to 31 March inclusive in each year.	All methods.	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 500 kg whole weight during each fishing trip.
Ocean perch (<i>Helicolenus percoides</i>).	From 1 April to 31 December inclusive in each year.	All methods.	All ocean waters to which the Act applies north of Barrenjoey Head.	No more than 1000 kg whole weight during each fishing trip.
Ocean perch (<i>Helicolenus percoides</i>).	All year.	All methods.	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 300 kg whole weight during each fishing trip.
Tiger flathead (<i>Neoplatycephalus richardsoni</i>), toothy flathead (<i>Neoplatycephalus aurimaculatus</i>), southern sand flathead (<i>Platycephalus bassensis</i>), southern bluespotted flathead (<i>Platycephalus speculator</i>) and bluespotted flathead (<i>Platycephalus caeruleopunctatus</i>)	All year.	All methods.	All ocean waters to which the Act applies south of Barrenjoey Head.	No more than 200 kg whole weight of all flathead species combined during each fishing trip.

The provisions of this fishing closure in respect of endorsement holders in the Ocean Trawl Fishery and Ocean Trap and Line Fishery have effect despite any provision in the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006 and Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006.

This fishing closure is intended to have extraterritorial application insofar as the Act permits.

This fishing closure is effective from the date of publication until 1 November 2014.

Dated this 3rd day of May 2013.

KATRINA ANN HODGKINSON, M.P.,
Minister for Primary Industries

FISHERIES MANAGEMENT ACT 1994

Appointment of Members to
Aboriginal Fishing Advisory Council

I, KATRINA HODGKINSON, M.P., Minister for Primary Industries, pursuant to section 229 of the Fisheries Management Act 1994 and Divisions 2 and 3 of Part 17 of the Fisheries Management (General) Regulation 2010, appoint the persons listed in Column 1 of the Schedule as members of the Aboriginal Fishing Advisory Council from the date of this appointment until the date specified opposite in Column 2 of the Schedule.

SCHEDULE

<i>Column 1 Name</i>	<i>Column 2 Expiry of Term</i>
Jennifer WILLIAMS	30 November 2014
Anthony WILLIAMS	30 November 2014
Chels MARSHALL	30 November 2014
Dean KELLY	30 November 2014
Eric BELL	30 November 2014
Associate Professor Stephan SCHNIERER	30 November 2014

Dated this 11th day of April 2013.

KATRINA ANN HODGKINSON, M.P.,
Minister for Primary Industries

POULTRY MEAT INDUSTRY ACT 1986

Notice of Proposed Appointment of Grower Members to
the Poultry Meat Industry Advisory Group

Call for Nominations

Nominations are being sought under the Poultry Meat Industry Act 1986 and Clause 5 of the Poultry Meat Industry Regulation 2008, for grower members to be appointed to the Poultry Meat Industry Advisory Group. Three (3) grower members are required to be appointed.

Eligibility for Nomination: Any person is eligible for nomination as a candidate for appointment as a grower member.

Qualification for Nominating a Candidate: A person is qualified to nominate a candidate for appointment as a grower member if the person is a grower who has grown designated poultry in the 2012 or 2013 calendar year.

Nomination Forms can be obtained from and lodged with Byron Stein, Secretary of Poultry Meat Industry Committee (PMIC), C/ NSW Department of Primary Industries, 159 Auburn Street, Goulburn NSW 2580. Phone (02) 4828 6618, Fax (02) 4822 3261, Email: byron.stein@dpi.nsw.gov.au.

Close of Nominations: The PMIC Secretary must receive completed nomination forms by 4:30 p.m., Wednesday, 5th June 2013.

POULTRY MEAT INDUSTRY ACT 1986

Notice of Proposed Appointment of Processor Members to
the Poultry Meat Industry Advisory Group

Call for Nominations

Nominations are being called for under the Poultry Meat Industry Act 1986 and Clause 5 of the Poultry Meat Industry Regulation 2008, for processor members to be appointed to the Poultry Meat Industry Advisory Group. Three (3) processor members are required to be appointed.

Eligibility for Nomination: Any person is eligible for nomination as a candidate for appointment as a processor member.

Qualification for Nominating a Candidate: A person is qualified to nominate a candidate for appointment as a processor member if the person is a processor who has processed designated poultry in the 2012 or 2013 calendar year.

Nomination Forms can be obtained from and lodged with Byron Stein, Secretary of Poultry Meat Industry Committee (PMIC), C/ NSW Department of Primary Industries, 159 Auburn Street, Goulburn NSW 2580. Phone (02) 4828 6618, Fax (02) 4822 3261, Email: byron.stein@dpi.nsw.gov.au.

Close of Nominations: The PMIC Secretary must receive completed nomination forms by 4:30 p.m., Wednesday, 5th June 2013.

STOCK MEDICINES ACT 1989

Stock Medicines (Hormonal Growth Promotant Control)
Order 2013

(under the Stock Medicines Act 1989)

I, RICHARD SHELDRAKE, Director General of the Department of Primary Industries, with the delegated authority of the Director General of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to section 64 of the Stock Medicines Act 1989 and in pursuance of section 46 of the Stock Medicines Act 1989, believing on reasonable grounds that the administration and application of hormonal growth promotants is likely to have an adverse effect on trade, or the promotion of trade, in cattle or a product derived from cattle, make the following Order to regulate the use of hormonal growth promotants in cattle.

1. Name of Order

This Order is the Stock Medicines (Hormonal Growth Promotant Control) Order 2013.

2. Commencement

This Order commences on the date it is published in the *New South Wales Government Gazette*.

3. Definitions

“*Hormonal growth promotants*” means all those stock medicines registered by the Australian Pesticides and Veterinary Medicines Authority (APVMA) known as hormonal growth promotants including those appearing in Schedule 1 of this Order.

4. Prohibition on treatment with hormonal growth promotants unless cattle earmarked

(a) A person must not treat cattle, or cause or permit the treatment of cattle, with hormonal growth promotants unless at the time of treatment the cattle are identified by means of an earmark made in the right ear of treated cattle.

- (b) The earmark must consist of a hole made in the form of an equal sided triangle with sides of 20mm, and be wholly within the ear and enclosed on all sides by ear tissue.
- (c) Clause 4(a) does not apply to cattle that already have an earmark in accordance with Clause 4(b).

Dated this 3rd day of May 2013.

RICHARD SHELDRAKE,
Director General,
Department of Primary Industries,
(an office within the Department of Trade and
Investment, Regional Infrastructure and Services)

LANDS

ARMIDALE CROWN LANDS OFFICE
108 Faulkner Street (PO Box 199A), Armidale NSW 2350
Phone: (02) 6770 3100 Fax (02) 6771 5348

ROADS ACT 1993

ORDER

Transfer of Crown Roads to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in each Schedule 1 are transferred to the Roads Authority specified in the corresponding Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in each Schedule 1, cease to be Crown public roads.

ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

SCHEDULE 1

*Parish – Barney Downs; County – Clive;
 Land District – Tenterfield; L.G.A. – Tenterfield*

Crown roads 20.115m wide at Tenterfield known as the extension of Finns Road as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Tenterfield Shire Council.

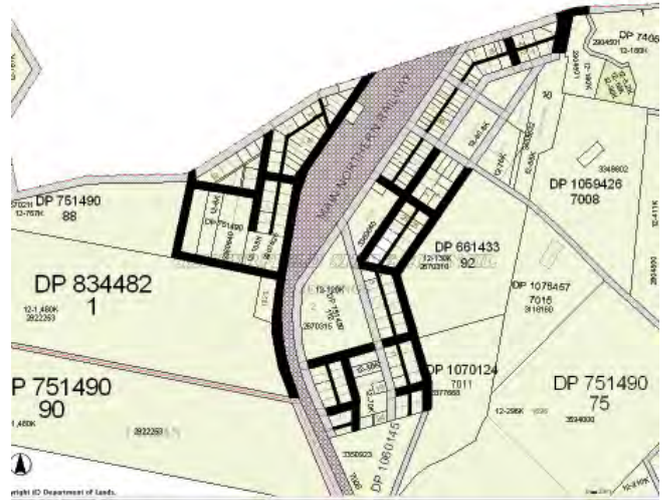
File No.: 12/08303. W514395..

Council’s Reference: John Martin.

SCHEDULE 1

*Town – Jennings; Parish – Ballandean; County – Clive;
 Land District – Tenterfield; L.G.A. – Tenterfield*

Crown roads in the Town of Jennings 30.175m wide and var. known as Phelhampton Crescent (New England Highway), Beauchamp Street, Wright Street, Ross Street, Isles Street, Robinson Street, Loftus Street, King Street, Gladstone Street, Manor Street, Lawson Street, Bligh Street, Baker Street, Apsley Street, Carrington Street and part Border Street and lanes 6.095m wide as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Tenterfield Shire Council.

File No.: 12/08303. W514315.

Council’s Reference: John Martin.

SCHEDULE 1

*Parish – Tenterfield; County – Clive;
 Land District – Tenterfield; L.G.A. – Tenterfield*

Crown roads 20.115m wide at Tenterfield known as the extension of Bryans Gap Road as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Tenterfield Shire Council.

File No.: 12/08303. W514446.

Council’s Reference: John Martin.

DUBBO CROWN LANDS OFFICE
45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830
Phone: (02) 6883 3300 Fax: (02) 6884 2067

NOTIFICATION OF CLOSING OF A ROAD

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

Description

*Parish – Cathundril; County – Narromine;
Land District – Dubbo; L.G.A. – Narromine*

Road Closed: Lot 1, DP 1177306, subject to easement/
right of carriageway over existing track in use created by
Deposited Plan 1177306.

File No.: 10/09950.

Schedule

On closing, the land within Lot 1, DP 1177306 remains
vested in the State of New South Wales as Crown land.

GOULBURN OFFICE**159 Auburn Street (PO Box 748), Goulburn NSW 2580****Phone: (02) 4824 3700 Fax: (02) 4822 4287****ERRATUM**

AS per the notification of Revocation of Reservation of Crown Land which appeared in *New South Wales Government Gazette* dated 3 May 2013, Folio 1626, this has been revoked. Please see notification below, effecting revocation at today's date.

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 of the Crown Lands Act 1989, 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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE*Column 1*

Land District: Goulburn.
Local Government Area:
Goulburn Mulwaree
Council.
Locality: Kenmore.
Reserve No.: 97366.
Public Purpose: Future
public requirements.
Notified: 3 August 1984.
Lot 157, DP No. 821713,
Parish Narrangarril,
County Argyle.
Lot 152, DP No. 727503,
Parish Narrangarril,
County Argyle.
File No.: 09/10571.

Column 2

The part being Lot 157,
DP No. 821713, Parish
Narrangarril, County Argyle,
of an area of 58.3 hectares.

Note: Sale to Goulburn and District Racing Club Limited.

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151 of the Act, 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.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE 1

Locality: Bundanoon.

Parish: Bundanoon.

County: Camden.

Land District: Moss Vale.

L.G.A.: Wingecarribee.

Description: Crown road being Governors Road, north of Lot 1, DP 838630 (as shown by black colour in diagram below).

**SCHEDULE 2**

Roads Authority: Wingecarribee Shire Council.

Council Reference: 1493/1:RD1825.

Crown Reference: 13/04406.

GRAFTON OFFICE

49-51 Victoria Street (PO Box 272), Grafton NSW 2460

Phone: (02) 6640 3400 Fax: (02) 6642 5375

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown road specified in Schedule 1 is hereby transferred to the Roads Authority specified in Schedule 2 hereunder and as from the date of publication of this notice, the road specified in Schedule 1 ceases to be Crown road.

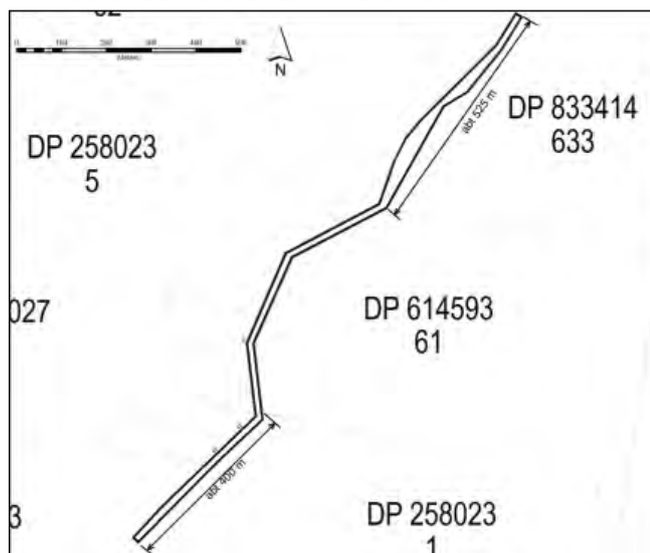
ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE 1

Parish – Toothill; County – Fitzroy;
Shire – Clarence Valley

Part Crown public road known as Shannondale Road, being road located west of Lot 1, DP 258023; Lot 61, DP 614593 and Lot 633, DP 833414 at Shannondale (extent transferred shown on diagram below).

Width to be Transferred: Whole width.



SCHEDULE 2

Roads Authority: Clarence Valley Council.

Council's Reference: Shannondale Road.

Crown Reference: 13/03317 – W515333.

NOTIFICATION OF CLOSING OF A ROAD

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

Description

Parish – Ulmarra; County – Clarence;
Land District – Grafton; L.G.A. – Clarence Valley

Road Closed: Lot 1, DP 1183805.

File No.: GF06 H 106.

Schedule

On closing, the land within Lot 1, DP 1183805 remains vested in the State of New South Wales as Crown land.

Description

Parish – Sherwood; County – Rous;
Land District – Casino; L.G.A. – Kyogle

Road Closed: Lot 1, DP 1154204.

File No.: GF06 H 172.

Schedule

On closing, the land within Lot 1, DP 1154204 remains vested in the State of New South Wales as Crown land.

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder, are appointed for the terms of office specified, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedule.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

SCHEDULE

Column 1	Column 2	Column 3
The person for the time being holding the office of Nominated Representative, Big Scrub Landcare (ex-officio member). Ernest Barry FIEDLER (re-appointment). Rowan Burnett TRIMBLE (new member). Arthur Lloyd NAPPER (re-appointment). Laurence William HOSKING (re-appointment). Gregory William PEARSON (re-appointment). Ian KIRKLAND (re-appointment). Keith William MORROW (re-appointment).	Booyong Public Recreation and Preservation of Native Flora Reserve Trust.	Reserve No.: 62153. Public Purpose: Preservation of native flora and public recreation. Notified: 3 October 1930. File No.: GF81 R 372.

Term of Office

For a term commencing the date of this notice and expiring 9 May 2018.

MOREE OFFICE
Frome Street (PO Box 388), Moree NSW 2400
Phone: (02) 6752 5055 Fax: (02) 6752 1707

**NOTIFICATION OF DEDICATION OF
UNOCCUPIED CROWN LAND AS ROAD**

PURSUANT to section 12 of the Roads Act 1993, the land hereunder described is declared to be dedicated as a Council public road.

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

Description

Land District – Narrabri; Council – Narrabri Shire

Variable width track in use, known locally as Carinya Road, approximately 3.2 kilometres in length traversing Lot 7, DP 754935, Parish of Deriah, County of Nandewar.

File No.: ME07 H 123.

Council Reference: 251422.

NEWCASTLE OFFICE

437 Hunter Street, Newcastle NSW 2300 (PO Box 2185, Dangar NSW 2309)

Phone: (02) 4925 4104 Fax: (02) 4925 3517

NOTIFICATION OF CLOSING OF A ROAD

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

Description

*Parish – Mirannie; County – Durham;
Land District – Singleton; L.G.A. – Singleton*

Road Closed: Lot 1, DP 1176392.

File No.: 12/00547.

Schedule

On closing, the land within Lot 1, DP 1176392 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Balfour; County – Westmoreland;
Land District – Bathurst; L.G.A. – Oberon*

Road Closed: Lot 2, DP 1183045.

File No.: CL/00169.

Schedule

On closing, the land within Lot 2, DP 1183045 remains vested in the State of New South Wales as Crown land.

Description

*Parishes – Bungee and Cooper; County – Wellesley;
Land District – Bombala; L.G.A. – Bombala*

Road Closed: Lots 1-4, DP 1183673.

File No.: 08/9321.

Schedule

On closing, the land within Lots 1-4, DP 1183673 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Boggabri; County – Pottinger;
Land District – Gunnedah; L.G.A. – Narrabri*

Road Closed: Lot 1, DP 1185174.

File No.: 13/03252.

Schedule

On closing, the land within Lot 1, DP 1185174 remains vested in the State of New South Wales as Crown land.

Description

*Parishes – Nelson and Wellington; County – Wellesley;
Land District – Bombala; L.G.A. – Cooma-Monaro*

Road Closed: Lot 2, DP 1184381 (subject to right of carriageway created by Deposited Plan 1184381).

File No.: 12/05115.

Schedule

On closing, the land within Lot 2, DP 1184381 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Wyong; County – Northumberland;
Land District – Gosford; L.G.A. – Wyong*

Road Closed: Lot 1, DP 1184085.

File No.: 10/13386.

Schedule

On closing, the land within Lot 1, DP 1184085 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Horton; County – Gloucester;
Land District – Gloucester; L.G.A. – Dungog*

Road Closed: Lots 4-7, DP 1184880 (subject to rights of carriageway created by Deposited Plan 1184880).

File No.: 09/10760.

Schedule

On closing, the land within Lots 4-7, DP 1184880 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Colville; County – Bathurst;
Land District – Orange;
L.G.A. – Bathurst Regional and Cabonne*

Road Closed: Lots 1-3, DP 1184631.

File No.: CL/00863.

Schedule

On closing, the land within Lots 1-3, DP 1184631 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Howard; County – Brisbane;
Land District – Muswellbrook; L.G.A. – Upper Hunter*

Road Closed: Lot 1, DP 1176411 (subject to easement for access created by Deposited Plan 1176411).

File No.: 12/00335.

Schedule

On closing, the land within Lot 1, DP 1176411 remains vested in the State of New South Wales as Crown land.

NOWRA OFFICE
5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541
Phone: (02) 4428 9100 Fax: (02) 4421 2172

NOTIFICATION OF CLOSING OF ROAD

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

ANDREW STONER, M.P.,
Minister for Regional Infrastructure and Services

Description

Parish – Tomaga; County – St Vincent;
Land District – Moruya;
Local Government Area – Eurobodalla

Road Closed: Lots 1 and 3, DP 1180746 at Moruya.

File No.: 11/13609.

Schedule

On closing, the land within Lots 1 and 3, DP 1180746 remains vested in Eurobodalla Shire Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: 89.2727.E.

WATER**WATER ACT 1912**

AN application for an approval under Part 8 of the Water Act 1912, has been received from PrimeAg Australia Limited for 2 x Levee Banks and 1 x Storage near Coss Creek for the prevention of inundation and irrigation and drainage development, water conservation purposes on Lots 1-8, DP 133090; Lot 1030, DP 133087; Lots 14 and 15, DP 755527; Lot 7, DP 755501; Lot 1, DP 430843; Lots 101 and 102, DP 755502 and Lot 14, DP 221428.

Any inquiries should be directed to (02) 6701 9620.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 550, Tamworth NSW 2340, within 28 days of this publication.

DAVID THOMAS,
Senior Water Regulation Officer

WATER MANAGEMENT ACT 2000

Notice under Section 156

Private Irrigation Board may Apply to take Over
Water Supply Works

PURSUANT to section 156 (3) of the Water Management Act 2000, I, BRUCE COOPER, Deputy Commissioner, Water Resource Assessment and Management, under delegated authority from the Minister for Primary Industries, hereby give notice that AN APPLICATION HAS BEEN RECEIVED for authority to take over the water supply works in connection with the Lower Gingham Stock and Domestic Water Supply Scheme's pipelined water supply system located on authorised sites within the boundaries of the Lower Gingham Private Irrigation District No. 1.

The applicant is LOWER GINGHAM PID NO 1 BOARD (being the board of management of the Lower Gingham Private Irrigation District No. 1 constituted by proclamation in *New South Wales Government Gazette* No. 22/2012 of 1 June 2012).

Interested persons may view the full details of the works being taken over at the Inverell office of the NSW Office of Water (Department of Natural Resources) by appointment with Mr Neil Eigeland, telephone (02) 6721 9822.

Any person may lodge an objection to the granting of the application on the ground that its granting would adversely affect the person's interests. Written and signed objections must be lodged with the NSW Office of Water, PO Box 463, Inverell NSW 2360. An objection must state particulars of the grounds of objection.

A person may not make an objection on the grounds that the person's interest would, if the application were granted, be adversely affected for reasons relating to the quantity of water available from any water source from which the pipeline takes water.

Dated: 1 May 2013.

BRUCE COOPER,
Deputy Commissioner,
Water Resource Assessment and Management,
NSW Office of Water

Other Notices

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has re-established a Vocational Training Order for the recognised traineeship vocation of:

- Printing and Graphic Arts (General)

under section 6 of the Apprenticeship and Traineeship Act 2001.

The Order specifies a number of matters relating to the required training for the vocation including the terms of traineeship, probationary periods and qualifications to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

Copies of the Order may be inspected at any State Training Services Regional office of the Department of Education and Communities or on the Internet at: https://www.training.nsw.gov.au/cib_vto/cibs/cib_580.html.

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation pursuant to Section 76

TAKE notice that the incorporation of the following associations are cancelled by this notice pursuant to section 76 of the Associations Incorporation Act 2009.

Belmont Combined Pensioners & Senior Citizens Inc – Y1634232

Nadroga Navosa Incorporated – INC9890604

Shire West Christian Church Incorporated – Y2079421

Movement Ministries Incorporated – INC9895187

Defence Force Anglican Chaplains Inc – Y1353144

Young & District Athletic Centre Incorporated – INC9878995

Workability Personnel Incorporated – Y1592611

Trinity College P&F Association Incorporated – INC9887940

Samoan Assemblies of God in Australia Incorporated – INC9876101

Inter-Action Adventure Based Counselling Incorporated – INC9890255

Ku-Ring-Gai Ratepayers Association Incorporated – Y1672908

Smiths Road Community Landcare Group Incorporated – INC9875718

Australian Youthstart and Adult Re-Start Service Inc – Y3004115

International Association for the Protection & Advancement of Coloured People Incorporated – INC1200326

Hunter Vally Large Scale Off Road R.C Car Club Incorporated – INC9890515

Gnostic Institute of Anthropology Samael and Litelantes (Australia) Incorporated – INC9880507

Doonside Parish Incorporated – INC9882129

Goulburn Mountain Bike Club Incorporated – INC9888509

Quandialla Show Society Inc – Y0786648

Indigenous Youth & Sporting Academy Incorporated – INC9890699

Cancellation is effective as at the date of gazettal.

Dated the 7th day of May 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading,
Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Notice under Section 601AB(2) of the Corporations Act 2001 as Applied by Section 64 of the Associations Incorporation Act 2009

NOTICE is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice.

The Western Sydney Division of General Practice Inc (In Liquidation), Y1700300.

Dated this 6th day of May 2013.

R. LUNNEY,
Delegate of the Registrar,
Registry Services

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

Declaration of Significantly Contaminated Land
(Section 11 of the Contaminated Land Management Act 1997)

Declaration Number 20121110; Area Number 3320

THE Environment Protection Authority (EPA) declares the following land to be significantly contaminated land under the Contaminated Land Management Act 1997 (“the Act”):

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

This declaration applies to 348 Victoria Road, Rydalmere NSW 2116 (described as Lots A and B in DP 155541), in the local government area of Parramatta City Council. A map of the site is available for inspection at the offices of the Environment Protection Authority, 59 Goulburn Street, Sydney NSW.

2. Nature of contamination affecting the site:

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

- Chlorinated solvents including tetrachloroethene (PCE), trichloroethene (TCE), dichloroethene (DCE) and vinyl chloride (VC).

In particular the EPA has found:

- Elevated concentrations of chlorinated compounds in groundwater on-site with particularly high concentrations at the north-eastern boundary of the property.

3. Nature of harm that the contaminants have caused:

The EPA has considered the matters in s.12 of the Act and for the following reasons has determined that the land is contaminated and that the contamination is significant enough to warrant regulation under the Act:

- Groundwater at the site is contaminated with concentrations of chlorinated solvents exceeding the relevant human health and ecological guidelines.
- Contaminated groundwater has migrated from the site to areas where it could pose a vapour risk to residential occupants and/or offsite workers accessing underground utilities and excavations.
- Contaminated groundwater may discharge into Subiaco Creek.

4. Further action under the Act

The making of this declaration does not prevent the carrying out of voluntary management of the site and any person may submit a voluntary management proposal for the site to the EPA. If the proposal satisfies the requirements of s.17 of the Act, the EPA may agree not to issue a management order to the person or persons bringing the proposal.

5. Submissions invited

The public may make written submissions to the EPA on:

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

Submissions should be made in writing to:

Manager Contaminated Sites,
Environment Protection Authority,
PO Box A290,
Sydney South NSW 1232,
or faxed to (02) 9995 5930,
by not later than 31 May 2013.

Dated: 1 May 2013.

NIALL JOHNSTON,
Manager,
Contaminated Sites,
Environment Protection Authority

Note:**Management order may follow**

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

Amendment/Repeal

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

Information recorded by the EPA

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

Information recorded by councils

Section 59 of the Act requires the EPA to give a copy of this declaration to the relevant local council. The council is then required to note on its planning certificate issued pursuant to s.149 (2) of the Environmental Planning and Assessment Act that the land is declared significantly contaminated land.

The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the s.149 (2) certificate is no longer required.

Relationship to other regulatory instrument

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

CO-OPERATIVES ACT 1992

Notice under Section 601AA of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

Bellingen Design Co-operative Limited, NSWC28454.

Dated this 7th day of May 2013.

R. LUNNEY,
Delegate of the Registrar of Co-operatives

CO-OPERATIVES ACT 1992

Notice under Section 601AC of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when three months have passed since the publication of this notice.

Southern Districts Radio Cabs Co-operative Limited,
NSWC00182.

Dated this 2nd day of May 2013, at Bathurst.

R. LUNNEY,
Delegate of the Registrar,
Co-operatives & Associations

CO-OPERATIVES ACT 1992

Notice under Section 601AB of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

Caragabal Bowling Club Co-op. Ltd, NSWC00548.

Dated this 2nd day of May 2013, at Bathurst.

R. LUNNEY,
Delegate of the Registrar of Co-operatives

CO-OPERATIVES ACT 1992

Notice under Section 601AB of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

Greenethorpe Gliding Club Co-operative Limited,
NSWC00589.

Dated this 7th day of May 2013, at Bathurst.

R. LUNNEY,
Delegate of the Registrar of Co-operatives

CO-OPERATIVES ACT 1992

Notice under Section 601AB of the Corporations Act 2001 as Applied by Section 325 of the Co-operatives Act 1992

NOTICE is hereby given that the Co-operative mentioned below will be deregistered when two months have passed since the publication of this notice.

NETCO Co-operative Ltd, NSWC05021.

Dated this 7th day of May 2013, at Bathurst.

R. LUNNEY,
Delegate of the Registrar of Co-operatives

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Address Locality Boundaries within the Wollondilly Shire Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to create the address locality of Yerranderie in the Wollondilly Local Government Area as shown on map GNB3108-1-A.

Map GNB3108-1-A may be viewed at the Council Administration Building at 62-64 Menangle Street, Picton and the Wollondilly Library, 42 Menangle Street, Picton. A copy will also be supplied to the Yerranderie Management Committee. The maps will be on display from Wednesday, 8 May 2013, until Monday, 8 July 2013.

A copy of map GNB3108-1-A will also be on display at the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795, during the above dates. Details of this proposal may also be viewed and submissions lodged on the Geographical Names Board's internet site at www.gnb.nsw.gov.au.

Any person wishing to make comment upon this proposal may, prior to Monday, 8 July 2013, write to the Secretary of the Board with that comment. In accordance with section 9 of the Geographical Names Act 1966, all submissions lodged may be subject to a freedom of information application.

K. RICHARDS,
Acting Secretary

Geographical Names Board,
PO Box 143, Bathurst NSW 2795.

HERITAGE ACT 1977

Order under Section 57(2)

to Grant Agency-Specific Exemptions from Approval for NSW Transport – RailCorp

I, the Minister for Heritage, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57(2) of the Heritage Act 1977, do, by this my order, grant an exemption from section 57(1) of that Act in respect of the engaging in or carrying out of any activities described in Schedule "A" to items owned by NSW Transport – RailCorp.

Dated: Sydney, 8th day of April 2013.

The Hon. ROBYN PARKER, M.P.,
Minister for Heritage

SCHEDULE "A"

RailCorp Exemptions from Approval or Notification under s57(1) of the NSW Heritage Act 1977 – Fixed Assets

1. The following track infrastructure repair, maintenance and upgrading works, where works do not adversely impact the heritage significance of any known or likely heritage item (see note on 'no adverse impact'):
 - (a) Pipe, surface and sub-surface drainage works;
 - (b) Ballast cleaning and replacement;
 - (c) Sleeper replacement including replacement of timber, steel or concrete sleepers with a different type;
 - (d) Rail replacement including replacement/upgrading with heavier rails;
 - (e) Track reconstruction such as replacement of all or most components;
 - (f) Turnout and derails repair, replacement, refurbishment or renewal (including associated auxiliary equipment such as cables, conduit and cable troughing, point levers and point rodding);
 - (g) Replacement/upgrade of equipment on and attached to the track essential for train operations, including grease pots, data readers, and train monitoring equipment;
 - (h) Replacement/upgrade of train detection equipment on and adjacent to the track associated with the signalling system;
 - (i) Installation of emergency safety equipment, ladders, steps and stairs;
 - (j) Replacement/upgrade of signage associated with train operation and track maintenance including survey pegs, km posts, warning boards, speed boards; and
 - (k) Track slab repairs, removal and installation.

Note: Work must be within ballasted areas only or within 5 metres of the centre line of the track in respect to cables and troughing, detection equipment and signage. The exemption does not include removal of an existing track or siding. This exemption includes work on railway underbridges.

2. Re-excavation within the rail corridor for the purposes of drainage works, cable laying and/or erection of posts for signals, overhead wiring, signalling cables or signage; or excavation for geotechnical bore holes, hydraulic and soil testing where there are no known or suspected archaeological relics.

Note: Where exemptions relate to excavation and may have a potential heritage impact, heritage advice should be sought from a suitably qualified and experienced archaeologist.

3. The following signalling work, where there is no adverse impact on heritage significance of any identified heritage item (see note on 'no adverse impact'):
 - (a) Repair, maintenance and upgrade of signals, electronic trackside warning devices and auxiliary equipment, including removal of redundant signals and equipment, and replacement or upgrading of older signals with modern types; and
 - (b) Installation of new signals and warning devices including associated cables, conduits and troughing.

Note: Applies to signalling in ground only and not on platforms, bridges or other structures.

4. Repair, removal or installation of overhead wiring structures where there is no adverse impact on heritage significance of any identified heritage item (see note on 'no adverse impact').
5. Fitting of safety walkways and stairs to signals, signalling equipment, overhead wiring structures and light poles.
6. Repair, maintenance, removal or replacement (with like-for-like) of trackside communications and control systems, equipment and enclosures including relay huts, electrical cabinets and antenna masts that will not adversely impact the heritage significance of any identified heritage item (see note on 'no adverse impact').

Note: Where a hut is listed as a heritage item, approval will be required before works are undertaken (advice should be sought from an appropriately qualified and experienced heritage consultant to determine level of approval required).

7. Repair, maintenance, removal or replacement of culverts and drains that will not adversely impact on heritage significance of any identified heritage item (see note on 'no adverse impact').

Note: Where a culvert is listed as a heritage item, approval will be required before works are undertaken (advice should be sought from an appropriately qualified and experienced heritage consultant to determine level of approval required).

8. Installation of Rail Operations Telephone items at trackside locations and adjacent structures including signalling telephones, emergency telephones, emergency telephone location lights, emergency telephone signage, cable termination cabinets associated with signalling or emergency telephones.
9. The installation, relocation or replacement of the following passenger, information, amenity and safety systems where there is no removal of original fabric or adverse impact on heritage significance (see note on 'no adverse impact'):
 - (a) Security, lighting and passenger information systems and signage;
 - (b) Telecommunication aerials and associated cabling work to buildings and structures;
 - (c) Equipment related to public rail safety and access such as fire hydrants, hose reels, portable wheelchair ramps and cabinets; and
 - (d) Free-standing ticketing/vending machines, rubbish bins and platform seating.

Note: Installation of information (signage) does not include commercial advertising, but can include signage for heritage interpretation or commemoration. The removal or alteration of significant signage, lighting, passenger information systems and seating is not permitted. Fixing of new signage or systems to masonry walls is to be undertaken with non-ferrous fixings and to mortar joints only (or reuse existing fixing points). New conduits and cables are not to penetrate original surfaces and are to be discreet in colour and location. Works are to be undertaken with the principle of reversibility and minimal intervention.

10. Installation, repair and renewal of corridor safety fencing where there are no adverse impacts on heritage significance of any identified heritage item (see note on 'no adverse impact').

Note: Does not include removal of existing fencing identified as being of heritage significance.

11. The following works for steel bridges, where there is no adverse impact on heritage significance (see note on 'no adverse impact'):
 - (a) Installation of safety walkways and refuges on steel bridges for access by maintenance staff;
 - (b) Attachment of cabling, conduits and troughing to bridges;
 - (c) Painting of steel bridges using existing colour scheme; and
 - (d) Installation of telecommunication aerials or equipment on bridges.

Note: This includes work to underbridges, overbridges and pedestrian bridges but only to those of steel construction.

12. The following works for cuttings or tunnels, where there is no adverse impacts on heritage significance (see note on 'no adverse impact'):
 - (a) Repair, maintenance, upgrading or installation of lighting and warning systems and associated auxiliary cables, conduits and troughing;
 - (b) Creation of maintenance personnel refuges or "safe places" in operational areas by excavating into cutting walls or tunnel walls;
 - (c) Installation of emergency safety equipment, ladders, steps and stairs;
 - (d) Repair, maintenance, upgrading/installation of leaking feeder cables and associated support systems; and
 - (e) Repair, maintenance, upgrading/installation of cutting or roof mounted radio antennas and associated support systems.

Note: Where cables, conduits or troughing exit tunnel portal they must do so at ground level or in a manner which creates least visual/physical impacts.

13. Where essential for safety reasons, removal of small portions of damaged asbestos, lead based paints and other hazardous materials from buildings and structures and its replacement with similar or sympathetic modern materials, and where there is no adverse impact on heritage significance (see note on 'no adverse impact').

Note: This does not include:

- (a) The disturbance of stable hazardous materials;
- (b) Removal of large areas of earlier paint layers (more than 10%) other than that which has failed by chalking, flaking, peeling or blistering;
- (c) Removal of significant fabric, whether it be hazardous material or not;
- (d) Other associated repair or upgrade works required as part of a hazardous material removal project.

Note: Where removal of hazardous materials involves removal of significant fabric, approval will be required before works are undertaken (advice should be sought from an appropriately qualified and experienced heritage consultant to determine level of approval required).

14. Upgrade of non-original toilet and bathroom facilities and finishes, and removal of lightweight partition walls where there is no adverse impact on heritage significance and no changes to original building structure (see note on 'no adverse impact').

15. The following work for platforms:

- (a) Re-surfacing of existing bitumised and concrete platforms with similar materials; and
- (b) Tactile surfacing on concrete or bitumen platforms and other paths of travel.

Note: Does not include platform surfaces other than concrete or bitumen and does not include any work impacting on brick edging or other materials. Does not include removal or replacement of platform furniture, gardens, signage and lighting.

16. Car park resurfacing, drainage, line work and signage, where there is no adverse impact on heritage significance (see note on 'no adverse impact').

Modification or addition to the existing standard exemptions under the NSW Heritage Act 1977:

17. Standard Exemption 3: Painting

1. Painting does not require approval under subsection 57(1) of the Heritage Act or notification to the Director-General under Standard Exemption 3 if the painting:
 - (a) Employs the same colour scheme and paint type as an earlier scheme or is painted in accordance with RailCorp's Heritage Paint Schemes Standard.

Note: Where painting proposes to remove earlier significant paint layers, an analysis of earlier paint schemes is to be completed first and guided by the assessment and advice of a qualified and experienced heritage officer or consultant to ensure that any adverse impact on heritage significance is avoided (see note on 'no adverse impact').

18. Standard Exemption 12: Landscape Maintenance

Landscape maintenance which is of the type described below does not require approval under subsection 57(1) of the Act or notification to the Director-General under Standard Exemption 12:

- (a) Pruning (to control size, improve shape, flowering or fruiting and the removal of diseased, dead or dangerous material), not exceeding 30% of the canopy of a tree within a period of 2 years.
- (b) Relocation or alterations to existing garden beds and pots, where there is no adverse impact on heritage significance (see note on 'no adverse impact').

19. Standard Exemption 13: Signage

The erection or relocation of signage does not require approval under subsection 57(1) of the Act or notification to the Director-General under Standard Exemption 13, if the signage is for the purposes of safety, passenger services or to assist in the interpretation of the heritage significance of the item.

Note: Signage of the kind described above must:

- (a) Not conceal or involve the removal of signage which has an integral relationship with the heritage significance of the item;

- (b) Be located and be of a suitable size so as not to obscure or damage significant fabric of the item;
- (c) Have no adverse impact on the heritage significance of the item (see note on 'no adverse impact');
- (d) Be able to be later removed without causing damage to the significant fabric of the item; and
- (e) When installed, reuse existing fixing points or insert fixings within existing joints, where possible, without damage to adjacent masonry.

20. Standard Exemption 17: Movable Heritage Items

1. The temporary relocation of movable heritage items, including contents, fixtures and objects, to ensure their security, maintenance and preservation, for conservation or exhibition, to ensure health or safety, the need for a controlled environment for those heritage items, or to protect the place, and which are to be returned to their present location within twelve months, does not require approval under subsection 57(1) of the Act.

Note: Items to be relocated are to be adequately photographed in situ, tagged and recorded in the S170 Heritage and Conservation Register prior to removal. Location item will be moved to should also be recorded in S170 Register.

Note on 'No Adverse Impact':

- When the significance of a heritage item may be impacted by the use of agency-specific exemptions, work is to be guided by the assessment and advice of a qualified and experienced heritage officer or consultant to ensure that any adverse impact on heritage significance is avoided.

Railcorp Exemptions from Approval or Notification under s57(1) of the NSW Heritage Act 1977 – Rolling Stock

1. The repair or refurbishment or addition of minor fittings (see definition 'of minor fittings') as required for display or safe and reliable operation where there is no adverse impact on heritage significance (see note on 'no adverse impact').
2. The replacement of minor fittings with similar replicas for the purposes of security when on display or in operation, or when the original is no longer available but based on sound historical evidence. Replicas may be of different materials but should be alike in look and design.

Note: Original fabric being replaced must be recorded, photographed, catalogued and stored appropriately and reinstated when possible. Recording and storage location should be included in the S170 Heritage and Conservation Register prior to removal.

Note: When replacing minor fittings with replicas, care should be taken to ensure that there is no cumulative impact on the significance when replacement happens on numerous occasions.

3. Repair or replacement of life expired coverings where required for display or operation (including upholstery, blinds, carpets and wall panel trimming) with like or similar equivalent, where replacement creates no adverse impact on heritage significance (see note on 'no adverse impact').

4. Cleaning of external surfaces using hose pressure appropriate to surface material. Pressure cleaning may involve air, water, steam or detergent where there are no adverse impacts on significance (see note on 'no adverse impact').
5. Replacement of life expired batteries with modern equivalents, where replacement creates no adverse impact on heritage significance (see note on 'no adverse impact').
6. Maintenance, repair, refurbishment or replacement of minor mechanical or electrical parts and equipment (see definition of 'minor fittings') with like or similar materials as required to maintain safe and reliable operational or display condition and which creates no adverse impact on heritage significance (see note on 'no adverse impact').
7. Minor patching to repair external cladding which is damaged, rotted or corroded using like or approved similar materials where there is no impact on heritage significance (see note on 'no adverse impact').
8. Installation of minor equipment to meet safety requirements where installation creates no adverse impact on heritage significance (including radios, data loggers, recording speedometers, satellite antennas, AEI tags, reflective strips, mechanical lubricators, electric head and marker lights, tender electric head lights, through water pipes and fittings, superheater element flushing fittings or hopper ashpans) (see note on 'no adverse impact').
9. Underframe and bogie routine maintenance, repairs, refurbishment and replacement with like or similar where required to maintain operational condition. Including pins bushes springs; wheel sets; tyres; axles; friction and roller bearings; seals; springs; brake shoes; levers; hangers; beams; air and water reservoirs; piping and valves; air brake components; water service units; axle driven generators and belts; battery boxes; battery regulators; coupling and draw gear components; diaphragm beams; plunger bars; and diaphragm curtains.
10. The relocation of items of rolling stock, as part of their ongoing use, where the care and maintenance of the item is ensured.

Note: The assessment of the appropriate care and maintenance of the item at its new location should be guided by the advice of a qualified and experienced heritage officer or consultant to ensure that any adverse impact on heritage significance is avoided.

11. Tack-welding of smoke box doors; fire box doors; water tank lids; axle box lids; sand dorne lids; tool box lids; roof hatches; coal doors; liquid tanker filling lids; generator intake and exhaust covers or like.
12. Where essential for safety reasons, removal of small portions of damaged asbestos, lead based paints and other hazardous materials from buildings and structures and its replacement with similar or sympathetic modern materials, and where there is no adverse impact on heritage significance (see note on 'no adverse impact').

Note: This does not include:

- (a) The disturbance of stable hazardous materials;
- (b) Removal of large areas of earlier paint layers (more than 10%) other than that which has failed by chalking, flaking, peeling or blistering;

- (c) Removal of significant fabric, whether it be hazardous material or not;
- (d) Other associated repair or upgrade works required as part of a hazardous material removal project.

Note: Where removal of hazardous materials involves removal of significant fabric, approval will be required before works are undertaken (advice should be sought from an appropriately qualified and experienced heritage consultant to determine level of approval required).

Modification or addition to the existing standard exemptions under the NSW Heritage Act 1977:

13. Standard Exemption 17: Movable Heritage Items

1. The temporary relocation of movable heritage items, including contents, fixtures and objects, to ensure their security, maintenance and preservation, for conservation or exhibition, to ensure health or safety, the need for a controlled environment for those heritage items, or to protect the place, and which are to be returned to their present location within six months, does not require approval under subsection 57(1) of the Act, or notification to the Director-General under Standard Exemption 17.

Note: These agency-specific exemptions do not include the following works:

- Major restoration works for which a Conservation Management Plan is required;
- Internal carriage reconfiguration and installation of new fabric/materials;
- Major mechanical overhaul;
- Boiler replacement that introduces new technologies;
- Full re-cladding; and
- Numerous minor works that cumulatively have the potential to impact on significance.

Note on 'No Adverse Impact':

- When the significance of a heritage item may be impacted by the use of agency-specific exemptions, work is to be guided by the assessment and advice of a qualified and experienced heritage officer or consultant to ensure that any adverse impact on heritage significance is avoided.

Definition of 'Minor Fittings':

- Externally accessible items made of copper, brass, steel, aluminium or timber.
- External fittings include brake and control valves; handles and wheels; whistles; headlights; marker lights; air and steam valve wheels and handles; gauges; builder's plates; number plates; identification plates; indicators; glass windows; glass inspection covers; glass light lenses; sight glasses; locomotive numbers; oil pots; hand tools; whistle cords; external door handles; external escutcheon plate; roof ventilators; and pantograph carbon strips; and
- Internal items including door handles; locks; hinges; window and blind catches; light shades and switches; taps; mirrors; hooks; and photographs.

Definition of 'Minor Mechanical Parts':

- Electrical: Light bulbs, fuses, switches, switch groups, rotatable control equipment for diesel and electric rolling stock, relays, contactors, regulators, light shades, light

fittings, gauges, heating elements, motor windings, motor and generator brushes, battery leads, wiring looms.

- **LPG Gas Systems:** Gas bottles, regulators, water heaters, space heaters, hoses, gas fuses, controls on appliances, burners, ignition system components, refrigeration components.
- **Air Conditioning System Components:** Compressors, condensers, evaporators, TX valves, hoses, gauges, fans, motors, controls.
- **Mechanical:** Nuts, bolts, screws, cotter pins, rivets, pins, bushes, springs, friction bearings, ball and roller bearings, seals. Components for steam locomotives such as whistles, safety valves, cylinder cocks, steam water and air valves, injectors, steam and water ranges, gauges, air compressors, air brake components. Rotable components for diesel and electric rolling stock. Oil and air filters, bodyside filters.

Note: "Rotable Components" are minor and major components which are changed out and replaced with an identical item, refurbished and placed back into the spares pool. These parts are usually changed on a scheduled maintenance programme based on known wear and failure rates.

Rotable items depend on replacement/exchange items being available and may include: Traction motors, traction generators/alternators, diesel engines and components, air brake components, switch groups, compressors, pantographs, wheel sets etc.

NATIONAL PARKS AND WILDLIFE ACT 1974

PROCLAMATION

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under section 68 of the National Parks and Wildlife Act 1974, with the consent of every owner and occupier do, on the recommendation of the Chief Executive of the Office of Environment and Heritage (OEH), by this my Proclamation declare the lands described hereunder to be a Wildlife Refuge for the purposes of the abovementioned Act.

To be known as "**Allambie Wildlife Refuge**".

Signed and sealed at Sydney, this 1st day of May 2013.

MARIE BASHIR,
Governor

By Her Excellency's Command,

ROBYN PARKER, M.P.,
Minister for the Environment

GOD SAVE THE QUEEN!

Description

Land District – Casino; Council – Tenterfield

County of Drake, Parish of Fairfield, 40.47 hectares, being Lot 14, DP 624444.

OEH FIL 13/2836.

NATIONAL PARKS AND WILDLIFE ACT 1974

William Howe Regional Park

Draft Plan of Management

A draft plan of management for William Howe Regional Park has been prepared and is on exhibition until 19 August 2013.

Copies of the plan may be viewed at the National Parks and Wildlife Service Nattai Area Office, Bents Basin State Conservation Area, Wolstenholme Avenue, Greendale (phone: 4774 6801); the National Parks and Wildlife Service Parramatta Regional Office, Level 1, 10 Valentine Avenue, Parramatta (phone: 9895 7420); Office of Environment and Heritage Head Office, Level 14, 59-61 Goulburn Street, Sydney (phone: 9995 5000); Camden Library, 40 John Street, Camden (phone: 4654 7951); Narellan Library, Cnr Queen Street and Elyard Street, Narellan (phone: 4645 5039) and the Australian Botanic Garden Mount Annan Visitor Centre, Mount Annan Drive, Mount Annan (4634 7900). The plan is also on the website: www.environment.nsw.gov.au (use 'quicklinks' to 'park management plans').

Written submissions on the plan must be received by The Area Manager, Nattai Area, NPWS, PO Box 3012, Wallacia NSW 2745, through the website or at maw.planning@environment.nsw.gov.au by Monday, 19th August 2013.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on this plan may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

PROTECTION OF THE ENVIRONMENT OPERATIONS (CLEAN AIR) REGULATION 2010

ERRATUM

IN *New South Wales Government Gazette* No. 18 of 3 May 2013, Folios 1643-1644, the notice headed PESTICIDES ACT 1999 was incorrect, the following notice replaces that notice in full.

PROTECTION OF THE ENVIRONMENT OPERATIONS (CLEAN AIR) REGULATION 2010

Notice of Approval

I, CRAIG LAMBERTON, A/Chief Environmental Regulator, Environment Protection Authority (EPA), with the delegated authority of the EPA, having considered the matters set out in Part 1 of the Schedule, which includes those required by clause 13(3) of the Protection of the Environment Operations (Clean Air) Regulation 2010, grant approval pursuant to clause 13(1)(a) to persons authorised under Pesticide Control (1080 Liquid Concentrate and Bait Products) Order 2010 (1080 PCO) issued under Part 4 of the Pesticides Act 1999 (or any replacement Order) to use sodium monofluoroacetate (1080 Bait) for the burning of plastic bags previously containing it (1080 packaging) on the conditions set out in Part 2 of the Schedule.

SCHEDULE

PART 1 – PRELIMINARY

1. 1080 Bait is widely used to control pest animals.

2. 1080 Bait is a restricted pesticide and can only be used in accordance with the 1080 PCO.
3. Schedule 1, Clause 4.6.2 of the 1080 PCO imposes conditions on a person disposing of 1080 packaging by burning. These conditions are replicated in Part 2.
4. Recycling as a means of disposal is not feasible owing to the toxicity of 1080 Bait.
5. Under Clause 12 of the Protection of the Environment (Clean Air) Regulation 2010, burning in the open in a local government area specified in Schedule 8 of that Regulation is an offence except in accordance with an approval.
6. The disposal of 1080 packaging by open fire was approved by the Minister for the Environment on 17 June 1999 under the Clean Air (Control of Burning) Regulation 1995 and this approval has expired.
7. The Department of Primary Industries has requested that approval be renewed.
8. It is estimated that on average a total of approximately 10,000 bags of 1080 packaging need to be disposed of across NSW each year.
9. Disposal of 1080 packaging conducted in accordance with the conditions of approval set out in Part 2 will only have a very small potential impact on local or regional air quality.
10. Adjoining landholders have the potential to be affected by the burning of 1080 packaging, however, the conditions of approval are designed to minimise any impact.

PART 2 – CONDITIONS OF APPROVAL

1. The amount of 1080 packaging to be burnt at any premises on any single day must not exceed 100 bags without the prior written approval of the EPA.
2. The burning of 1080 packaging must be carried out at least 500 metres from any habitation.
3. The burning of 1080 packaging must be carried out in accordance with any requirement under the Rural Fires Act 1997 and the Fire Brigades Act 1989, as administered by the relevant local authority and Fire and Rescue NSW.
4. The open fire burning must not be carried out on a day subject to an order prohibiting the burning of fires in the open published by the EPA pursuant to section 133(2) of the Protection of the Environment Operations Act 1997.
5. The open fire burning must only be carried out in dry weather using such practicable means as may be necessary to minimise visible smoke emissions causing air pollution.
6. This approval shall cease 5 years from the date of this notice.

For further information telephone the EPA on 131 555.

Dated: 24 April 2013.

CRAIG LAMBERTON,
Acting Chief Environmental Regulator

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

CITY OF CANADA BAY COUNCIL

Local Government Act 1993, Section 50

Vesting of Drainage Reserves

IN the subdivision of land within the City of Canada Bay Council area, the land described in the Schedule hereunder is marked "DRAINAGE RESERVE 6FT WIDE LOT 8" and reserved from sale in DP 25630. The City of Canada Bay Council hereby notifies pursuant to the provisions of section 50 (4) of the Local Government Act 1993, that such land is vested in the City of Canada Bay Council. G. SAWYER, General Manager, City of Canada Bay Council, Locked Bag 1470, Drummoyne NSW 1470.

SCHEDULE

Lot 8, DP 25630, being part of the residue of land in Certificate of Title Volume 2894, Folio 218 and Volume 2863, Folio 101 and part of Lot B, D36703. [7014]

NARRANDERA SHIRE COUNCIL

Renaming and Naming of Public Roads

NOTICE is hereby given that Narrandera Shire Council, in pursuance of section 162 of the Roads Act 1993 and Part 2, Division 2, Regulation 9 of the Roads Regulation 2008, has resolved to name or rename, as required by the individual circumstance, the following roadways described hereunder:

<i>Locality/Current Road Name</i>	<i>New Road Name</i>
Ardlethan – McDonalds Road – (SR82) commencing at the intersection with Murrell Creek Road and terminating at the common boundary with Coolamon Shire Council.	McDougalls Lane.
Ardlethan and Kamarah – Willows Ardlethan Road – (SR34) commencing at the intersection with Kamarah Road and terminating at the common boundary with Coolamon Shire Council.	Willows Road.
Ardlethan and Kamarah – Golden Gate Road – (SR163) commencing at the intersection with Kamarah Road and terminating at the common boundary with Coolamon Shire Council.	Litchfield Lane.
Barellan – Sandy Creek Road – (SR136) commencing at the intersection with Hamel Road and terminating at the intersection with Inglis Road.	Beaumont Road.
Barellan – O'Sullivan's Road – (SR140) being an extension of the existing Ryans Road and commencing at the intersection with Moombooldool Sandy Creek Road and terminating at the intersection with Sandy Creek Road.	Ryans Road.

<i>Locality/Current Road Name</i>	<i>New Road Name</i>
Barellan – Wades Road – (SR133) commencing at the intersection with Burley Griffin Way and terminating at the intersection with Quandong Park Road.	Settlement Road.
Barellan – Inglis McIntosh Road – (SR137) commencing at the intersection with Inglis Road and terminating at the intersection with the new Settlement Road.	McIntosh Road.
Barellan – Garoolgan Merribee Road – (SR147) commencing at the intersection with Burley Griffin Way and terminating at the intersection with Hulmes Road.	Garoolgan Road.
Barellan and Binya – Binya Stephenson's Road – (SR41) commencing at the intersection with Burley Griffin Way and terminating at the intersection with Geddes Road.	Stephenson's Road.
Barellan, Brobenah and Colinroobie – Hughenden Road – (SR33) commencing at the intersection with Burley Griffin Way and terminating at the common boundary with Leeton Shire Council.	Brobenah Hall Road.
Boree Creek – Foleys Road – (SR206) commencing at the intersection with Strontian Road and terminating at the common boundary with Urana Shire Council.	Stonybank Road.
Boree Creek – Powers Road – (SR121) commencing at the intersection with Kywong Boree Creek Road and terminating at the common boundary with Lockhart Shire Council.	Bankvale Road.
Boree Creek – Scotts Geppert Road – (SR122) commencing at the intersection with Kywong Boree Creek Road and terminating at the intersection with the new Higgins Road.	Jackson Road.
Boree Creek – Angle Kywong Road – (SR124) commencing at the intersection with the new Irons Road and terminating at the intersection with Kywong Faithfull Road.	Higgins Road.
Boree Creek and Lockhart – Tara Boundary Road – (SR2) commencing at the intersection with the Lockhart Road and terminating at the intersection with Kywong Boree Creek Road.	Tara Road.

<i>Locality/Current Road Name</i>	<i>New Road Name</i>	<i>Locality/Current Road Name</i>	<i>New Road Name</i>
Boree Creek and Sandigo – Sandigo Boree Creek Road – (SR12) commencing at the intersection with the Sturt Highway and terminating at the common boundary with Urana Shire Council.	Sandigo Road.	Grong Grong – Coolamon Road – (MR243) commencing at the common boundary with Coolamon Shire Council and terminating at the intersection with the Newell Highway. (Note: Local road name of Narrandera Street to remain within Grong Grong Village).	Canola Way.
Boree Creek and Sandigo – Bankdale Road – (SR23) commencing at the intersection with Kywong Boree Creek Road and terminating at the intersection with Kywong Faithfull Road.	Mimosa Road.	Grong Grong – Charles Road – (SR89) commencing at the intersection with Bulloak Tank Road then southward for 1.87 kilometres.	Scannel Road.
Boree Creek and Sandigo – Birrego Sandigo Road – (SR15) commencing at the intersection with the new Sandigo Road and terminating at the intersection with Axehandle Road.	Birrego Road.	Grong Grong – Cowabbie Creek Road – (SR92) commencing at the intersection with Angle Road and terminating at the intersection with Federal Park Road.	Creek Road.
Colinroobie and Kamarah – Colinroobie Willows Road – (SR30) commencing at the intersection with Barellan Road and terminating at the intersection with Kamarah Road.	Bunganbil Road.	Grong Grong – Unnamed – The unnamed section of roadway commencing at the intersection of Lachlan Street adjacent to the northwest corner of Lot 78, DP 750851 and terminating at the intersection with Federal Park Road adjacent to the southwest corner of Lot 65, DP 750851.	Jerrabung Street.
Colinroobie and Moombooldool – Moombooldool Colinroobie Road – (SR31) commencing at the intersection with Burley Griffin Way and terminating at the intersection with the new Bunganbil Road.	Holloway Road.	Moombooldool – Moombooldool Sandy Creek Road – Part (SR40) the section of roadway commencing at the intersection with Burley Griffin Way to the intersection with existing Yalgogorin Road.	Yalgogorin Road.
Corbie Hill and Narrandera – Corbie Hill Road – (SR67) commencing at the intersection with Barellan Road and terminating at the intersection with Donaldsons Road.	Boree Road.	Moombooldool – Unnamed – The unnamed section of roadway commencing at the intersection with the new Yalgogorin Road extension then westward for a distance of 425 metres parallel with the railway line.	Church Road.
Gillenbah – Gillenbah River Road – (SR219) commencing at the intersection with the Newell Highway and terminating at the Southern Bank of the Murrumbidgee River.	Norrison Road.	Moombooldool – Unnamed – The unnamed section of roadway commencing at the intersection with the new Church Road then northward parallel with Lots 82-88, DP 751716, for a distance of 235 metres.	Reserve Road.
Gillenbah – Gillenbah Station Road – (SR200) commencing at the intersection with the Sturt Highway adjacent to Lot 7001, DP 1021534, then southward for 1.5 kilometres.	Euroley Road.	Narrandera – Manderlay Road – Part (SR58) the section commencing at the intersection with Mejum Park Road and terminating at the intersection with Triggervale Road and Paynters Siding Road.	Paynters Siding Road.
Gillenbah and Corobimilla – Cuddell Creek Road – (SR212) commencing at the intersection with Devlins Bridge Road and terminating at the intersection with Back Morundah Road.	Jenkins Road.	Narrandera – Unnamed – Being an extension of the existing Bells Road and commencing adjacent to the south west corner of Lot 20, DP 260110, then southward 525 metres to the commencement of Adams Street.	Bells Road.
Grong Grong – Walsh Road – (SR86) commencing at the intersection with Federal Park Road and terminating at the intersection with Pamandi Road.	Yarran Creek Road.		

<i>Locality/Current Road Name</i>	<i>New Road Name</i>
Narrandera – Part locally named Broad Street and part locally named Chantilly Street – The unnamed section of roadway commencing at the intersection with Elizabeth Street and Chantilly Street and terminating at the intersection with Pine Hill Road.	Lethbridge Drive.
Narrandera – Part locally named Broad Street – The unnamed section of roadway commencing at the intersection with the new Lethbridge Drive and terminating at the intersection with Gordon Street and Broad Street.	Showground Road.

Where a submission was received in respect of any proposed road name, the submission was duly considered by Council. RAYMOND PLUIS, General Manager, Narrandera Shire Council, 141 East Street, Narrandera NSW 2700.

[7015]

PALERANG COUNCIL

Public Road Naming

NOTICE is hereby given that Palerang Council, in pursuance of section 162 of the Roads Act 1993, has approved the following new road name for gazettal:

<i>Description</i>	<i>New Road Name</i>
New road created as part of subdivision of Lot 244, DP 750013.	Phoenix Road.

PETER BASCOMB, General Manager, Palerang Council, PO Box 368, Bungendore NSW 2621. [7016]

WOLLONDILLY SHIRE COUNCIL

Naming of Public Roads

NOTICE is hereby given that Wollondilly Shire Council, in pursuance of section 162 of the Roads Act 1993 and Part 2 of the Roads Regulation 2008, has approved the following new road names for gazettal:

<i>Location</i>	<i>Name</i>
Lots 101 and 102, DP 1093666.	Harvey Road, Appin.
Lot 1, DP 819972.	Morice Street, Appin.
Lot 100, DP 555116.	Collett Circuit, Appin.
Lot 2, DP 598534.	Richards Road, Appin.
New roads in subdivision of 165-225 Appin Road, Appin.	Heritage Drive, Appin. Post Mill Road, Appin. Kingfisher Road, Appin. Cumberland Road, Appin. Armstrong Road, Appin. Simpson Street, Appin.

The road names have been advertised and notified in accordance with the above Regulation. LES McMAHON, General Manager, Wollondilly Shire Council, 62-64 Menangle Street, Picton NSW 2571. [7017]

WYONG SHIRE COUNCIL

Water Management Act 2000

Land Acquisition (Just Terms Compensation) Act 1991

Notice under Section 19(1)

Notice of Compulsory Acquisition of Easement to Drain Water

WYONG SHIRE COUNCIL (a water supply authority), with the approval of Her Excellency the Governor, with the advice of the Executive Council, declares that the interest in land described in Schedule A to this notice, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991.

Pursuant to section 318(2) of the Water Management Act 2000, this acquisition is taken to be for an authorised work and Wyong Shire Council (a water supply authority) is taken to be the constructing authority for the purposes of the Public Works Act 1912. MICHAEL WHITTAKER, General Manager, Wyong Shire Council, PO Box 20, Wyong NSW 2259.

SCHEDULE A

An Easement to drain sewage 5 wide over part of Lot 21, DP 259530 which is shown on Deposited Plan 1164758 and therein designated "A" Proposed Easement to drain Sewage 5 Wide".

An Easement to drain sewage 5 wide over part of Lot 22, DP 259530 which is shown on Deposited Plan 1164758 and therein designated "A" Proposed Easement to drain Sewage 5 Wide".

An Easement to drain sewage 5 wide over part of Lot 23, DP 259530 which is shown on Deposited Plan 1164758 and therein designated "A" Proposed Easement to drain Sewage 5 Wide". [7018]

OTHER NOTICES

NOTICE OF SALE

UNLESS the Writ for Levy of Property issued from the Local Court Downing Centre, Court Case No. 2009/00344891, is satisfied prior, the Sheriff's Office at Burwood intends to sell by Public Auction the following Real property of TERESA B. SOONG, located at Unit 4/15 Johnston Street, Balmain NSW 2041, being the whole of the land at Lot 4 in Strata Plan 14505 and contained in Folio Identifier 4/SP14505.

The sale will be held on site at 11:00 a.m., Saturday, 18th May 2013. Please address all enquiries of the Sale to McGraths Real Estate, 222 Darling Street, Balmain NSW 2041, tel.: (02) 9556 9926. MALIK NAEEM, Inspector, OIC Sheriffs Office Burwood, 7-9 Belmore Street (PO Box 235), Burwood NSW 2134. [7019]

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