

Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Week No. 22/2013

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Containing numbers 63, 64 and 65 Pages 2239 – 2322

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DEADLINES

Attention Advertisers . . . Government Gazette inquiry times are: Monday to Friday: 8.30 am to 4.30 pm

Phone: (02) 9228 3120 Fax: (02) 9372 7422 Email: nswgazette@dpc.nsw.gov.au

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 63

Friday, 24 May 2013

Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

FISHERIES MANAGEMENT ACT 1994

Sections 8 Notification - Fishing Closure

Ocean Waters between Flat Rock, Ballina and Angourie Point

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"), do by this notification pursuant to section 8 of the Act, prohibit the taking of all species of fish, by the method of otter trawl net (prawns) by all endorsement holders in the Ocean Trawl Fishery, in the waters described in the Schedule to this notification, unless under the direct supervision of an employee of the Department of Primary Industries or otherwise with the consent of the Executive Director, Fisheries NSW for the purpose of trialling new net configurations for reducing bycatch of juvenile Mulloway and or undertaking trials to determine the abundance and or size of fish (including prawns) and informing any decision to amend or revoke this fishing closure or part thereof.

SCHEDULE

Waters

Ocean waters from Flat Rock (just north of Ballina) to 29°00.000' south

The whole of the waters west of the Ballina (Juvenile King Prawn) closure set out in Schedule 2 of the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006 from a line drawn due east from the eastern extremity of Flat Rock (just north of Ballina) to a line drawn from the mean high waters mark at 29°00.000'S due east to 29°00.000'S, 153°29.196'E (the south western corner of the Ballina Juvenile King Prawn closure).

Ocean waters from 29°02.500' south to 29°16.270' south (Shark Bay)

The whole of the waters west of the 8 fathom depth contour from a line drawn due east from the mean high waters mark at 29°02.500'S to a line drawn due east form the mean high water mark 29°16.270'S.

Ocean waters from 29°20.290' (Shark Bay) to Angourie Point

The whole of the waters west of the 8 fathom depth contour from a line drawn due east from the mean high water mark at 29°20.290'S to a line drawn due east of the mean high water mark at 29°22.400'S and the whole of the waters west of the Angourie Point (Juvenile King Prawn) closure set out in Schedule 2 of the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006).

In this Schedule, latitude and longitude coordinates are in WGS84 datum.

In this fishing closure, **Ocean Trawl Fishery** means the share management fishery of that name, as described in Schedule 1 to the Act.

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

This notification commences on 28 May 2013 and is effective until 27 June 2013, unless sooner amended or revoked. Dated this 24th day of May 2013.

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

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Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Number 64

Wednesday, 29 May 2013

Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

MENTAL HEALTH ACT 2007

Section 109

Declaration of Mental Health Facility

I, Dr MARY FOLEY, Director-General of the NSW Ministry of Health, pursuant to section 109 of the Mental Health Act 2007, DO HEREBY:

- (a) DECLARE the following unit of the Sydney Children's Hospital to be a declared mental health facility for the purposes of the Mental Health Act 2007:
 - The Sydney Children's Hospital Child and Adolescent Mental Health Service, located on The Prince of Wales Hospital Campus on Level 3 of Building 1C, Sydney Children's Hospital, High Street, Randwick NSW 2031; and
- (b) DECLARE this facility to be designated as a "mental health assessment and inpatient treatment" facility.

Signed, this 23rd day of May 2013.

Dr MARY FOLEY, Director-General ISSN 0155-6320

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Government Gazette OF THE STATE OF

NEW SOUTH WALES

Number 65

Friday, 31 May 2013

Published under authority by the Department of Premier and Cabinet

LEGISLATION

Online notification of the making of statutory instruments

Week beginning 20 May 2013

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

Proclamations commencing Acts

Intoxicated Persons (Sobering Up Centres Trial) Act 2013 No 15 (2013-224) - published LW 24 May 2013

Regulations and other statutory instruments

Environmental Planning and Assessment Amendment (Light Rail Project) Order 2013 (2013-223) published LW 20 May 2013 Intoxicated Persons (Sobering Up Centres Trial) Regulation 2013 (2013-225) — published LW 24 May 2013 Local Court Rules (Amendment No 4) 2013 (2013-226) — published LW 24 May 2013 National Parks and Wildlife Amendment (Protected Native Plants) Order 2013 (2013-227) — published LW 24 May 2013

Environmental Planning Instruments

Lake Macquarie Local Environmental Plan 2004 (Amendment No 61) (2013-229) — published LW 24 May 2013

North Sydney Local Environmental Plan 2001 (Amendment No 54) (2013-230) — published LW 24 May 2013

Port Stephens Local Environmental Plan (Kings Hill, North Raymond Terrace) 2010 (Amendment No 1) (2013-231) — published LW 24 May 2013

State Environmental Planning Policy (Port Botany) 2013 (2013-228) — published LW 24 May 2013 Urana Local Environmental Plan 2011 (Amendment No 2) (2013-232) — published LW 24 May 2013

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 27 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 Acts passed by the Legislative Assembly and Legislative Council of New South Wales in Parliament assembled, viz.:

Act No. 26 – An Act to make provision for bail in connection with criminal and other proceedings. [Bail Bill]

Act No. 27 – An Act to amend the Baptist Churches of New South Wales Property Trust Act 1984 to make further provision in relation to property held on trust for a congregation; and for other purposes. **[Baptist Churches of New South Wales Property Trust Amendment Bill]**

Act No. 28 – An Act to amend the Crimes (Domestic and Personal Violence) Act 2007 to facilitate the sharing of personal information and health information about victims and perpetrators of domestic violence for the purposes of providing domestic violence support services to those victims; and for other purposes. [Crimes (Domestic and Personal Violence) Amendment (Information Sharing) Bill]

Act No. 29 – An Act to amend the Statutory and Other Offices Remuneration Act 1975 to require the Statutory and Other Offices Remuneration Tribunal to give effect to certain government policies in making determinations under Part 3 of that Act concerning the remuneration of judicial and other office holders. [Statutory and Other Offices Remuneration Amendment (Judicial and Other Office Holders) Bill]

RONDA MILLER, Clerk of the Legislative Assembly

Orders



Anglican Church of Australia (Anglican School, Googong) Order 2013

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

MARIE BASHIR, Governor

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 section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order. Dated, this 22nd day of May 2013.

By Her Excellency's Command,

GREG SMITH, M.P., Attorney General

Explanatory note

Section 4 (2) of the *Anglican Church of Australia (Bodies Corporate) Act 1938* provides that the Synod of a diocese of the Anglican Church of Australia may, by ordinance, declare that it is expedient that the persons who for the time being are the members of the unincorporated body named in the ordinance should be constituted a body corporate under the name set out in the ordinance.

In that subsection, *unincorporated body* means a body constituted by or under the authority of an ordinance of the Synod of a diocese for the purpose of managing, governing or controlling any institution or organisation of the Anglican Church of Australia, or of holding, managing and dealing with any church trust property.

If an ordinance referred to in section 4(2) is passed, the Governor may, by order published in the Gazette, declare that the persons who for the time being are the members of the unincorporated body are a body corporate under the name set out in the ordinance.

The object of this Order is to declare that the members of the Board of the Anglican School, Googong are a body corporate under the name The Anglican School, Googong. The relevant ordinances are the *Anglican School, Googong Incorporation Ordinance 2012* and the *Anglican School, Googong Ordinance 2012*.

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Page 1

Anglican Church of Australia (Anglican School, Googong) Order 2013

Explanatory note

This Order is made under section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938.

Anglican Church of Australia (Anglican School, Googong) Order 2013 Clause 1

Anglican Church of Australia (Anglican School, Googong) Order 2013

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

1 Name of Order

This Order is the Anglican Church of Australia (Anglican School, Googong) Order 2013.

2 Commencement

This Order commences on the day on which it is published in the Gazette.

3 The Anglican School, Googong

It is declared that the persons who for the time being are members of the body known as the Board of the Anglican School, Googong constituted under the *Anglican School, Googong Ordinance 2012* are a body corporate under the name "The Anglican School, Googong".



Anglican Church of Australia (Diocesan Services) Order 2013

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

MARIE BASHIR, Governor

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 section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order. Dated, this 22nd day of May 2013.

By Her Excellency's Command,

GREG SMITH, M.P., Attorney General

Explanatory note

Section 4 (2) of the Anglican Church of Australia (Bodies Corporate) Act 1938 provides that the Synod of a diocese of the Anglican Church of Australia may, by ordinance, declare that it is expedient that the persons who for the time being are the members of the unincorporated body named in the ordinance should be constituted a body corporate under the name set out in the ordinance.

In that subsection, *unincorporated body* means a body constituted by or under the authority of an ordinance of the Synod of a diocese for the purpose of managing, governing or controlling any institution or organisation of the Anglican Church of Australia, or of holding, managing and dealing with any church trust property.

If an ordinance referred to in section 4 (2) is passed, the Governor may, by order published in the Gazette, declare that the persons who for the time being are the members of the unincorporated body are a body corporate under the name set out in the ordinance.

The object of this Order is to declare that the members of the Ministry Executive are a body corporate under the name Diocesan Services. The relevant ordinances are the *Diocesan Services Incorporation Ordinance 2010*, the *Governance of the Diocese Ordinance 2010*, the

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s2013-096-11.d06
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Page 1

Anglican Church of Australia (Diocesan Services) Order 2013

Explanatory note

Diocesan Services Ordinance 2010 and the Diocesan Services (Amendment) Ordinance 2011.

This Order is made under section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938.

Anglican Church of Australia (Diocesan Services) Order 2013

Clause 1

Anglican Church of Australia (Diocesan Services) Order 2013

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

1 Name of Order

This Order is the Anglican Church of Australia (Diocesan Services) Order 2013.

2 Commencement

This Order commences on the day on which it is published in the Gazette.

3 Diocesan Services

It is declared that the persons who for the time being are members of the body known as the Ministry Executive constituted under the *Governance of the Diocese Ordinance 2010* are a body corporate under the name "Diocesan Services".

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Anglican Church of Australia (South Coast Anglican Schools) Order 2013

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

MARIE BASHIR, Governor

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 section 4 of the *Anglican Church of Australia (Bodies Corporate) Act 1938*, make the following Order. Dated, this 22nd day of May 2013.

By Her Excellency's Command,

GREG SMITH, M.P., Attorney General

Explanatory note

Section 4 (2) of the Anglican Church of Australia (Bodies Corporate) Act 1938 provides that the Synod of a diocese of the Anglican Church of Australia may, by ordinance, declare that it is expedient that the persons who for the time being are the members of the unincorporated body named in the ordinance should be constituted a body corporate under the name set out in the ordinance.

In that subsection, *unincorporated body* means a body constituted by or under the authority of an ordinance of the Synod of a diocese for the purpose of managing, governing or controlling any institution or organisation of the Anglican Church of Australia, or of holding, managing and dealing with any church trust property.

If an ordinance referred to in section 4 (2) is passed, the Governor may, by order published in the Gazette, declare that the persons who for the time being are the members of the unincorporated body are a body corporate under the name set out in the ordinance.

The object of this Order is to declare that the members of the South Coast Anglican Schools Board are a body corporate under the name The South Coast Anglican Schools. The relevant ordinances are the *South Coast Anglican Schools Incorporation Ordinance 2009* and the *South Coast Anglican Schools Ordinance 2009*.

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s2013-097-11.d05
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Page 1

Anglican Church of Australia (South Coast Anglican Schools) Order 2013

Explanatory note

This Order is made under section 4 of the Anglican Church of Australia (Bodies Corporate) Act 1938.

Anglican Church of Australia (South Coast Anglican Schools) Order 2013 Clause 1

Anglican Church of Australia (South Coast Anglican Schools) Order 2013

under the

Anglican Church of Australia (Bodies Corporate) Act 1938

1 Name of Order

This Order is the Anglican Church of Australia (South Coast Anglican Schools) Order 2013.

2 Commencement

This Order commences on the day on which it is published in the Gazette.

3 The South Coast Anglican Schools

It is declared that the persons who for the time being are members of the body known as the South Coast Anglican Schools Board constituted under the *South Coast Anglican Schools Ordinance 2009* are a body corporate under the name "The South Coast Anglican Schools".

Other Legislation



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the species referred to in paragraph (a) as a critically endangered species under that Act, and, as a consequence, to omit a reference to that species as a vulnerable species and, accordingly:

(a) Schedule 1A to that Act is amended by inserting the following in Part 1 in alphabetical order in the matter relating to Myrtaceae under the heading "Plants":

Callistemon megalongensis (Craven & S.M. Douglas) Udovicic & R.D. Spencer

Megalong Valley Bottlebrush

(b) Schedule 2 to that Act is amended by omitting the following from Part 1 in the matter relating to Myrtaceae under the heading "Plants":

Melaleuca megalongensis Craven & S.M. Douglas Megalong Valley Bottlebrush

This Notice commences on the day on which it is published in the Gazette. Dated, this 20th day of May 2013.

Associate Professor Michelle Leishman Chairperson of the Scientific Committee

s2013-122-09.d02

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Notice of Final Determination

Copies of final determination and reasons

Copies of the final determination and the reasons for it are available to members of the public (free of charge) as follows:

- (a) on the Internet at www.environment.nsw.gov.au,
- (b) by contacting the Scientific Committee Unit, by post C/- Office of Environment and Heritage, PO Box 1967, Hurstville BC NSW 1481, by telephone (02) 9585 6940 or by facsimile (02) 9585 6606,
- (c) in person at the Office of Environment and Heritage Information Centre, Level 14, 59–61 Goulburn Street, Sydney.

OFFICIAL NOTICES

Appointments

CONSTITUTION ACT 1902

Ministerial Arrangements During the Absence from Duty of the Premier and Minister for Western Sydney

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable A. J. STONER, M.P., Deputy Premier, Minister for Trade and Investment and Minister for Regional Infrastructure and Services, to act for and on behalf of the Premier, and that the Honourable V. M. DOMINELLO, M.P., Minister for Citizenship and Communities and Minister for Aboriginal Affairs, to act for and on behalf of the Minister for Western Sydney, as on and from 2 June 2013, with a view to them performing the duties of the offices of the Premier, and Minister for Western Sydney respectively during my absence from duty.

> BARRY O'FARRELL, M.P., Premier

Department of Premier and Cabinet, Sydney, 29 May 2013.

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

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

CLARENCE VALLEY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading and 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: 28 May 2013.

SCOTT GREENSILL, General Manager, Clarence Valley Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Clarence Valley Council 25 metre B-Double Route Notice No. 2/2013.

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

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.		Prince Street, Grafton.	Kemp Street.	Victoria Street.	 Access only to vehicles participating in the Grafton Truck Parade.
					2. B Double participating in the convoy must not begin travel on the approved route prior to 8:00am.
					3. Vehicles to comply with Parade traffic control plans.
					4. Speed limit 40km/h.
					5. B Double participating in the convoy must have Police escort.
					6. Vehicles must be unladen.
25.	83.	Prince Street, (Summerland Way), Grafton.	Victoria Street.	Dobie Street.	 Access only to vehicles participating in the Grafton Truck Parade.
					2. B Double participating in the convoy must not begin travel on the approved route prior to 8:00am.
					3. Vehicles to comply with Parade traffic control plans.
					4. Speed limit 40km/h.
					5. B Double participating in the convoy must have Police escort.
					6. Vehicles must be unladen.
					 Prince Street rail overbridge – Low Clearance.

OFFICIAL NOTICES

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25.		Prince Street, Grafton.	Dobie Street.	Arthur Street.	 Access only to vehicles participating in the Grafton Truck Parade.
					2. B Double participating in the convoy must not begin travel on the approved route prior to 8:00am.
					3. Vehicles to comply with Parade traffic control plans.
					 Speed limit 40km/h. B Double participating in the convoy must have Police escort.
					6. Vehicles must be unladen.
25.		Arthur Street, Grafton.	Prince Street.	Villiers Street.	 Access only to vehicles participating in the Grafton Truck Parade.
					2. B Double participating in the convoy must not begin travel on the approved route prior to 8:00am.
					3. Vehicles to comply with Parade traffic control plans.
					 Speed limit 40km/h. B Double participating in the convoy must have Police escort.
					6. Vehicles must be unladen.
25.		Villiers Street, Grafton.	Arthur Street.	Dobie Street.	 Access only to vehicles participating in the Grafton Truck Parade.
					2. B Double participating in the convoy must not begin travel on the approved route prior to 8:00am
					3. Vehicles to comply with Parade traffic control plans.
					4. Speed limit 40km/h.
					5. B Double participating in the convoy must have Police escort
					6. Vehicles must be unladen.

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Dubbo in the Dubbo City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Dubbo City Council area, Parish of Dubbo and Counties of Gordon and Lincoln, shown as Lot 7 to 10 inclusive and 16 Deposited Plan 238053.

(RMS Papers: SF2013/68420 Vol 1; RO SF2012/561)

ROADS ACT 1993

Order - Section 31

Fixing or Varying of Levels of part of Manilla Road -Fossicker's Way in the Tamworth Regional Council area

Roads and Maritime Services, by this Order under section 31 of the Roads Act 1993, fixes or varies the levels of part of Manilla Road - Fossicker's Way - Tamworth between Johnston Street and Brolga Crescent 3.6km to 4.6km west of Tamworth as shown on Roads and Maritime Services plan No DS2012/000182.

John Alexander Regional Manager Northern Roads and Maritime Services 31 Victoria Street, Grafton NSW 2460

(RMS Papers: SF2013/079971 Vol 1; RO A/08868PM.11)

Department of Trade and Investment, Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T13-1069)

No. 4809, NEWPORT RESOURCES PTY LTD (ACN 144 633 107), area of 31 units, for Group 6, dated 23 May 2013. (Armidale Mining Division).

(T13-1070)

No. 4810, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 100 units, for Group 1, dated 23 May 2013. (Orange Mining Division).

(T13-1071)

No. 4811, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 100 units, for Group 1, dated 23 May 2013. (Orange Mining Division).

(T13-1072)

No. 4812, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 100 units, for Group 1, dated 23 May 2013. (Orange Mining Division).

(T13-1073)

No. 4813, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 100 units, for Group 1, dated 23 May 2013. (Orange Mining Division).

(T13-1074)

No. 4814, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 100 units, for Group 1, dated 23 May 2013. (Orange Mining Division).

(T13-1075)

No. 4815, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 100 units, for Group 1, dated 23 May 2013. (Orange Mining Division).

(T13-1076)

No. 4816, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 23 units, for Group 1, dated 23 May 2013. (Orange Mining Division).

(T13-1077)

No. 4817, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 70 units, for Group 1, dated 23 May 2013. (Cobar Mining Division).

(T13-1078)

No. 4818, CHALLENGER MINES PTY LTD (ACN 090 166 528), area of 4 units, for Group 1, dated 25 May 2013. (Sydney Mining Division).

(T13-1079)

No. 4819, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 80 units, for Group 1, dated 27 May 2013. (Orange Mining Division).

(T13-1080)

No. 4820, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 94 units, for Group 1, dated 27 May 2013. (Orange Mining Division).

No. 4821, C. J. HUGHES and W. S. HUGHES, area of 14 units, for Group 1, dated 25 May 2013. (Sydney Mining Division).

(T13-1082)

No. 4822, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), area of 45 units, for Group 1, dated 27 May 2013. (Cobar Mining Division).

(T13-1083)

No. 4823, SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), area of 4 units, for Group 2, dated 28 May 2013. (Armidale 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 (T12-1148)

No. 4599, now Exploration Licence No. 8086, OCHRE RESOURCES PTY LTD (ACN 112 833 351), Counties of Canbelego and Flinders, Map Sheet (8134, 8135, 8234), area of 100 units, for Group 1, dated 16 May 2013, for a term until 16 May 2015.

(T12-1154)

No. 4604, now Exploration Licence No. 8087, OCHRE RESOURCES PTY LTD (ACN 112 833 351), Counties of Mouramba and Robinson, Map Sheet (8034), area of 100 units, for Group 1, dated 16 May 2013, for a term until 16 May 2015.

(T12-1159)

No. 4609, now Exploration Licence No. 8088, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Blaxland, Map Sheet (8032, 8132), area of 100 units, for Group 1, dated 16 May 2013, for a term until 16 May 2015.

(T12-1245)

No. 4689, now Exploration Licence No. 8093, ZEOLITE AUSTRALIA PTY LIMITED (ACN 000 038 497), County of Buckland, Map Sheet (9035), area of 1 units, for Group 2, dated 21 May 2013, for a term until 21 May 2016.

MINING LEASE APPLICATION

(T12-1001)

Cobar No. 417, now Mining Lease No. 1686 (Act 1992), HERA RESOURCES PTY LIMITED (ACN 138 992 999), Parish of Roset, County of Mouramba, Map Sheet (8133-1-N, 8133-1-S), area of 1307.9 hectares, to mine for copper, gold, lead, silver and zinc, dated 16 May 2013, for a term until 16 May 2034. As a result of the grant of this title, Exploration Licence No. 6162 has partly ceased to have effect.

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

NEW SOUTH WALES GOVERNMENT GAZETTE No. 65

NOTICE is given that the following applications have been withdrawn:

ASSESSMENT LEASE APPLICATION

(T98-1019)

No. 13, GOLDRIM INVESTMENTS PROPRIETARY LIMITED (ACN 004 803 203), Parish of Abercrombie, County of Georgiana and Parish of Bombah, County of Georgiana. Withdrawal took effect on 27 May 2013.

EXPLORATION LICENCE APPLICATIONS

(T12-1226)

No. 4670, THARSIS MINING PTY LTD (ACN 135 552 742), County of Wellington, Map Sheet (8832). Withdrawal took effect on 28 May 2013.

(T13-1006)

No. 4747, THARSIS MINING PTY LTD (ACN 135 552 742), County of Roxburgh, Map Sheet (8830, 8831). Withdrawal took effect on 28 May 2013.

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

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

(C02-0592)

Exploration Licence No. 6093, DIRECTOR GENERAL NSW DEPARTMENT OF TIRIS ON BEHALF OF THE CROWN, area of 2514 square kilometres. Application for renewal received 24 May 2013.

(13-1929)

Exploration Licence No. 6424, GREAT WESTERN MINERALS PTY LTD (ACN 138 476 874), area of 26 units. Application for renewal received 24 May 2013.

(06-7066)

Exploration Licence No. 6785, TRITTON RESOURCES PTY LTD (ACN 100 095 494), area of 60 units. Application for renewal received 22 May 2013.

(11-3357)

Exploration Licence No. 6812, DELLWORTH PTY LIMITED (ACN 002 998 192), area of 2024 hectares. Application for renewal received 23 May 2013.

(T08-0244)

Exploration Licence No. 7345, COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576), area of 59 units. Application for renewal received 23 May 2013.

(T10-0242)

Exploration Licence No. 7748, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 126 units. Application for renewal received 22 May 2013.

(T11-0078)

Exploration Licence No. 7749, SILVER CITY MINERALS LIMITED (ACN 130 933 309), area of 23 units. Application for renewal received 22 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:

(11-1997)

Exploration Licence No. 5534, RIMFIRE PACIFIC MINING NL (ACN 006 911 744), Counties of Cunningham and Kennedy, Map Sheet (8332, 8432), area of 40 units, for a further term until 22 October 2015. Renewal effective on and from 23 May 2013.

(T02-0021)

Exploration Licence No. 5983, ISOKIND PTY LIMITED (ACN 081 732 498), County of Robinson, Map Sheet (8035), area of 11 units, for a further term until 7 February 2014. Renewal effective on and from 28 May 2013.

(04-0501)

Exploration Licence No. 6302, COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576), Counties of Mouramba and Robinson, Map Sheet (8033, 8034), area of 96 units, for a further term until 22 September 2014. Renewal effective on and from 23 May 2013.

(T04-0051)

Exploration Licence No. 6321, COMET RESOURCES LIMITED (ACN 060 628 202), County of Dowling, Map Sheet (8131), area of 10 units, for a further term until 18 October 2014. Renewal effective on and from 23 May 2013.

(04-0577)

Exploration Licence No. 6346, TRITTON RESOURCES PTY LTD (ACN 100 095 494), Counties of Canbelego and Flinders, Map Sheet (8234, 8235), area of 78 units, for a further term until 22 November 2014. Renewal effective on and from 28 May 2013.

(05-0243)

Exploration Licence No. 6482, COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576), Counties of Booroondarra, Mouramba and Robinson, Map Sheet (7934, 8033, 8034), area of 92 units, for a further term until 22 September 2014. Renewal effective on and from 23 May 2013.

(06-0148)

Exploration Licence No. 6623, COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576), County of Robinson, Map Sheet (7934, 7935, 8034), area of 19 units, for a further term until 30 August 2014. Renewal effective on and from 23 May 2013.

(T08-0123)

Exploration Licence No. 7305, STANDARD IRON PTY LTD (ACN 131 971 438), Counties of Flinders and Kennedy, Map Sheet (8333), area of 83 units, for a further term until 27 August 2014. Renewal effective on and from 28 May 2013.

(T08-0134)

Exploration Licence No. 7315, STANDARD IRON PTY LTD (ACN 131 971 438), County of Flinders, Map Sheet (8233), area of 46 units, for a further term until 27 August 2014. Renewal effective on and from 28 May 2013.

(T08-0136)

Exploration Licence No. 7317, STANDARD IRON PTY LTD (ACN 131 971 438), County of Flinders, Map Sheet (8233), area of 102 units, for a further term until 27 August 2014. Renewal effective on and from 28 May 2013.

(T08-0137)

Exploration Licence No. 7318, STANDARD IRON PTY LTD (ACN 131 971 438), County of Flinders, Map Sheet (8233), area of 69 units, for a further term until 27 August 2014. Renewal effective on and from 28 May 2013.

(T09-0126)

Exploration Licence No. 7523, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), Counties of Cunningham and Gipps, Map Sheet (8231, 8331), area of 60 units, for a further term until 3 May 2014. Renewal effective on and from 16 April 2013.

(T09-0282)

Exploration Licence No. 7544, MINERALS AUSTRALIA PTY LTD (ACN 124 475 538) and JACARANDA MINERALS LTD (ACN 117 264 570), Counties of Goulburn and Hume, Map Sheet (8225, 8226), area of 40 units, for a further term until 10 May 2014. Renewal effective on and from 29 January 2013.

(T09-0228)

Exploration Licence No. 7591, CENTIUS GOLD LIMITED (ACN 140 475 921), Counties of Ashburnham and Forbes, Map Sheet (8431, 8531), area of 46 units, for a further term until 4 August 2014. Renewal effective on and from 28 May 2013.

(T09-0229)

Exploration Licence No. 7592, CENTIUS GOLD LIMITED (ACN 140 475 921), Counties of Roxburgh and Wellington, Map Sheet (8731, 8831, 8832), area of 48 units, for a further term until 4 August 2014. Renewal effective on and from 28 May 2013.

(T10-0230)

Exploration Licence No. 7692, SUMITOMO METAL MINING OCEANIA PTY LTD (ACN 059 761 125), County of Canbelego, Map Sheet (8135), area of 54 units, for a further term until 27 January 2015. Renewal effective on and from 23 May 2013.

(11-3032)

Coal Lease No. 375 (Act 1973), ASTON COAL 2 PTY LTD (ACN 139 472 567), ICRA MC PTY LTD (ACN 147 657 074) and J-POWER AUSTRALIA PTY LTD (ACN 002 307 682), Parish of Berrioye, County of Nandewar; Parish of Leard, County of Nandewar; and Parish of Therribri, County of Nandewar, Map Sheet (8936-4-N), area of 4154 hectares, for a further term until 4 June 2033. Renewal effective on and from 9 May 2013.

(10-6136)

Mining Lease No. 1229 (Act 1973), BORAL BRICKS (NSW) PTY LTD (ACN 001 145 473), Parish of Mungabarina, County of Goulburn, Map Sheet (8225-1-N), area of 7.975 hectares, for a further term until 23 August 2032. Renewal effective on and from 14 May 2013.

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

REQUESTED CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been requested to be cancelled:

(T03-1007)

Exploration Licence No. 6221 (Act 1992), NEW SOUTH RESOURCES LIMITED (ACN 119 557 416), County of Bligh, Map Sheet (8733), area of 3 units. Request of cancellation was received on 24 May 2013.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T03-1007)

Exploration Licence No. 6221, NEW SOUTH RESOURCES LIMITED (ACN 119 557 416), County of Bligh, Map Sheet (8733), area of 3 units. Cancellation took effect on 27 May 2013.

(T11-0260)

Exploration Licence No. 7892, MANTLE MINING CORPORATION LIMITED (ACN 107 180 441), County of Arrawatta, Map Sheet (9039, 9040, 9139, 9140), area of 89 units. Cancellation took effect on 23 May 2013.

(T11-0261)

Exploration Licence No. 7893, MANTLE MINING CORPORATION LIMITED (ACN 107 180 441), County of Arrawatta and County of Stapylton, Map Sheet (9039, 9040), area of 84 units. Cancellation took effect on 23 May 2013.

(T11-0262)

Exploration Licence No. 7894, MANTLE MINING CORPORATION LIMITED (ACN 107 180 441), County of Arrawatta, Map Sheet (9139, 9140), area of 96 units. Cancellation took effect on 23 May 2013.

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

PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(06-4162)

Exploration Licence No. 6844, RAPTOR MINERALS LIMITED (ACN 101 168 343).

Description of area cancelled:

An area of 19 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 9 July 2012.

The authority now embraces an area of 44 units.

(T99-0144)

Exploration Licence No. 5674 ALKANE RESOURCES LTD (ACN 000 689 216).

Description of area cancelled:

An area 6 part units has been cancelled. For further information contact Titles Branch.

Part Cancellation took place on 11th February 2013 upon grant of Mining Lease No. 1684 (Act 1992).

The authority now embraces an area of 87 units.

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

REQUEST FOR CANCELLATION OF AUTHORITY

NOTICE is given that the following application has been received:

(03-1007)

Exploration Licence No. 6221, NEW SOUTH RESOURCES LIMITED (ACN 119 557 416), County of Bligh, area of 3 units. Application for Cancellation was received on 24 May 2013

(T10-0080)

Exploration Licence No. 7666, John SLADE, County of Forbes, area of 31 units. Application for Cancellation was received on 28 May 2013.

(T12-1132)

Exploration Licence No. 8048, BLACK RANGE METALS PTY LTD (ACN 158 123 687), County of Young, area of 99 units. Application for Cancellation was received on 28 May 2013.

PRIMARY INDUSTRIES

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 31 (3) – Notice of Granting of Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

OL77/005 within the estuary of Wagonga Inlet, having an area of 0.1785 hectares to Charles HAGENBACH of Narooma NSW, for a term of 15 years expiring on 29 January 2028.

AL02/024 within the estuary of Brisbane Water, having an area of 2.0134 hectares to Michael SOUTH of Daleys Point NSW, for a term of 15 years expiring on 22 October 2027.

Clause 33 (4) – Notice of Aquaculture Lease Renewal

The Minister has renewed the following Class 1 Aquaculture Leases:

OL68/118 within the estuary of Port Stephens, having an area of 1.0631 hectares to V.C. DIEMAR PTY LTD of Salamander Bay NSW, for a term of 15 years expiring on 28 March 2028.

OL67/202 within the estuary of Wallis Lake, having an area of 0.0919 hectares to Clarence COOMBES and Laurence COOMBES of Forster NSW, for a term of 15 years expiring on 29 April 2028.

OL82/255 within the estuary of the Tweed River, having an area of 6.4145 hectares to Noel BAGGALEY of Suffolk Park NSW, for a term of 15 years expiring on 4 November 2027.

OL67/271 within the estuary of the Pambula River, having an area of 0.5995 hectares to Peter FERGUSON of Lochiel NSW, for a term of 15 years expiring on 23 April 2028.

OL65/220 within the estuary of the Crookhaven River, having an area of 1.9824 hectares to Garry Keith COLLISON and Robin Margaret COLLISON of Nowra Hill, for a term of 15 years expiring on 23 July 2028.

BILL TALBOT,

Director, Aquaculture, Conservation and Marine Parks, Fisheries Division, NSW Department of Primary Industries

RICE MARKETING ACT 1983

Proclamation to direct an election be held

Her Excellency Professor MARIE BASHIR, AC, CVO, Governor

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 Clause 28 of the Rice Marketing Regulation 2010, do, by this my Proclamation, direct that an election be held for members of the Rice Marketing Board.

Signed and sealed at Sydney, this 22nd day of May 2013.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

SUBORDINATE LEGISLATION ACT 1989

Have your say on the proposed Veterinary Practice Regulation 2013

NOTICE is given in accordance with section 5 of the Subordinate Legislation Act 1989, of the intention to re-make a regulation under the Veterinary Practice Act 2003.

The objects of the Veterinary Practice Act 2003, are to promote the welfare of animals; ensure that consumers of veterinary services are well informed as to the competencies required of veterinary practitioners; ensure that acceptable standards are required to be met by veterinary practitioners so as to meet the public interest and national and international trade requirements; and to provide public health protection.

The Veterinary Practice Regulation 2013, seeks to ensure the objects of the Act are achieved by prescribing how the Act is to be implemented.

The proposed Regulation and Regulatory Impact Statement will be available for public comment from Friday, 31 May 2013, to Friday, 28 June 2013 and can be accessed via the Department of Primary Industries website: www.dpi.nsw. gov.au/about/legislation-acts/review.

Written submissions on the proposed Regulation will be accepted by post, email or fax::

- Post: Attention Veterinary Practices RIS submissions, Department of Primary Industries, Locked Bag 21, Orange NSW 2800.
- Email: vetpractice.regulation@dpi.nsw.gov.au.
- Fax: (02) 6361 9976 Attention Veterinary Practice Regulation submissions.

Submissions close 5:00 p.m., Friday, 28 June 2013.

LANDS

GRAFTON OFFICE 49-51 Victoria Street (PO Box 272), Grafton NSW 2460 Phone: (02) 6640 3400 Fax: (02) 6642 5375

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 – Gilgurry; County – Buller; Land District – Tenterfield; L.G.A. – Tenterfield

Road Closed: Lot 1, DP 1178257.

File No.: AE06 H 17.

Schedule

On closing, the land within Lot 1, DP 1178257 remains vested in the State of New South Wales as Crown land.

ALTERATION OF CORPORATE NAME OF A RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the corporate name of the reserve trust specified in Schedule 1 hereunder, which is trustee of the reserves referred to in Schedule 2, is altered to the corporate name specified in Schedule 3.

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

SCHEDULE 1

North Coast Accommodation Trust.

SCHEDULE 2

Reserve No.: 1013529. Public Purpose: Tourist facilities and services. Notified: 25 May 2007. File No.: 09/07091.

Reserve No.: 8920. Public Purpose: Pilot station. Notified: 4 May 1889. File No.: 09/07091.

Reserve No.: 64933. Public Purpose: Public recreation and resting place. Notified: 23 November 1934. File No.: 09/07091.

Reserve No.: 75324. Public Purpose: Future public requirements. Notified: 5 September 1952. File No.: 09/07091. Reserve No.: 140026.

Public Purpose: Public recreation and preservation of native flora.

Notified: 11 September 1987. File No.: 09/07091.

Reserve No.: 89602. Public Purpose: Girl Guides. Notified: 3 October 1975. File No.: 09/07091.

Reserve No.: 1003022. Public Purpose: Environmental protection. Notified: 6 September 2002. File No.: 09/07091.

Reserve No.: 140081.

Public Purpose: Accommodation and caravan park. Notified: 5 March 1993. File No.: 09/07091.

Reserve No.: 75925. Public Purpose: Public recreation. Notified: 15 May 1953. File No.: 09/07091.

Reserve No.: 49122.

Public Purpose: Preservation of native flora and public recreation.

Notified: 30 July 1913. File No.: 09/07091.

Reserve No.: 74701. Public Purpose: Public recreation. Notified: 18 January 1952. File No.: 09/07091.

Reserve No.: 82999. Public Purpose: Resting place and public recreation. Notified: 6 January 1961. File No.: 09/07091.

Reserve No.: 91536. Public Purpose: Caravan and camping park. Notified: 17 August 1979. File No.: 09/07091.

Part Reserve No.: 55008. Public Purpose: Public recreation. Notified: 9 December 1921. File No.: 09/07091.

Part Reserve No.: 64746. Public Purpose: Public recreation and resting place. Notified: 14 September 1934. File No.: 09/07091.

Part Reserve No.: 82783. Public Purpose: Public recreation. Notified: 9 September 1960. File No.: 09/07091. Part Reserve No.: 82910. Public Purpose: Public recreation. Notified: 18 November 1960. File No.: 09/07091.

Part Reserve No.: 84696. Public Purpose: Public buildings. Notified: 10 January 1964. File No.: 09/07091.

Part Reserve No.: 84107. Public Purpose: Public recreation and resting place. Notified: 14 December 1962. File No.: 09/07091.

Part Reserve No.: 1012196.

Public Purpose: Access, public requirements, rural services, tourism purposes and environmental and heritage conservation.

Notified: 1 September 2006. File No.: 09/07091.

Reserve No.: 76856.

Public Purpose: Public recreation and camping and camping park.

Notified: 25 June 1954. File No.: 09/07091.

Reserve No.: 83995. Public Purpose: Camping and public recreation. Notified: 21 September 1962. File No.: 09/07091.

Part Reserve No.: 81643. Public Purpose: Public recreation. Notified: 5 June 1959. File No.: 09/07091.

Part Reserve No.: 82780. Public Purpose: Future public requirements. Notified: 9 September 1960. File No.: 09/07091.

Reserve No.: 65963. Public Purpose: Public recreation, resting place and communications facilities. Notified: 8 May 1936. File No.: TE80 R 170.

SCHEDULE 3

NSW Crown Holiday Parks Trust.

Note: This notice takes effect on 1 June 2013.

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trusts specified in Column 1 of the Schedules hereunder, which were established in respect of the reserves specified opposite thereto in Column 2 of the Schedules are dissolved.

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

SCHEDULE 1

Column 2

Bellinger Heads Holiday Parks Trust.

Column 1

Reserve No.: 140084. Public Purpose: Caravan park. Notified: 3 September 1993.

Reserve No.: 82452. Public Purpose: Public recreation. Notified: 1 April 1960.

Part Reserve No.: 37514. Public Purpose: Public recreation. Notified: 23 April 1904. File No.: 09/07091.

Note: Any lease or licence agreements granted by the Bellinger Heads Holiday Parks Trust over Reserve No. 140084, 82452 and 37514 do not terminate and continue in force as agreements under the management of the NSW Crown Holiday Parks Trust. This notice takes effect on 1 June 2013.

SCHEDULE 2

Column 1	Column 2
Boambee Creek Park	Reserve No.: 84835.
Reserve Trust.	Public Purpose: Public
	recreation.
	Notified: 10 April 1964.
	File No.: 09/07091.

Note: Any lease or licence agreements granted by the Boambee Creek Park Reserve Trust over Reserve No. 84835 do not terminate and continue in force as agreements under the management of the NSW Crown Holiday Parks Trust. This notice takes effect on 1 June 2013.

SCHEDULE 3

Column 2

Column 1

Mid North Coast Accommodation Trust.

Public Purpose: Public recreation and communication facilities. Parish: Forster. Notified: 28 June 1957. Reserve No.: Part 86531. Public Purpose: Public recreation. Parish: Tuncurry. Notified: 17 November 1967. Reserve No.: Part 53519. Public Purpose: Public recreation. Parish: Forster. Notified: 19 September 1919. Reserve No.: Part 85147. Public Purpose: Public recreation. Parish: Fens.

Notified: 15 January 1965.

Reserve No.: Part 79681.

Column 2 Reserve No.: Part 77312. Public Purpose: Camping and public recreation. Parish: Fens. Notified: 31 December 1954. File No.: 10/19709.

Note: Any lease or licence agreements granted by the Mid North Coast Accommodation Trust over reserves specified in Column 2 do not terminate and continue in force as agreements under the management of the NSW Crown Holiday Parks Trust. This notice takes effect on 1 June 2013.

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

PURSUANT to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, is appointed as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1 NSW Crown Holiday Parks Trust. Column 2 Reserve No.: 140084. Public Purpose: Caravan park. Notified: 3 September 1993. Reserve No.: 82452. Public Purpose: Public recreation. Notified: 1 April 1960. Part Reserve No.: 37514. Public Purpose: Public recreation. Notified: 23 April 1904. File No.: 09/07091. Reserve No.: 84835. Public Purpose: Public recreation. Notified: 10 April 1964. File No.: 09/07091. Reserve No.: Part 79681. Public Purpose: Public recreation and communication facilities. Parish: Forster. Notified: 28 June 1957. Reserve No.: Part 86531. Public Purpose: Public recreation. Parish: Tuncurry.

Notified: 17 November 1967.

Column 1

Column 2 Reserve No.: Part 53519. Public Purpose: Public recreation. Parish: Forster. Notified: 19 September 1919. Reserve No.: Part 85147. Public Purpose: Public recreation. Parish: Fens. Notified: 15 January 1965. Reserve No.: Part 77312. Public Purpose: Camping and public recreation. Parish: Fens. Notified: 31 December 1954. File No.: 10/19709.

Note: This notice takes effect on 1 June 2013.

NOTICE OF ADDITIONAL PURPOSE PURSUANT TO SECTION 34A(2)(B) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve specified in Column 2 of the Schedules is to be occupied for the additional purpose specified in Column 1 of the Schedules.

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

> > Column 2

SCHEDULE 1

Column 1 Residence (Relevant Interest – Section 34A Licence 510575).

Reserve No.: 1024168. Public Purpose: Opal mining and exploration and public access. Notified: 4 December 2009. File No.: 12/02083.

SCHEDULE 2

Column 1 Storage Shed (Relevant Interest – Section 34A licence 511645).

Column 1

Column 2 Reserve No.: 85364. Public Purpose: Access and public recreation. Notified: 18 June 1965.

File No.: 13/03839.

SCHEDULE 3

Column 2

Grazing (Relevant Interest – Section 34A licence 510173). Reserve No.: 16681. Public Purpose: Public buildings. Notified: 12 November 1892. File No.: 13/00442.

HAY OFFICE 126 Lachlan Street (PO Box 182), Hay NSW 2711 Phone: (02) 6990 1800 Fax: (02) 6993 1135

ROADS ACT 1993

ERRATUM

IN the notice appearing in the New South Wales Government Gazette of the 5th April 2013, Folio 873, under the heading of "NOTIFICATION OF CLOSING OF PUBLIC ROAD" In the description for Lot 2, DP 1183016 the Parish of Quambatook should be included for Lot 2 in DP 1183016.

File No.: 10/19720.

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

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

Parishes – Boree and Kerranakoon; County – Townsend; Land District – Deniliquin; L.G.A. – Conargo

Road Closed: Lot 2, DP 1178517.

File No.: 07/6133.

Schedule

On closing, the land within Lot 2, DP 1178517 remains vested in the State of New South Wales as Crown land.

Parishes – Boyd and Moulamein South; County – Wakool; Land District – Balranald South; L.G.A. – Wakool

Road Closed: Lots 1, 2 and 3, DP 1177698 (subject to easement created by Deposited Plan 1177698).

File No.: 08/0548.

Schedule

On closing, the land within Lots 1, 2 and 3, DP 1177698 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Euroka and Nardoo; County – Townsend; Land District – Hay; L.G.A. – Conargo

Road Closed: Lot 1, DP 1180553.

File No.: HY91 H 161.

Schedule

On closing, the land within Lot 1, DP 1180553 remains vested in the State of New South Wales as Crown land.

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

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

Road Closed: Lot 279, DP 721447.

File No.: 12/08233.

Schedule

On closing, the land within Lot 279, DP 721447 remains vested in the State of New South Wales as Crown land.

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 2 Land District: Narrabri.

Local Government Area: Narrabri Shire Council. Locality: Boggabri. Reserve No.: 93765. Public Purpose: Future public requirements. Notified: 10 October 1980. File No.: ME05 H 481.

Column 1

The part being Lot 158, DP No. 755475, Parish Boggabri, County Pottinger and Lot 161, DP No. 755475, Parish Boggabri, County Pottinger, of an area of 144.79 hectares.

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 – Yarrunga; County – Camden; Land District – Moss Vale; L.G.A. – Wingecarribee

Road Closed: Lot 1, DP 1183044 (subject to easements created by Deposited Plan 1183044).

File No.: 07/3724: JT.

Schedule

On closing, the land within Lot 1, DP 1183044 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Bedulluck; County – Murray; Land District – Yass and Queanbeyan; L.G.A. – Yass Valley

Road Closed: Lot 1, DP 1181860.

File No.: 12/06120: JT.

Schedule

On closing, the land within Lot 1, DP 1181860 remains vested in the State of New South Wales as Crown land.

Description

Parish – Beargamil; County – Ashburnham; Land District – Parkes; L.G.A. – Parkes

Road Closed: Lot 1, DP 1182540.

File No.: CL/00782: JT.

Schedule

On closing, the land within part Lot 1, DP 1182540 remains vested in the State of New South Wales as Crown land.

On closing, the land within part Lot 1, DP 1182540 becomes vested in the State of New South Wales as Crown land

Council's Reference: SLR:679223.

Description

Parish – Toogong; County – Ashburnham; Land District – Molong; L.G.A. – Cabonne

Road Closed: Lots 1-3, DP 1183413.

File No.: CL/00329.

Schedule

On closing, the land within Lots 1-2, DP 1183413 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 3, DP 1183413 becomes vested in the State of New South Wales as Crown Land.

Council's Reference: 117632.

Description

Parish – Bocobidgle; County – Ashburnham; Land District – Forbes; L.G.A. – Forbes

Road Closed: Lots 1-2, DP 1183018. File No.: CL/00502.

Schedule

On closing, the land within Lots 1-2, DP 1183018 remains vested in the State of New South Wales as Crown land.

Description

Parish – Osborne; County – Bathurst; Land District – Blayney; L.G.A. – Blayney

Road Closed: Lot 1, DP 1184834.

File No.: CL/00703.

Schedule

On closing, the land within Lot 1, DP 1184834 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Cudgymaguntry and Warrangong; Counties – Monteagle and Forbes; Land Districts – Grenfell and Cowra; L.G.A. – Weddin and Cowra

Road Closed: Lot 2, DP 1182369. File No.: CL/00841.

Schedule

On closing, the land within Lot 2, DP 1182369 remains vested in the State of New South Wales as Crown land.

Description

Parish – Osborne; County – Bathurst; Land District – Blayney; L.G.A. – Blayney

Road Closed: Lot 3, DP 1184834. File No.: CL/00345.

Schedule

On closing, the land within Lot 3, DP 1184834 remains vested in the State of New South Wales as Crown land.

Description

Parish – Milburn; County – Bathurst; Land District – Cowra; L.G.A. – Cowra

Road Closed: Lots 4-5, DP 1184625. File No.: CL/00266.

Schedule

On closing, the land within Lots 4-5, DP 1184625 remains vested in the State of New South Wales as Crown land.

Description

Parish – Milburn; County – Bathurst; Land District – Cowra; L.G.A. – Cowra

Road Closed: Lots 1-2, DP 1184625.

File No.: 08/5451.

Schedule

On closing, the land within Lot 2, DP 1184625 remains vested in the State of New South Wales as Crown land and part of the land within Lot 1, DP 1184625 remains vested and part becomes vested in the State of New South Wales as Crown land.

Council's Reference: 254/08.

Description

Parish – Milburn; County – Bathurst; Land District – Cowra; L.G.A. – Cowra

Road Closed: Lot 3, DP 1184625.

File No.: 12/07398.

Schedule

On closing, the land within Lot 3, DP 1184625 remains vested in the State of New South Wales as Crown land.

Description

Parish – Bald Hill; County – Lincoln; Land District – Dubbo; L.G.A. – Wellington

Road Closed: Lot 3, DP 1178661.

File No.: 10/05571.

Schedule

On closing, the land within Lot 3, DP 1178661 remains vested in the State of New South Wales as Crown land.

Description

Parish – Bald Hill; County – Lincoln; Land District – Dubbo; L.G.A. – Wellington

Road Closed: Lot 1, DP 1178661.

File No.: 10/05570.

Schedule

On closing, the land within Lot 1, DP 1178661 remains vested in the State of New South Wales as Crown land.

Description

Parish – Jibeen; County – Buccleuch; Land District – Cooma; L.G.A. – Tumut

Road Closed: Lots 1-3, DP 1184676 (subject to easement for transmission line created by Deposited Plan 1184676).

File No.: 07/3728:BA.

Schedule

On closing, the land within Lots 1-3, DP 1184676 remains vested in the State of New South Wales as Crown land.

Description

Parish – Yarralaw; County – Argyle; Land District – Goulburn; L.G.A. – Goulburn Mulwaree

Road Closed: Lot 1, DP 1184675. File No.: 07/5862:BA.

Schedule

On closing, the land within Lot 1, DP 1184675 remains vested in the State of New South Wales as Crown land.

Description

Parish – Collendina; County – Hume; Land District – Corowa; L.G.A. – Corowa

Road Closed: Lot 3, DP 1181466 (subject to easement for transmission line created by Deposited Plan 1181466). File No.: 11/07321:BA.

Schedule

On closing, the land within Lot 3, DP 1181466 remains vested in the State of New South Wales as Crown land.

Description

Parish – Mundoonen; County – King; Land District – Yass; L.G.A. – Yass Valley

Road Closed: Lot 1, DP 1181472. File No.: 10/05174:BA.

Schedule

On closing, the land within Lot 1, DP 1181472 remains vested in the State of New South Wales as Crown land.

Description

Parish – Dananbilla; County – Monteagle; Land District – Young; L.G.A. – Young

Road Closed: Lot 50, DP 1126153. File No.: 12/05316:BA.

Schedule

On closing, the land within Lot 50, DP 1126153 remains vested in the State of New South Wales as Crown land.

Description

Parish – Dananbilla; County – Monteagle; Land District – Young; L.G.A. – Young

Road Closed: Lot 49, DP 1126153. File No.: 12/05315:BA.

Schedule

On closing, the land within Lot 49, DP 1126153 remains vested in the State of New South Wales as Crown land.

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 Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

Column 2

hectares.

The part being Lot 4-5, DP

1183413, of an area of 6.515

Column 1

Parish: Toogong. County: Ashburnham. Land District: Molong. Local Government Area: Cabonne. Locality: Toogong. Reserve No.: 750181. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: CL/00329.

Note: For the purpose of finalising the granting of these previously closed Crown roads Lots 4-5, DP 1183413 – closed Crown roads proposed to be granted in compensation (notified in *New South Wales Government Gazette* dated 5 April 1968), to an adjoining owner.

SCHEDULE 2

Column 1

Parish: Percy. County: St Vincent. Land District: Braidwood. Local Government Area: Palerang. Locality: Braidwood. Reserve No.: 755954. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 11/12605:BA. Column 2

The part being Lot 2, DP 1178450, of an area of 0.704 hectares.

Note: For the purpose of sale of Lot 2, DP 1178450 – closed Crown road (notified in *New South Wales Government Gazette* dated 11 November 1955, to an adjoining owner.

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

ADDITION TO CROWN LAND DEDICATED FOR A PUBLIC PURPOSE

PURSUANT to section 81 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder, is added to the dedicated Crown land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1	Column 2
Land District: Kiama.	Dedication No.: 1020448.
Local Government Area:	Public Purpose: General
Kiama Municipal Council.	cemetery.
Locality: Gerringong.	Notified: 15 October 1937.
Lot 7301, DP No. 1137919#,	Lot 7302, DP No. 1142147#,
Parish Broughton,	Parish Broughton, County
County Camden.	Camden.
Area: 1699 square metres.	New Area: 1.799 hectares.
File No.: 09/09649.	

Disclaimer: Please note that the above Lot numbers marked # are for Departmental use only.

SYDNEY METROPOLITAN OFFICE Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935, Parramatta NSW 2124) Phone: (02) 8836 5300 Fax: (02) 8836 5365

ERRATUM

IN the notification appearing in the New South Wales Government Gazette No. 62, Folio 2229, of 24 May 2013, under the heading "Appointment of Trust Board Members", Wentworth Park Sporting Complex Trust, under Column 1, replace "Brett LAZZARINI (new member)" with the words "The person for the time being holding the office of Deputy Chairman Greyhound Breeders, Owners and Trainers Association (ex officio member)".

ROADS ACT 1993

ORDER

Transfer of a Crown Road to Council

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

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

SCHEDULE 1

Land District – Metropolitan; Local Government Area – Pittwater; Parish – Narrabeen; County – Cumberland

The part of the Crown public road known as Mirrool Street, North Narrabeen, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2 Roads Authority: Pittwater Council. File No.: 11/10752. Council's Reference: George Veness.

SCHEDULE 1

Land District – Metropolitan; Local Government Area – Pittwater; Parish – Narrabeen; County – Cumberland

The part of the Crown public road known as Boundary Street, Warriewood, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Pittwater Council. File No.: MN02 H 264. Council's Reference: Paul Davies.

SCHEDULE 1

Land District – Windsor; Local Government Area – Hawkesbury; Parish – Kurrajong; County – Cook

The Crown public road known as Tierney Road, Kurmond, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2 Roads Authority: Hawkesbury City Council. File No.: MN02 H 112. Council's Reference: MA2047/99.

TAMWORTH OFFICE 25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340 Phone: (02) 6764 5100 Fax: (02) 6766 3805

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

Parishes – Tulcumba, Leard, Boggabri, Vickery, Brentry, Wean and Gunnedah; Counties – Nandewar and Pottinger; Land District – Gunnedah; L.G.A. – Gunnedah and Narrabri

Road Closed: Lot 1, DP 1182288; Lots 2-6, DP 1182289; Lots 7-11, DP 1182290 and Lots 12-17, DP 1182291.

File No.: 07/5739.

Schedule

On closing, the land within Lot 1, DP 1182288; Lots 2-6, DP 1182289; Lots 7-11, DP 1182290 and Lots 12-17, DP 1182291 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Nombi, Bingle; County – Pottinger; Land District – Gunnedah; L.G.A. – Warrumbungle

Road Closed: Lot 1, DP 1183364.

File No.: 08/6741.

Schedule

On closing, the land within Lot 1, DP 1183364 remains vested in the State of New South Wales as Crown land.

WAGGA WAGGA OFFICE Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650 Phone: (02) 6937 2700 Fax: (02) 6921 1851

Column 1

REVOCATION OF DEDICATION OF CROWN LAND FOR A PUBLIC PURPOSE

PURSUANT to section 61(A) of the Commons Management Act 1989, the reservation of Crown land specified in Schedule 1 hereunder, is revoked to the extent specified in Schedule 2 hereunder.

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

SCHEDULE 1

Land District: Wagga Wagga.

Local Government Area: Wagga Wagga City Council.

Dedication No.: 1000180.

Notified: 5 November 1926.

Public Purpose: Permanent common.

Area: 46.91 hectares.

File No.: 13/04122.

SCHEDULE 2

The whole being Lot 7007, DP No. 96705, Parish Umutbee, County Wynyard and Lot 7008, DP No. 96705, Parish Umutbee, County Wynyard, of an area of 46.91 hectares.

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: Wagga Wagga. Local Government Area: Wagga Wagga City Council. Locality: Tarcutta. Reserve No.: 30375. Public Purpose: Plantation. Notified: 13 January 1900. File No.: 13/04122. Column 2

The whole being Lot 7009, DP No. 1028847, Parish Umutbee, County Wynyard, of an area of 3933 square metres.

SCHEDULE

Column 2

Land District: Wagga Wagga. Res Local Government Area: Put Wagga Wagga Shire Council. re Locality: Tarcutta. p Lot Pt 7007, DP No. 96705, au Parish Umutbee, County Wynyard. Lot 7009, DP No. 1028847, Parish Umutbee, County Wynyard. Area: About 11.69 hectares. File No.: 13/04122.

Reserve No.: 1037368. Public Purpose: Public recreation, community purposes, tourist facilities and services.



APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

PURSUANT to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, is appointed as trustee of the reserve specified opposite thereto in Column 2 of the Schedule.

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

Column 2

SCHEDULE

Column 1

Wagga Wagga City Council Crown Reserves Reserve Trust.

Reserve No.: 1037368. Public Purpose: Public recreation, community purposes, tourist facilities and services. Notified: This day. File No.: 13/04122.

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown land specified in Column 1 and shown by red edge in diagram of the Schedule hereunder, is reserved as specified opposite thereto in Column 2 of the Schedule.

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

RESERVATION OF CROWN LAND

PURSUANT to section 87 of the Crown Lands Act 1989, the Crown land specified in Column 1 and shown by blue edge in diagram of the Schedule hereunder, is reserved as specified opposite thereto in Column 2 of the Schedule.

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

Local Government Area:

Lot Pt 7007, DP No. 96705, Parish Umutbee, County Wynyard. Lot 7008, DP No. 96705, Parish Umutbee, County Wynyard. Area: About 35.61 hectares.

Locality: Tarcutta.

SCHEDULE

Column 1

Column 2 Land District: Wagga Wagga. Reserve No.: 1037488. Public Purpose: Future Wagga Wagga Shire Council. public requirements.

File No.: 13/04122. 81 DP 1154108 83 DP 96705 7007 CITY COUNCIL DP 757255 20

WATER

WATER ACT 1912

AN application for a new licence under section 10 of Part 2 of the Water Act 1912, as amended, has been received from:

John Joseph NORRIS and Annette Margaret NORRIS for a dam on an unnamed watercourse on Lot 3, DP 1128747, Parish Elland, County Clarence, for conservation of water and domestic purposes (1 megalitre). (Reference: 30SL 067237).

Any inquiries should be directed to (02) 6641 6500.

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, Locked Bag 10, Grafton NSW 2460, within 28 days of this publication.

> JOHN FINDLAY, Senior Water Regulation Officer

WATER ACT 1912

AN application under section 167 of Part 8 of the Water Act 1912, as amended, being within a proclaimed (declared) local area under section 5(4) has been received as follows:

Stephen BENHAM and Wanda BENHAM for controlled works consisting of levees, channels and off river storages on the Liverpool Floodplain, Lots 28, 29, 30 and 31, DP 755508; Lots 2, 3, 4, 5, 6, 7 and 8, DP 1111053; Lot 2, DP 558721 and Lots 1, 2 and 3, DP 1151664, Parish Melville, County Pottinger, on the property known as "Kooiyong" Gunnedah (for the prevention of inundation of floodwaters, irrigation and drainage development and the storage of water – new approval). (Reference: 90CW810705).

Any inquiries should be directed to (02) 6799 6621.

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 382, Narrabri NSW 2340, within 28 days of this publication.

> ROBERT ALBERT, Senior Water Regulation Officer

WATER ACT 1912

AN application for a licence under section 10 of Part 2 of the Water Act 1912, has been received as follows:

Malcolm John HARDING and Katrina Elizabeth HARDING for a pump on the Macleay River on Lot 1, DP 700764, Parish Willawarrin, County Dudley, for irrigation of 1 hectare (5 megalitres) (entitlement by way of permanent transfer). (Reference: 30SL067238).

Any inquiries should be directed to (02) 6641 6500.

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, Locked Bag 10, Grafton NSW 2460, within 28 days of this publication.

> TRACEY LAWSON, Water Regulation Officer

WATER ACT 1912

AN application for a licence under Part 8 of the Water Act 1912, as amended, has been received as follows:

Mr Richard Samuel WITHERS and Miss Belinda Evelyn WITHERS for 2 x Levee Banks near Halls Creek, for the prevention of inundation of land by floodwaters on Lot 119, DP 754819 and on Lot 70, DP 754819. (Application Number 90CW811009).

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

Written objections from any local occupier or statutory authority, specifying grounds and how their interest is 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





Controlled Allocation Order (Various Groundwater Sources) (No 1) 2013

under the

Water Management Act 2000

I, David Harriss, having delegated authority from the Minister for Primary Industries, in pursuance of section 65 of the *Water Management Act 2000*, make the following Order.

Dated this 24th day of May 2013.

DAVID HARRISS COMMISSIONER FOR WATER Signed for the Minister for Primary Industries (by delegation)

Explanatory note

This Order is made under section 65 of the *Water Management Act 2000.* The object of this Order is to declare that the right to apply for an aquifer access licence in respect of the water sources identified in Schedule 1 is to be acquired by way of tender. The tender is to be conducted through a Registration of Interest Process according to the Terms and Conditions at Schedule 2. For each water source specified in Schedule 1, persons may register their interest in obtaining the right to apply for an aquifer access licence up to the quantity of units of access licence share component specified for that water source.

Controlled Allocation Order (Various Groundwater Sources) (No 1) 2013

under the

Water Management Act 2000

1 Name of Order

This Order is the Controlled Allocation Order (Various Groundwater Sources) (No 1) 2013.

2 Term of Order

This Order commences on the day on which it is published in the NSW Government Gazette and will remain in force until 31 December 2013, unless it is repealed, modified or extended by order before that date.

3 Water sources to which this Order applies

This Order applies to each water source specified in Column 2 of Schedule 1 in relation to the water sharing plan specified in Column 1 of Schedule 1 for that water source.

4 Controlled allocation declaration

I declare that the right to apply for an aquifer access licence in respect of the water sources to which this Order applies:

- a) is to be acquired by tender; and
- b) cannot exceed the quantity of units of access licence share component specified in Column 3 of Schedule 1 for the water source specified in Column 2.

Note. The right to apply for an aquifer access licence does not include the right to apply for an aquifer (general security) access licence or an aquifer (high security) access licence.

5 Subcategories of aquifer access licence

The right to apply for an aquifer access licence does not include the right to apply for a subcategory of aquifer access licence.

6 Controlled allocation process

The tender is to be carried out in the form of a Registration of Interest Process on the basis of the Terms and Conditions set out at Schedule 2.

SCHEDULE 1

Column 1:	Column 2:	Column 3:
Water Sharing Plan	Water Source	Quantity of units of access licence share component per water source*
Water Sharing Plan for the NSW Murray Darling Basin Fractured Rock	Adelaide Fold Belt MDB Groundwater Source	1,300
Groundwater Sources 2011	Kanmantoo Fold Belt MDB Groundwater Source	5,631
	Lachlan Fold Belt MDB Groundwater Source	36,375
	New England Fold Belt MDB Groundwater Source	9,159
Water Sharing Plan for the Peel Valley Regulated, Unregulated, Alluvium and Fractured Rock Water Sources 2010	Peel Fractured Rock Water Source	2,981
Water Sharing Plan for	Sydney Basin MDB Groundwater Source	2,882
the NSW Murray Darling Basin Porous Rock Groundwater Sources 2011	Gunnedah –Oxley Basin MDB Groundwater Source	8,878
	Western Murray Porous Rock Groundwater Source	23,369
Water Sharing Plan for the North Western Unregulated and	Adelaide Fold Belt North Western Groundwater Source	1,398
Fractured Rock Water Sources 2011	Kanmantoo Fold Belt North Western Groundwater Source	1,286
Water Sharing Plan for the Dorrigo Plateau Surface Water Source and Dorrigo Basalt Groundwater Source 2003	Dorrigo Basalt Groundwater Source	219

	Coxs River Fractured Rock Groundwater Source	325
	Goulburn Fractured Rock Groundwater Source	2,338
	Metropolitan Coastal Sands Groundwater Source	1,182
Water Sharing Plan for	Sydney Basin Central Groundwater Source	2,037
the Greater Metropolitan Region Groundwater Sources 2011	Sydney Basin Coxs River Groundwater Source	337
	Sydney Basin Nepean Groundwater Source	3,865
	Sydney Basin North Groundwater Source	920
	Sydney Basin Richmond Groundwater Source	176
	Sydney Basin South Groundwater Source	3,245

*Note: the maximum number of units of access licence share component for each water source is equivalent to 5% of the unassigned water in that water source.

SCHEDULE 2

Controlled Allocation Order (various groundwater sources) (No 1) 2013

Terms and Conditions for Registration of Interest Process

Introduction

The NSW Office of Water¹ is conducting a tender process which calls for persons to register their interest in obtaining the right to apply for a water access licence (category aquifer access licence) in a number of groundwater sources that have unassigned water.

Unassigned water exists in groundwater sources where the long term average annual extraction limit set by the water sharing plan is greater than current water requirements. Current water requirements are licensed volumes plus volumes required to meet basic landholder rights².

This document sets out the Terms and Conditions upon which the Registration of Interest process ("**Rol** process") is to be conducted, and sets out the rights and obligations of each participant.

Important note

The right that is the subject of this Rol process is the right to apply for a water access licence. Should a participant be successful in gaining the right to apply, this does not necessarily mean that a licence will be granted when it is applied for. If successful in gaining the right to apply, the participant will need to lodge a licence application which will be determined consistently with the requirements of the relevant water sharing plan and the *Water Management Act 2000*.

A successful participant's licence application will also be conditional upon the successful participant complying with these Terms and Conditions.

The successful participant may also need to obtain further approvals to take and/or use the water. These may include, for example, a water supply work approval and/or a use approval under the *Water Management Act 2000* or an approval/consent under the *Environmental Planning and Assessment Act 1979.*

If a licence is granted, prior to taking water the successful participant will also need to ensure that a water supply work is nominated on the water access licence under section 71W of the *Water Management Act 2000* to ensure they are not committing an offence under section 60D, irrespective of which type of approval/consent is held. Successful participants can choose to apply to nominate a work when they apply for the water access licence. As the nomination of a water supply work requires a separate assessment this will add to the assessment time and a special assessment

¹ The NSW Office of Water is part of the Department of Primary Industries.

² In groundwater sources a basic landholder right is, in a practical sense, water taken from the groundwater source for domestic and stock use.

fee may apply. A special assessment fee of \$27.14 per unit share applies for licences with a share component greater than 20 units to a maximum of 120 units.

Overview

- 1.1 The NSW Office of Water will conduct the Rol process under this Order.
- 1.2 The minimum price for the right to apply for a water access licence is \$800 per unit share of water.
- 1.3As part of this Rol process, each participant will nominate the price per unit share of water they are willing to pay for the right to apply for a water access licence in the relevant water source through their Rol. They will also nominate the number of unit shares that they wish to purchase.

The Rol process

- 2.1 On the day on which the Order is published in the NSW Government Gazette, a notice will be published on the website of the NSW Office of Water (www.water.nsw.gov.au) notifying people of the right to register their interest within 42 days from the date of the Order.
- 2.2 To register interest, a person must:
 - (a) complete the Rol form at Annexure A, and
 - (b) lodge the completed Annexure A form and an application fee of \$150 by post to Customer Programs, PO Box 3720, Parramatta NSW 2124.
- 2.3 The application fee can be paid by bank cheque, personal cheque made out to NSW Office of Water or by completing the credit card details on the Rol form.
- 2.4 If a person is seeking to acquire a right to apply for water access licences in more than one water source they must lodge a separate Rol form for each water source. Each Rol form must be accompanied by a separate application fee.
- 2.5 An Rol must be lodged within 42 days from the date on which the Order is published in the Government Gazette.
- 2.6 Applicants must not engage in any unethical behaviour, or seek to obtain an unfair advantage, in participating in the Rol process. The applicant must comply with the standards of behaviour in Part 4 of the NSW Government Code of Practice for Procurement to the extent that they are relevant. Note: A copy of the Code is available at www.procurepoint.nsw.gov.au. Part 4 of the Code is extracted at Annexure D.
- 2.7 Lodgement of an Rol will itself be an acknowledgement and representation by the applicant that:
 - (a) the applicant accepts the Terms and Conditions;
 - (b) the applicant agrees not to engage in unethical behaviour, or to seek to obtain an unfair advantage; and
 - (c) the applicant is aware of the requirements in Part 4 of the NSW Government Code of Practice for Procurement, that the applicant will comply with those requirements and that the applicant agrees to provide, on request, access to all relevant information to demonstrate compliance.
- 2.8 If an applicant has failed to comply with the requirements in Part 4 of the NSW Government Code of Practice for Procurement, this failure may be taken into account by the NSW Office of Water when conducting any controlled allocation process pursuant to s65 of the *Water Management Act 2000*. Evidence of collusive tendering may lead to the rejection of some or all Rols,

and applicants involved in such practices may be barred from submitting proposals to the NSW Office of Water in the future.

2.9 There may be public disclosure requirements associated with this Rol process and with any Certificate or licence granted pursuant to this Order, including under the *Privacy and Personal Information Protection Act 1988*.

Criteria for selecting successful participants

- 3.1 The right to apply for a water access licence in each water source will be awarded to the person that offers the highest price for that right, subject to the other criteria in Part 3 and the requirements in Part 2.
- 3.2 If two or more persons in respect of the same water source offer the same highest price per unit share of water for the right to apply for a water access licence and the sum of the unit shares applied for by those persons is greater than the available unit shares for that water source under the Order, then the available unit shares will be distributed proportionally between those persons with the same highest price per unit share of water according to the number of shares sought by those persons.
- 3.3 If the shares available under the Order in respect of a water source are not fully exhausted by the persons that offer the highest price per unit share of water in their Rols, then a right to apply for a water access licence in that water source will be awarded to the person that offers the next highest price per unit share of water (subject to 3.2) until the shares available for that water source have been fully allocated under this Order.
- 3.4 The Commissioner for Water³ reserves the right to refuse to consider an Rol at his or her discretion for any reason.

Note. Participants should be aware that:

- (a) for the Sydney Basin Nepean Water Source, it is intended that licences will only be granted in Nepean Management Zone 2; and
- (b) for the Lachlan Fold Belt MDB Groundwater Source, it is intended that licences will only be granted in the Lachlan Fold Belt MDB (Other) Management Zone..

The Rol form makes provision for a zone to be specified in relation to a water source.

Rights and obligations of successful participants

- 4.1. Upon the expiration of the 42 day period, the NSW Office of Water will consider and assess all Rols lodged to determine the highest price per unit share of water offered for the right to apply for a water access licence in each water source.
- 4.2. The Commissioner for Water will:
 - (a) determine the successful participants based on the requirements in Part 2 and the criteria set out in Part 3 above; and
 - (b) issue to the successful participants a Certificate under section 65 of the Water Management Act 2000 in the form of Annexure B ("the Certificate") that sets out the price at which the successful participants have won the right to apply for a water access licence and the number of shares.

³ The Commissioner for Water is a Deputy-Director General in the Department of Primary Industries.

- 4.3. The successful participant acquires the right to apply for a water access licence ("**the Licence**") under section 65 when the successful participant pays 100% of the total purchase price specified in the Certificate and the licence application fee.
- 4.4. Subject to payment of 100 % of the total purchase price specified in the Certificate and the licence application fee, the successful participant shall be entitled to apply for the Licence by either completing the licence application form attached to these Terms and Conditions as Annexure C or by completing the application form online on the Office of Water website.
- 4.5. The successful participant must lodge an application for the Licence within 28 days of the date of issue of the Certificate under 4.2 (b) along with the licence application fee of \$561.14 and 100 % of the total purchase price specified in the Certificate. The successful participant must lodge an application for all the shares specified in the Certificate.

Note: If the successful participant chooses to apply to nominate a work at the same time as they apply for a water assess licence, they may also have to pay a special assessment fee.

- 4.6. The total purchase price specified in the Certificate and the licence application fee can be paid by bank cheque or personal cheque made out to NSW Office of Water and posted to Customer Programs, PO Box 3720, Parramatta NSW 2124, by credit card by completing the credit card information on the application form, or by credit card online if making the application for the Licence online.
- 4.7. The successful participant's licence application will be assessed and determined on its merits, consistently with the requirements of the *Water Management Act 2000* and the water sharing plan applicable to the relevant water source and the Department's procedures⁴. The successful participant will be notified in writing of the result of any licence application in accordance with s64 of the *Water Management Act 2000*.
- 4.8. If the successful participant is unable to lodge a water access licence application within this period due to genuine exceptional circumstances that are beyond his or her control, the Office of Water may grant an extension of time. The successful participant must request this extension in writing to the Office of Water before the expiry of the 28 days after the date of issue of the Certificate. The request for an extension must include the length of extension requested and all relevant facts and supporting documentation to justify the request.

Note: The successful participant's application will be assessed under the *Water Management Act 2000* consistently with the requirements of the water sharing plan applicable to the relevant water source and according to the established criteria and procedures of the NSW Office of Water.

It is intended that no licences that specify an extraction component in the Nepean Management Zone 1 in the Sydney Basin Nepean Water Source and the Lachlan Fold Belt MDB (Mudgee) Management Zone in the Lachlan Fold Belt MDB Groundwater Source, as specified in the Water Sharing Plan for the Greater Metropolitan Region Groundwater Sources and the Water Sharing Plan for the NSW Murray Darling Basin Fractured Rock Groundwater Sources respectively, will be granted. This is because these zones are already fully allocated. The water sharing plans already contain some measures that restrict the nomination of a work or the grant of a new work in these zones to ensure that no additional water can be extracted from those zones. Additional measures may be taken to prevent water being able to be extracted from these zones from any licences that are granted as a result of an application by a successful participant.

⁴ For more information on NSW Office of Water procedures go to www.water.nsw.gov.au.

- 4.9. The successful participant can notify the Office of Water that they wish to withdraw their licence application until the date on which of the Minister determines the application under clause 4.7. Notification of intention to withdraw must be in writing. On receiving written notification of the successful participant's intention to withdraw the licence application, the NSW Office of Water will refund 100 % of the total purchase price specified in the Certificate to the successful participant. The licence application fee will not be refunded. The Certificate issued under 4.2(b) will be cancelled.
- 4.10. The withdrawal of a licence application by a successful participant will not constitute a default under these Terms and Conditions.
 Note: If the successful participant chooses to apply to nominate a work at the same time as they apply for a water assess licence, they may also have to pay a special assessment fee.
- 4.11. If the licence application is unsuccessful, the NSW Office of Water will refund 100 % of the total purchase price specified in the Certificate to the successful participant at the time of notification of the result of the licence application. The licence application fee will not be refunded.

Default

5.1 The following situations will constitute a default under these Terms and Conditions:

- (a) The successful participant fails to pay 100 % of the total purchase price specified in the Certificate within the required timeframe. A dishonoured cheque will be considered failure to pay; or
- (b) The successful participant fails to lodge a complete water access licence application together with payment of all relevant fees within 28 days of the date of issue of the Certificate, or any later extension date that the NSW Office of Water has agreed to in writing; or
- (c) The successful participant has made a misrepresentation to the NSW Office of Water in the course of lodging their Rol registering their interest or generally in applying for the Licence; or
- (d) The successful participant has engaged in collusive behaviour.
- 5.2 In the event of a default:
 - (a) the successful participant will forfeit to the NSW Office of Water any deposit paid previously; and
 - (b) the successful participant will not be entitled to apply for the Licence and the Commissioner for Water shall not be bound by any Certificate that has issued; and
 - (c) the Certificate issued will be cancelled; and
 - (d) unless (e) applies, the successful participant, and any related parties⁵ will not be entitled to participate in any further Rol process or other process under s65 of the *Water Management Act 2000* to apply for a licence under a controlled allocation order for a period of 2 years from the date of this Order; and
 - (e) if there are genuine exceptional circumstances such that the 2 year exclusion period referred to in paragraph (c) above would cause financial

⁵ A person or company, and another person or company, are taken to be related to each other if the relevant entities would be "related parties" under s228 of the *Corporations Act* 2001 (Cth) if the relevant company was a public company.

hardship to the successful participant, or any individuals or companies related to the successful participant, the Commissioner for Water may approve the participation of the successful participant, or any individuals or companies related to the successful participant, within the 2 year period, provided that a written request is made to the Commissioner for Water outlining the reasons for the claimed financial hardship, including all relevant facts and supporting documentation.

Future action

- 6.1 If any of the following occur:
 - (a) not all of the water specified in the Order is allocated under the Rol process; or
 - (b) there is an event of default under clause 5.1; or
 - (c) a licence application is refused,

the NSW Office of Water reserves its rights to deal with the water not allocated under this Order and may take action including:

- (d) negotiating with participants; or
- (e) withholding the water for a period of time; or
- (f) conducting a future controlled allocation;

or may take no action.

ANNEXURE A: ROI for the right to apply for a water access licence.



Department of Primary Industries Office of Water

Registration of interest for the right to apply for a water access licence (category aquifer access licence)

A controlled allocation order declares that the right to apply for a water access licence for a specified water management area or water source is to be acquired by auction, tender or other means as specified in the order.

This is a tender process in the form of a Registration of Interest (RoI) for the right to apply for a water access licence (category; aquifer access licence) in a number of groundwater sources which have unassigned water.

Complete this form to lodge a Registration of Interest (RoI) for the right to apply for a water access licence (category aquifer access licence).

You are advised to read Terms and Conditions for the Controlled Allocation Order (various water sources) (No 1). 2012 ("Terms and Conditions") before registering a Rol. It sets out the terms and conditions upon which the Rol process is to be conducted, and sets out the rights and obligations of each participant. The Terms and Conditions also include information on how to submit a Rol and payment of the application fee.

Lodgement of this Rol form constitutes:

- acceptance of the Terms and Conditions;
- b) an acknowledgement and representation by you that you agree not to engage in unethical behaviour, or to seek to obtain an unfair advantage; and
- c) an acknowledgement and representation by you that you are aware of the requirements in Part 4 of the NSW Government Code of Practice for Procurement, that you have complied with those requirements in submitting this Rol and that you agree to provide, on request, access to relevant information to demonstrate compliance.

If successful in gaining the right to apply, the participant will need to lodge an application for a new water access licence under section 61(1)(c) of the Water Management Act 2000 and pay an application fee within the time period set out in the Terms and Conditions.

If a person is seeking to acquire a right to apply for water access licences in more than one water source they must lodge a separate Rol for each water source. Each Rol must be accompanied by a separate application fee.

If a participant gains a right to apply for a water access licence it does not necessarily mean that a licence will be granted when an application is made.

SECTION A: Applicant details

List all applicants – photocopy/print multiple copies of the first page of this form if more than one applicant. Applicant

At Title (Mr. Mrs. Ma)	A2 Sumame	mame		
A3 Given	name(s)				
A4 Corpo	ration name (# apolica	cle)			
AS ACN	(if applicable)		A5 Position held (# apple	cable)	
A7 Addre	ISS				
A8 Town)	A9 State	A10 Postcode	A11 Country	
A12 Phon	ie		A13 Mobile phone		
A14 Fax		ATS Email			
OFFICE USE ONLY	Fee paid: \$ Officer signature: Application number;		Gustomer receipt number: Date Acceptance date		Office Stamp

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Rol for the right to apply for a water access licence.

Registration of interest for the right to apply for a water access licence (category aquifer access licence)

SECTION B: Nominated price per unit share of water

The minimum price for the right to apply for a water access licence will be \$800 per unit share of water.

^{B1} Nominate the price per unit share of water you are willing to pay for the right to apply for a water access licence

SECTION C: Nominated number of unit shares to purchase

If your Rol is successful the nominated number of unit shares that you wish to purchase will be the annual volume that can be taken through a water access licence, subject to any available water determinations made under section 59 of the Water Management Act 2000.

S

Nominate the number of unit shares you want to purchase,	unit shares
Name of groundwater source	
Zone (if applicable)	

SECTION D: Declaration of applicant(s)

Each applicant must sign the completed Rol form.

If there are more applicants than spaces on this form for individuals to sign then after the form has been completed the entire form must be photocopied or printed and signed by each applicant.

I/We, the undersigned applicants, acknowledge and agree:

- a) that I/We accept the Terms and Conditions for the Controlled Allocation Order (various water sources) (No 1) 2012;
- b) that I/We will not engage in unethical behaviour, or to seek to obtain an unfair advantage;
- c) that I/We are aware of the requirements in Part 4 of the NSW Government Code of Practice for Procurement (attached to the Terms and Conditions), that I/We have complied with those requirements in submitting this Rol and that I/We agree to provide, on request, access to all relevant information to demonstrate compliance;
- that I/We are aware that lodgement of this Rol does not necessarily mean that a licence will be granted when it is applied for and that if successful in gaining the right to apply, I/We will need to lodge a licence application which will be determined consistent with the requirements of the relevant water sharing plan and the Water Management Act 2000;
- e) that this Rol will be determined in accordance with the Water Management Act 2000, any associated regulations or guidelines as in force from time to time and the Terms and Conditions, and that no right or entitlement shall arise pending resolution of the Rol process;
- f) that the Crown in right of the State of New South Wales, including the NSW Office of Water and its officers, employees, agents and successors ('the State'), accepts no liability in relation to any action, proceeding, claim, demand, cost, loss, damage or expense (including reasonable legal costs or expenses) arising directly or indirectly as a result of or in connection with this Rol process or any act or omission of the State in connection with this Rol process and I/we hereby agree to release and indemnify the State from and against any such action, proceeding, claim, demand, cost, loss, damage or expense to the fullest extent permitted by law;
- g) that all information contained in this Rol is accurate, true and complete and that the Crown in right of the State of New South Wales, including the NSW Office of Water and its officers, employees, agents and successors ('the State') will rely on such information;

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ANNEXURE A: Rol for the right to apply for a water access licence.

Registration of interest for the right to apply for a water access licence (category aquifer access licence)

- that the State does not provide any legal, financial or technical advice in connection with this Rol and that any such advice, if required, is to be obtained independently; and
- i) that if this Rol is incomplete it may not be accepted.

For Rols made by individuals

Name	Signature	Date
Name	Signature	Date
Name	Signature	Date

For Rols made by a corporation: Executed for and on behalf of the applicant in accordance with section 127 of the Corporations Act 2001 Cth (if a company) or by its duly authorised officer (for other types of corporation):

Position of signatory Tick the appropriate box	Company din	rector	company secretary	
Name of signatory		Signature		Date
Position of signatory Tick the appropriate box	C company dir	ector	company secretary	
Name of signatory		Signature		Date

Privacy note

The personal information you provide in this form will be treated in accordance with the *Privacy and Personal Information Protection Act 1998*, under which you have rights of access and correction. Your personal Information will be used by the NSW Office of Water for assessing and processing your Rol or in connection with the operation of any water access licence granted following the Rol process and may be disclosed to State or Commonwealth public authorities and other partles: (i) for any of the above mentioned purposes; or (ii) for research related purposes; or (iii) as required by law. It may be used from time to time to contact you about services the Office of Water provides.

SECTION E: Application fee

An application fee of \$150 must be paid if you want to lodge an Registration of Interest for the right to apply for a water access licence (category aquifer access licence).

If you want to pay by credit card complete the details on the credit card payment slip on the next page.

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ANNEXURE A: Rol for the right to apply for a water access licence.

Registration of interest for the right to apply for a water access licence (category aquifer access licence)

SECTION F: Payment of application fee

If you would like to make your payment by credit card please complete the following credit card details.

Card type	MasterCard Visa								
Card number		1.24.12			12.2				
Expiry date (month/year xx/xx)		Ī	CC	V (last 3	digits on the	back of the card)	1	
Amount (\$)	\$							11	î
Cardholder's name (as it appears on the card)	1								
Cardholder's signature					Date				
Email address for receipt of payment						1			

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ANNEXURE B: Certificate of right to apply for an access licence



Certificate of right to apply for an access licence

Certificate number:

Controlled Allocation of Access Licences under section 65 of the Water Management Act 2000 - various water sources

On xxx an Order was made by me as delegate of the Minister for Primary Industries ("the Order") under section 65 of the Water Management Act 2000 declaring that the right to apply for access licences in various water sources was to be acquired by a Registration of Interest, Rol, process conducted on the basis of terms and conditions specified in the Order.

A Rol process was undertaken according to the Order and the person(s) specified in Schedule 1 of this Certificate were the successful participant(s) ("the Applicant(s)"). I certify that the Applicant(s) have acquired the right to apply, under section 61(1)(c) and section 65 of the Water Management Act 2000, for a water access licence in the water source as specified in Schedule 2.

Executed:

David Harriss Commissioner of Water **NSW Department of Primary Industries**

Important note

This right is subject to the following qualifications:

- the right that is granted by this Certificate is the right to apply for a water access licence in the water source specified. This does not necessarily mean that a licence will be granted when it is applied for. The Applicant's licence application will be assessed and determined on its ments consistent with the requirements of the relevant water sharing plan and the Water Management Act 2000; and
- the Applicant may be required to obtain further approvals in order to access and use the b) water. These may include, for example, a water supply work approval and/or a use approval under the Water Management Act 2000 or an approval/consent under the Environmental Planning and Assessment Act 1979. If a licence is granted, the successful participant will also need to apply to nominate a water supply work under section 71W of the Water Management Act 2000 in order to lawfully take water, and
- the Applicant's licence application will also be conditional upon the Applicant complying C) with the Terms and Conditions; and
- In particular, this right is conditional on the Applicant.
 - I. lodging a licence application; and
 - paying the application fees for the licence and the total purchase price set out below within the time period set out in the Terms and Conditions.

Licence Application Fee (Administration)	\$561 14
Total purchase price	\$ XX

ANNEXURE B: Certificate of right to apply for an access licence

Certificate number:

Schedule 1

Name and address of Applicant(s)

Schedule 2

Water Source	[to be inserted]
Zone (if applicable)	[to be inserted if applicable]
Category of access licence (if granted)	Aquifer access
Share component of licence (if granted)	[XX] shares
Price to be paid per share	\$ [XX]

2295

ANNEXURE C:

Application for a new water access licence pursuant to a right acquired following a controlled allocation order



Department of Primary Industries Office of Water

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Use this form to apply for a new water access licence pursuant to section 61(1)(c) of the Water Management Act 2000. The right to apply for a water access licence can be acquired following a controlled allocation order being made under section 65 of the Water Management Act 2000.

A water access licence does not permit the use of water for a particular purpose nor does it permit the holder to construct or use a water supply work. Those lights are conferred by a water use approval and a water supply work approval, respectively.

If a water access licence is granted further approvals may need to be obtained before accessing and using the water.

The NSW Office of Water may request further information in relation to the application.

An application for a water access licence will be assessed and determined on its merits consistent with the requirements of the relevant water sharing plan and the Water Management Act 2000. A licence will not necessarily be granted when it is applied for.

Read the guide to complete this application form

Applicants are advised to read the guide which includes the following:

- information required to answer each question
- how to apply (online or by typing directly into a 'fillable' PDF form)
- how to pay application fees
- how to submit an application

Download latest Adobe Reader to save a 'fillable' PDF application form

Download Adobe Acrobat Reader (version 11 or higher) free of charge. This will enable you to fill in part of the fillable' PDF application form, save it and complete it later.

Print the completed application form which must be signed by all applicants.

Register a dealing with Land and Property Information

If the Minister grants consent to this dealing it does not take effect until it has been registered in the Water Access Licence Register which is administered by Land and Property Information (LPI). The applicant is responsible for registering a dealing with LPI.

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USE ONLY	Other Research	×	
anet.	Amount running		

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Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

SECTION A: Applicant details

List all applicants – photocopy/print multiple copies of the form if more than two applicants. Applicant

AT TIDE (Mr. Mrs. Ma)	A2 Sumam	A2 Sumame				
A3 Given name(s)						
A Company/corporation	name (rame					
AS ACN	AS ACN			as Position held		
A7 Address						
at Town		AN State	Ato Po	stoode	An Country	
au Phone			wa Mobile phone			
ATK Fax	Ara Fax Ara Email					
dditional applicant (if	applicable)					
All Title (Nr. Mrs. Ma)	AI7 Suman	AI7 Sumame				
All Given name(s)	1					

Alls Company/corporation na	THE (J quanticities)		
ADD ACN		ket Position held	
Att Address			
A23 TOWN	AP4 State	Azé Postcode	Act Country
A27 Phone		Aze Mobile phone	
A25 Fabr	And Email	1	

SECTION B: Authorised contact person (optional)

Note: If there is only one applicant you do not need to complete Section B.

Listing an authorised contact person assists the Office of Water in dealing with your application. The Office of Water may contact the authorised contact person to discuss the details contained in your application. Any information provided by the authorised contact person will be relied upon by the Office of Water in considering this application. In addition, any request for additional information will be sent to the authorised contact person. A delay in responding to any such request may result in your application being further delayed or refused.

The Office of Water may continue to contact the authorised contact person in relation to any licence that may arise out of this application, unless otherwise notified to us by you and will rely on any information provided by the authorised contact person in relation to the licence.

OT TIDO (NO. MIS. MA)	e2 Sumame
as Given name(s)	
s+ Address	

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ANNEXURE C:

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

us Town	= State	e/ Postcode	= Country	
19 Phone		ero Mobile phone		
en Fax	eo Email			

SECTION C: Controlled allocation order

Attach a copy of the certificate of right to apply for an access licence under section 65 of the Water Management Act 2000 pursuant to which this application is being made.

er Copy of the certificate of right to apply for an access licence and relevant schedules is attached

SECTION D: Water access licence tenancy

Tick the appropriate box. Relates to applicants listed in Section A.

* If the water access licence is to be held by Tenants in Common specify details:

ijoint tenants

tenants in common*

to Name	to hold	fraction of licence	
to Name	to hold	fraction of licence	

Photocopy/print multiple copies of the form if more than two applicants.

SECTION E: Nominating a work(s)

In Licence to be held by D sole holder

This section gives you the option to nominate a water supply work(s) on the water access licence. It is not a requirement to nominate a water supply work at this time; however, it is an offence to take water otherwise than by means of a nominated water supply work. Refer to the guide for more information.

You can nominate a water supply work or group of water supply works even though an approval may not be required for the work(s) under the *Water Management Act 2000*. For more information on nominating a water supply work where there is no water supply work approval refer to the guide.

Tick the appropriate box to choose one of the following. E1, E2 or E3.

I want to:

n in nominate a water supply work(s) (I have a water supply work approval number)

If you want to add several works under the same work approval number, or under a different approval number, photocopy/print extra pages of the tables in E1 and attach the completed extra page(s).

Note: The consent of each holder of a water supply work approval(s) must be attached. See Section F: Declaration of approval holder(s).

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No No

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Provide the work approval number(s) for the work(s) you want to nominate and details about the work and its location.

Work approval number

Works	Provide details of work to be nominated on the access licence
Work 1	
Work 2	
Work 3	

Works			Provi	de location	of work to b	e nominated		
specified on approval number	Lot suffix	Lot	Section	DP	Parish	County	Easting (GDA94) or Latitude	Northing (GDA94) or Longitude
Work 1								
Work 2								
Work 3								

 $_{\text{E2}}$ \Box nominate a water supply work (no water supply work approval is required).

If you do not hold a water supply work approval please provide details about the work and its location. The Office of Water will contact you for more information.

Works specified on approval number	Provide details of work to be nominated as specified on the access licence
Work 1	
Work 2	
Work 3	

Works	Provide location of work to be nominated							
	Lot suffix	Lot	Section	DP	Parish	County	Easting (GDA94) or Latitude	Northing (GDA94) or Longitude
Work 1								
Work 2								
Work 3								

E3 not nominate a water supply work at this time.

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Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

SECTION F: Declaration of applicant(s)

Each applicant must sign the completed form

If there are more applicants than spaces on this form for individuals to sign then after the form has been completed the entire form must be pholocopied or printed and signed by each applicant.

I/We, the undersigned applicants, acknowledge and agree.

- a) that I/We apply for a new water access licence under section 61(1)(c) pursuant to a right acquired following a controlled allocation order being made under section 65 of the Water Management Act 2000 as described in this application;
- b) that this application will be determined in accordance with the Water Management Act 2000 and any associated regulations or guidelines as in force from time to time, and that no right or entitlement shall arise pending determination of this application and that any such determination may be subject to conditions;
- (c) that the authorised contact person (where applicable) is authorised to act for and on my behalf in relation to any aspect of this application and licence arising out of this application unless otherwise notified to us, and that the Office of Water will rely on information provided by the authorised contact person in its consideration of this application and any subsequent matters relating to the licence;
- d) that the Crown in right of the State of New South Wales, including the NSW Office of Water and its officers, employees, agents and successors ('the State'), accepts no liability in relation to any action, proceeding, claim, demand, cost, loss, damage or expense (including reasonable legal costs or expenses) arising directly or indirectly as a result of or in connection with this application or any act or omission of the State in connection with this application and I/we hereby agree to release and indemnify the State from and against any such action, proceeding, claim, demand, cost, loss, damage or expense to the fullest extent permitted by law;
- e) that all information contained in this application is accurate, true and complete and that the Crown in right of the State of New South Wales, including the NSW Office of Waler and its officers, employees, agents and successors ('the State') will rely on such information:
- that the State does not provide any legal, financial or technical advice in connection with this application and that any such advice, if required, is to be obtained independently;
- g) that details about any licence arising out of this application will be recorded in the publicly available Water Access Licence Register pursuant to the Water Management Act 2000;
- h) that if this application is incomplete it may not be accepted, and
- Inal more information may be requested if it is considered that it would be relevant to the consideration of this
 application.

For applications made by individuals

Name	Signature	Date
Name	Signature	Date
Name	Signature	Date

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Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

For applications made by a corporation: Executed for and on behalf of the applicant in accordance with section 127 of the Corporations Act 2001 Cth (if a company) or by its duly authorised officer (for other types of corporation):

Position of signatory (Tick the appropriate box)	C company director	company secretary	duly authorised office
Name of signatory	Signature		Date
Position of signatory (Tick the appropriate box)	C company director	company secretary	
Name of signatory	Signature		Date

Declaration of approval holder(s)

Each holder of the work approval number(s) listed in Section E and below must sign this section of the form.

If there are more approval holders than spaces on this form for individuals to sign then after the form has been completed the entire form must be photocopied or printed and signed by each approval holder.

I/We, the undersigned, acknowledge and agree:

a) that I/We are the holder(s) of the approval referred to below;

- b) that I/We consent to the water supply work(s) listed on the approval being specified as a work(s) by means of which water credited to the water access licence being applied for in this application may be taken;
- c) that all information contained in this application relating to the approval(s) is accurate, true and complete and that the Crown in right of the State of New South Wales, including the NSW Office of Water and its officers, employees, agents and successors ('the State') will rely on such information;
- d) that the State does not provide any legal, financial or technical advice in connection with this application and that any such advice, if required, is to be obtained independently; and
- e) that details about any approval arising out of this application will be recorded in the publicly available Register of Water Approvals pursuant to the Water Management Act 2000.

Work approval number(s)

Name	Signature	Date
Name	Signature	Date

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Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

For applications made by a corporation: Executed for and on behalf of the applicant in accordance with section 127 of the *Corporations Act 2001 Cth* (if a company) or by its duly authorised officer (for other types of corporation):

Name of corporation				
Position of signatory (Tick the appropriate box)	C comp	any director	company secretary	duly authorised officer
Name of signatory		Signature		Date
Position of signatory (Tick the appropriate box)	company director		company secretary	
Name of signatory		Signature		Date

Privacy note

The personal information you provide in this form will be treated in accordance with the *Privacy and Personal Information Protection Act 1998*, under which you have rights of access and correction. Your personal information will be used by the NSW Office of Water for assessing and processing your application or in connection with the operation of any water access licence granted and may be disclosed to State or Commonwealth public authorities and other parties: (i) for any of the above mentioned purposes; or (ii) for research related purposes; or (iii) as required by law. It may be used from time to time to contact you about services the Office of Water provides.

If a water access licence is granted, the *Water Management Act 2000* requires that various details relating to the licence are to be recorded in the Water Access Licence Register kept by the Minister. Information recorded in the register is publicly available.

Offences and suspension or cancellation

It is an offence, under section 344 of the *Water Management Act 2000*, to make a statement that you know to be false or misleading in, or in connection with this application. A corporation found guilty of an offence against section 344 is liable to a penalty not exceeding \$1.1 million. An individual found guilty of an offence against section 344 is liable to a penalty not exceeding \$247,500.

An access licence or approval may be suspended or cancelled under the *Water Management Act 2000* in certain circumstances. These include if the holder of the licence or approval is convicted of an offence under that Act.

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Application for a new water access licence pursuant to a right acquired following a controlled allocation order

Application for a new water access licence pursuant to a right acquired following a controlled allocation order

SECTION G: Payment of application fee

If you would like to make your payment by credit card please complete the following credit card details.

Card type		MasterCar	d		58					
Card number						1				T
Expiry date (month/year xx/xx)	1.1	j.		CCV (la	ast 3 digits i	an the b	ack of th	ne card)		
Amount (\$)	\$									
Cardholder's name (as it appears on the card)										
Cardholder's signature					1	Date				
Email address for receipt of payment							1.		-	_

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ANNEXURE D: Extract of Part 4 of the NSW Government Code of Practice for Procurement

All parties will behave in accordance with the following standards at all times:

Honesty and fairness:	Parties will conduct all procurement and business relationships with honesty and fairness.
Accountability and transparency:	The process for awarding contracts on government projects will be open, clear and defensible.
No conflict of interest:	A party with a potential conflict of interest will declare and address that interest as soon as the conflict is known to that party.
Rule of law:	Parties shall comply with all legal obligations.
No anti-competitive practices:	Parties shall not engage in practices that are anti- competitive.
No improper advantage:	Parties shall not engage in practices that aim to give a party an improper advantage over another.
Intention to proceed:	Parties shall not seek or submit tenders without a firm intention and capacity to proceed with a contract.
Co-operation:	Parties will maintain business relationships based on open and effective communication, respect and trust, and adopt a non-adversarial approach to dispute resolution.

Other Notices

ANTI-DISCRIMINATION ACT 1977 (NSW)

Exemption Order Variation

UNDER the provisions of section 126(4) of the Anti-Discrimination Act 1977, a variation is granted to Booroongen Djugun Limited ACN: 162 957 315 (the Applicant), formerly Booroongen Djugun Aboriginal Corporation (former Applicant's name) to vary the name of the entity granted an exemption in October 2011.

Dated this 23rd day of May 2013.

STEPAN KERKYASHARIAN, AO, President, Anti-Discrimination Board of NSW

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 80

TAKE notice that ASSEMBLIES OF GOD NEW SOUTH WALES INCORPORATED (INC9874869), became registered under the Corporations Act 2001, as Australian Christian Churches New South Wales Ltd – ACN 163 636 244, a public company limited by guarantee on 7 May 2013 and accordingly its registration under the Associations Incorporation Act 2009, is cancelled as of that date.

Dated: 27 May 2013.

SUSAN McLOUGHLIN, NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 80

TAKE notice that AUSTRALIAN BAPTIST WORLD AID INC (Y1748309), became registered under the Corporations Act 2001, as Transform Aid International Ltd – ACN 092 125 203, a public company limited by guarantee on 18 April 2013 and accordingly its registration under the Associations Incorporation Act 2009, is cancelled as of that date.

Dated: 27 May 2013.

SUSAN McLOUGHLIN, NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of AUSTRALIAN CHIN LIEN CHINESE ASSOCIATION INCORPORATED (Y1657411), cancelled on 21 May 2010, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 29th day of May 2013.

CHRISTINE GOWLAND, General Manager, Registry Services, NSW Fair Trading, Department of Finance & Services

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of NORTH AND NORTH WEST SHOWJUMPING CLUB INC (Y0097333), cancelled on 5 February 2010, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 29th day of May 2013.

CHRISTINE GOWLAND, General Manager, Registry Services, NSW Fair Trading, Department of Finance & Services

CHARITABLE TRUSTS ACT 1993

Notice under Section 15

Proposed Cy-Pres Scheme Relating to the Mearns Massie Endowment Fund

Section 9(1) of the Charitable Trusts Act 1993, permits the application of property cy-pres where the spirit of the original trust can no longer be implemented.

By his will dated 5 December 1935, William Mearns Massie ('the testator') of Dulwich Hill, bequeathed the residue of his estate to 'pay the net income thereof to the Trustees of the Presbyterian Church of Australia in the State of New South Wales in trust to apply such income in the purchase of food and clothing for the orphans in the Burnside Orphans Home (or such of them as the Governing body of the said home shall from time to time nominate) and for no other purpose...'. As at 17 May 2012, the value of the Mearns Massie Endowment Fund ('the Fund') was \$14,273.55.

The NSW Trustee and Guardian ('the trustee') has applied for a cy près scheme under section 12 of the Charitable Trusts Act 1993 in respect of the Fund. The trustee proposes that the Fund be transferred to the Uniting Church in Australia Property Trust (NSW) to apply the income for the purchase of food and clothing for the children residing in the Burnside Homes. The trustee is also seeking to be replaced as trustee by the Uniting Church in Australia Property Trust.

As there is a charitable trust for the relief of orphans housed in the Burnside Orphan Homes, and as it appears that the original trust purposes have ceased to be suitable and effective, because there are no longer any orphanages (or, it appears, any need for orphanages) in New South Wales, a scheme may be ordered.

The Solicitor General, as delegate of the Attorney General in Charitable Trusts Act 1993 matters, has determined that this is an appropriate matter in which the Attorney General should by order establish a scheme under section 12 of the Charitable Trusts Act 1993 whereby the Uniting Church in Australia Property Trust (NSW) (ARBN 134 487 095) be appointed trustee in place of the current trustee, and that permits the application of the income of the Fund to be applied cy près for the purchase of food and clothing for the children residing in the residential care homes operated by UnitingCare Burnside. Take note that within one month after the publication of this notice any person may make representations or suggestions to the Attorney General in respect of the proposed scheme. Representations should be made to the Director, Justice Legal, NSW Department of Attorney General and Justice, GPO Box 6, Sydney NSW 2001.

Dated: 27 May 2013.

LAURIE GLANFIELD, Director General, NSW Department of Attorney General and Justice

CONTAMINATED LAND MANAGEMENT ACT 1997

Environment Protection Authority

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

Declaration Number 20121101; Area Number 3308

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 59 Oxford Street, Paddington NSW 2021 (described as Lot A in DP 105287, Lot B in DP 105289, Lot 1 in DP34077, Lot 101 in DP 131210 and Lot 102 in DP 131210), in the local government area of City of Sydney 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"):

- Total Petroleum Hydrocarbons (TPH);
- Naphthalene; and
- Benzene, Toluene, Ethyl benzene and Xylenes (BTEX).

In particular the EPA has found:

- Phase Separate Hydrocarbon contamination has been identified onsite.
- Elevated concentrations of TPH, BTEX and naphthalene compounds in groundwater on-site.
- Significant vapour concentrations have been detected within the underground utilities located within the footpath adjacent to the service station site.

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:

- Phase Separate Hydrocarbon contamination has been identified onsite.
- Benzene, toluene, ethyl benzene and xylenes (BTEX), Total Petroleum Hydrocarbons (TPH) and naphthalene have been detected in groundwater and soil vapour at concentrations that exceed relevant human health guideline values.
- Contaminated groundwater has migrated from the site to areas where it may pose a vapour risk to offsite workers accessing underground utilities and excavations.

4. Further action under the Act

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

5. Submissions invited

- The public may make written submissions to the EPA on:
- Whether the EPA should issue a management order in relation to the site; or
- Any other matter concerning the site.

Submissions should be made in writing to:

Manager Contaminated Sites Environment Protection Authority PO Box A290 Sydney South NSW 1232

or faxed to (02) 9995 5930

by no later than 30 June 2013

Dated: 23 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 1979 that the land is declared significantly contaminated land. The EPA is required to notify council as soon as practicable when the declaration is no longer in force and the notation on the 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 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. Western Wool Co-operative Limited, NSWC00670.

Dated this 23rd day of May 2013, at Bathurst.

R. LUNNEY, Delegate of the Registrar, Registry Services

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Woodlawn Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Woodlawn Mine Evaporation No. 1, Woodlawn Mine Evaporation No. 2, Woodlawn North Tailings, Woodlawn South Tailings and Woodlawn West Tailings, being prescribed dams under Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dams.

SCHEDULE

The area bounded by straight lines joining the following 4 ordered points on maps Lake Bathurst; 8827-4N; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 55:

Point	MGAEast	MGANorth
1	736700	6113800
2	736700	6119400
3	731700	6119400
4	731700	6113800

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-242 showing the area, are available from the Dams Safety Committee.

> BRIAN COOPER, Chairman

Dams Safety Committee, PO Box 3720, Parramatta NSW 2124.

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Mineral Hill Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Mineral Hill Tailings and Mineral Hill Southern Tailings, being prescribed dams under Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dams.

SCHEDULE

The area bounded by straight lines joining the following 4 ordered points on maps GINDOONO 8232 1:100000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 55:

Point	MGAEast	MGANorth
1	499900	6396300

2	499900	6393500
3	497550	6393500
4	497550	6396300

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-240 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER Chairman

Dams Safety Committee, PO Box 3720, Parramatta NSW 2124.

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Duralie Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Duralie Coal Mine Water, Duralie Coal Auxiliary Dam No. 1 and Duralie Coal Auxiliary Dam No. 2, being prescribed dams under Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dams.

SCHEDULE

The area bounded by straight lines joining the following 8 ordered points on maps Stroud Road 9233-2-N; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

Point	MGAEast	MGANorth
1	398400	6425100
2	398400	6426600
3	399300	6427600
4	400700	6427600
5	401300	6426600
6	401300	6425200
7	400600	6424500
8	399200	6424500

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA- 241 showing the area, are available from the Dams Safety Committee.

> BRIAN COOPER Chairman

Dams Safety Committee, PO Box 3720, Parramatta NSW 2124.

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Triako Notification Area

THE order published in *New South Wales Government Gazette* No. 29 of 23 March 2012, is revoked.

B. COOPER, Chairman

Dams Safety Committee, PO Box 3720, Parramatta NSW 2124. Order under Section 369 of the Mining Act 1992

Duralie Notification Area

THE order published in New South Wales Government Gazette No. 40 of 4 April 2008, is revoked.

> B. COOPER. Chairman

Dams Safety Committee, PO Box 3720, Parramatta NSW 2124.

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Moolarben Creek Notification Area

THE order published in New South Wales Government Gazette No. 26 of 29 February 2008, is revoked.

> B. COOPER. Chairman

Dams Safety Committee, PO Box 3720, Parramatta NSW 2124.

DEFAMATION ACT 2005

ORDER

I, GREG SMITH, M.P., Attorney General, in pursuance of section 35(3) of the Defamation Act 2005, by this order, declare the amount that is to apply for the purposes of section 35(1) of the Defamation Act 2005 to be \$355,500 from 1 July 2013.

Signed at Sydney, this 22nd day of May 2013.

GREG SMITH, M.P., Attorney General

ENERGY AND UTILITIES ADMINISTRATION (WATER CONTRIBUTIONS) ORDER 2012

I, the Hon. ROBYN PARKER, M.P., Minister for the Environment, with the concurrence of the Hon. Don Page, M.P., Minister for Local Government, make the following Order under section 34J of the Energy and Utilities Administration Act 1987.

This Order takes effect on the date that it is published in the New South Wales Government Gazette.

Dated at Sydney, this 29th day of May 2013.

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

Explanatory note

Section 34J of the Energy and Utilities Administration Act 1987, provides that the Minister may, by order published in the New South Wales Government Gazette, require any one or more State water agencies to make an annual contribution for a specified financial year to the Climate Change Fund. The purpose of this Order is to require defined State water agencies to make an annual contribution to the Climate Change Fund for the financial year commencing 1 July 2012.

1. Name of Order

This Order is the Energy and Utilities Administration (Water Contributions) Order 2013.

2. Commencement

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

3. Interpretation

The Explanatory Note to this Order does not form part of the Order.

4. Definitions

State water agency means a State Water agency listed in column 1 of Schedule 1.

5. Annual contribution

- (1) A State water agency is required to make an annual contribution to the Climate Change Fund for the financial year commencing 1 July 2012.
- (2) The amount of the annual contribution to be paid by a State water agency is as set out in column 2 of Schedule 1.

6. Time for payment

The annual contribution is to be paid by one instalment on or before the first day of June 2013.

SCHEDULE 1

Column 1	Column 2
State water agency	Annual contribution
Gosford City Council	\$1,050,000
Wyong Shire Council	\$950,000

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the names listed hereunder as geographical names.

Assigned Name:	Sunshine Park.
Designation:	Reserve.
L.G.A.:	Bland Shire Council.
Parish:	Ariah.
County:	Bourke.
L.P.I. Map:	Ariah Park.
1:100,000 Map:	Barmedman 8329.
Reference:	GNB 5640.
Assigned Name:	Doreen Ross Reserve.
Designation:	Reserve.
L.G.A.:	Blacktown City Council.
Parish:	St Matthew.
County:	Cumberland.
L.P.I. Map:	Riverstone.
1:100,000 Map:	Penrith 9030.
Reference:	GNB 5645.
Assigned Name:	Reay Park.
Designation:	Reserve.
L.G.A.:	Liverpool City Council.
Parish:	Cabramatta.
County:	Cumberland.
L.P.I. Map:	Liverpool.
1:100,000 Map:	Penrith 9030.
Reference:	GNB 5321.

OFFICIAL NOTICES

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

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Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Preston Park. Reserve. Liverpool City Council. St Luke. Cumberland. Liverpool. Penrith 9030. GNB 5321.

MimosaPark. Reserve. Liverpool City Council. St Luke. Cumberland. Liverpool. Penrith 9030. GNB 5321.

Charles Throsby Park. Reserve. Liverpool City Council. Minto. Cumberland. Liverpool. Penrith 9030. GNB 5321.

Damour Park. Reserve. Liverpool City Council. Holsworthy. Cumberland. Liverpool. Penrith 9030. GNB 5321.

Henry Robertson Park. Reserve. Liverpool City Council. Cabramatta. Cumberland. Liverpool. Penrith 9030. GNB 5321.

Joe Daquino Park. Reserve. Liverpool City Council. Cabramatta. Cumberland. Liverpool. Penrith 9030. GNB 5321.

Lydia Burton Park. Reserve. Liverpool City Council. Cabramatta. Cumberland. Liverpool. Penrith 9030. GNB 5321.

Pavesi Park. Reserve. Liverpool City Council. Cabramatta. Cumberland. Liverpool. Penrith 9030. GNB 5321. Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Genairco Park Reserve Liverpool City Council Cabramatta Cumberland Liverpool Penrith 9030 GNB 5321

The position and the extent for these features are recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's Web Site at www.gnb.nsw.gov.au.

> KEVIN RICHARDS, A/Secretary

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

GEOGRAPHICAL NAMES ACT 1966

Notice of Discontinuation of School Names

PURSUANT to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day DISCONTINUED the school names listed below:

- *Bilbul Public School'*, assigned 13 September 1968, Folio 7629.
- *Dooralong Public School'*, assigned 14 November 1975 Folio 4373.
- 'Limbri Public School', assigned 2 August 1974, Folio 3640.
- *Ghinni Ghinni Public School'*, assigned 9 January 1987, Folio 5212.
- *Baan Baa Public School'*, assigned 28 April 1972, Folio 5628.
- 'Byrock Public School', assigned 22 November 1968, Folio 9054.
- 'Galong Public School', assigned 10 October 1975, Folio 3488.
- *'Gumly Gumly Public School'*, assigned 28 August 1970, Folio 1601.
- *Moonan Flat Public School*', assigned 29 March 1968, Folio 4388.
- *Berrilee Public School'*, assigned 8 October 1976, Folio 2561.
- 'Warkworth Public School', assigned 30 July 1976, Folio 1129.

K. RICHARDS,

Acting Secretary

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

GEOGRAPHICAL NAMES ACT 1966

Notice of Discontinuation of School Names

PURSUANT to the provisions of section 14 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day DISCONTINUED the school names listed below:

Elmwood Public School', assigned 19 December 1969, Folio 6742.

NEW SOUTH WALES GOVERNMENT GAZETTE No. 65

Retford Public School', assigned 1 April 1977, Folio 6358.

'Anglewood School', assigned 16 January 1987, Folio 5297.

K. RICHARDS, Acting Secretary

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

GEOGRAPHICAL NAMES ACT 1966

Notice to Amend Address Locality Boundaries within the Port Macquarie Hastings Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day amended the address locality boundaries of Lake Cathie and Lake Innes in the Port Macquarie Hastings Local Government Area as shown on map GNB3772-4.

The position and extent of these features are shown in the Geographical Names Register of New South Wales which can be viewed on the Geographical Names Board's internet site at www.gnb.nsw.gov.au.

> KEVIN RICHARDS, Acting Secretary

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

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Acquisition of Land by Compulsory Process for the Purposes of the Health Administration Act 1982

PURSUANT to section 10 of the Health Administration Act 1982 and section 19(1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is by this notice acquired by compulsory process for the purposes of the Health Administration Act 1982.

> CHIEF EXECUTIVE, Health Infrastructure (a duly authorised delegate of the Health Administration Corporation)

SCHEDULE

Land

ALL that piece or parcel of land situated at Hornsby in the Local Government Area of Hornsby, Parish of South Colah, County of Cumberland, being Lot 4 in Deposited Plan 14774.

LOCAL GOVERNMENT ACT 1993

Cancellation of Registration of Party

IT is hereby notified that pursuant to section 320 of the Local Government Act 1993, that the registration of the following party is cancelled:

Parramatta Better Local Government Party.

Dated: 17 May 2013.

COLIN BARRY, Electoral Commissioner

NSW Electoral Commission, Level 25, 201 Kent Street, Sydney NSW 2000.

NATIONAL PARKS AND WILDLIFE ACT 1974

Erratum

IN the proclamation notice of the declaration of Delegate Aboriginal Reserve Aboriginal Place published in the *New South Wales Government Gazette* No. 119, Folios 4652 and 4653, dated 9 November 2012, the description in the Schedule should be amended to replace in line 2, 'about 41.4 hectares' with '4.61 hectares'.

> SALLY BARNES, Chief Executive, Office of Environment and Heritage

NATIONAL PARKS AND WILDLIFE ACT 1974

Marramarra National Park, Muogamarra Nature Reserve and Maroota Historic Site

Plan of Management Amendment

AMENDMENTS to the Plan of Management for Marramarra National Park, Muogamarra Nature Reserve and Maroota Historic Site Plan of Management have been prepared and are available on www.environment.nsw.gov.au (use the 'quicklinks' to 'park management plans'). Copies of the proposed amendment to the plan are also available at: the Bobbin Inn Visitor Centre, Ku-ring-gai Chase National Park, Bobbin Head Road, Mount Colah (ph 9472 8949) and the OEH Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the plan amendment may also be viewed at Dural Branch Library, Pellitt Lane, Dural; Galston Branch Library, Galston Road, Galston; Berowra Branch Library, The Gully Road, Berowra; Hornsby Central Library, Hunter Lane, Hornsby; Vinegar Hill Memorial Library, 29 Main Street, Rouse Hill Town Centre and Hawkesbury Central Library, 300 George Street, Windsor.

Written submissions on the amendment should be forwarded to 'The Planner', Metropolitan North East Region, National Parks and Wildlife Service, PO Box 3031, Asquith NSW 2077 or at mne.planning@environment.nsw.gov.au and on the website: www.environment.nsw.gov.au by Monday, 15th July.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on these documents 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.

NATIONAL PARKS AND WILDLIFE ACT 1974

Garigal National Park

Plan of Management Amendment

AMENDMENTS to the Plan of Management for Garigal National Park have been prepared and are available on www.environment.nsw.gov.au (use the 'quicklinks' to 'park management plans'). Copies of the proposed amendment to the plan are also available at: the Bobbin Inn Visitor Centre, Ku-ring-gai Chase National Park, Bobbin Head Road, Mount Colah (ph 9472 8949) and the OEH Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the plan amendment may also be viewed at Forestville Library, 6 Darley Street, Forestville; Belrose Library, Glenrose Place, Belrose; Balgowlah/Seaforth Community Library, Cnr Frenchs Forest and Sydney Roads, Seaforth; Warringah Mall Library, 2nd Floor 145 Old Pittwater Road, Brookvale; Dee Why Library, 725 Pittwater Road, Dee Why; Manly Library, Market Place, Manly and St Ives Library, St Ives Shopping Village, 166 Mona Vale Road, St Ives.

Written submissions on the amendment should be forwarded to 'The Planner', Metropolitan North East Region, National Parks and Wildlife Service, PO Box 3031, Asquith NSW 2077 or at mne.planning@environment.nsw.gov.au and on the website: www.environment.nsw.gov.au by Monday, 15th July.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on these documents 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.

NATIONAL PARKS AND WILDLIFE ACT 1974

Ku-Ring-Gai Chase National Park and Lion Island, Long Island and Spectacle Island Nature Reserves

Plan of Management Amendment

Amendments to the Plan of Management for Ku-ring-gai Chase National Park and Lion Island, Long Island and Spectacle Island Nature Reserves have been prepared and are available on www.environment.nsw.gov.au (use the 'quicklinks' to 'park management plans'). Copies of the proposed amendment to the plan are also available at: the Bobbin Inn Visitor Centre, Ku-ring-gai Chase National Park, Bobbin Head Road, Mount Colah (ph 9472 8949) and the OEH Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the plan amendment may also be viewed at Mona Vale Library, Park Street, Mona Vale; Belrose Library, Glenrose Place, Belrose; Dee Why Library, 725 Pittwater Road, Dee Why; Terrey Hills Library, Booralie Road, Terrey Hills; Avalon Community Library, 59A Old Barrenjoey Road, Avalon and St Ives Library, St Ives Shopping Village, 166 Mona Vale Road, St Ives.

Written submissions on the amendment should be forwarded to 'The Planner', Metropolitan North East Region, National Parks and Wildlife Service, PO Box 3031, Asquith NSW 2077 or at mne.planning@environment.nsw.gov.au and on the website: www.environment.nsw.gov.au by Monday, 15th July.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on these documents 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.

SUBORDINATE LEGISLATION ACT 1989

Western Sydney Parklands

Regulation Remake

IN accordance with section 5 of the Subordinate Legislation Act 1989, the Western Sydney Parklands Trust intends to make the Western Sydney Parklands Regulation 2013, replacing the Western Sydney Parklands Regulation 2007, which will lapse on 30 August 2013.

The objectives of the proposed Western Sydney Parklands Regulation 2013, are:

- To create a common sense framework to manage the parklands and protect its facilities, as the parklands visitation has doubled to one million and is growing by 20% every year since the regulations were introduced in 2007.
- Help people equitably enjoy Parkland facilities, to promote visitor safety in the park and protect park facilities and environment.
- Provide for organised events in the park and allow the Trust to charge for commercial activities in the parklands.

Copies of the draft proposed regulation and the Regulatory Impact Statement are available to download from the Western Sydney Parklands website www.wspt.nsw.gov.au.

Submissions can be made by emailing the Trust at enquiries@wspt.nsw.gov.au (please mark subject line 'Regulation Submission'), or by mail to:

Western Sydney Parklands Regulation Remake, C/- PO Box 3064, Parramatta NSW 2124.

All submissions should be received by the Western Sydney Parklands Trust no later than 1st July 2013.

SUMMARY OFFENCES ACT 1988

Section 21B

UNDER section 21B(2) of Summary Offences Act 1988, I declare the first floor of the building located at 60-60B Darlinghurst Road, Kings Cross, in the State of New South Wales, at which a business trading as "World Famous Love Machine" operates, to be a sex club for the purposes of Part 3A of that Act.

Date of Order: 23 May 2013.

GREG SMITH, M.P., Attorney General

SURVEYING AND SPATIAL INFORMATION ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying and Spatial Information Act 2002, section 10(1) (a), the undermentioned persons have been Registered as Land Surveyors in New South Wales from the dates shown.

Name	Address	Effective Date
Thomas Ian	PO Box 230,	29 April 2013.
DARMODY.	Gungahlin ACT 2912.	
James Richard	1/190 Ocean Street,	8 May 2013.
McCLURE.	Narrabeen NSW 2101.	

NameAddressBlake34 Isabella Way,TRUDGEON.Bowral NSW 2541.

D. J. MOONEY, President

Effective Date

17 May 2013.

M. C. SPITERI, Registrar

SYDNEY WATER CATCHMENT MANAGEMENT ACT 1998

Sydney Catchment Authority

Notification of Compulsory Acquisition of Land

THE Sydney Catchment Authority declares with the approval of Her Excellency the Governor, that the land described in the Schedule is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of the Sydney Water Catchment Management Act 1998.

Dated: 31 May 2013.

ROSS YOUNG, Chief Executive

SCHEDULE

All that piece or parcel of land having an area of 7533 square metres, situated at Bendeela, Local Government Area of Shoalhaven, Parish of Burrawang, County of Camden, being Lot 1 in deposited plan DP 1129355.

All that piece or parcel of land having an area of 7124 square metres, situated at Bendeela, Local Government Area of Shoalhaven, Parish of Burrawang, County of Camden, being Lot 2 in deposited plan DP 1129355.

All that piece or parcel of land having an area of 3.607 hectares, situated at Kangaroo Valley, Local Government Area of Shoalhaven, Parish of Burrawang, County of Camden, being Lot 1 in deposited plan DP 1129356.

All that piece or parcel of land having an area of 2.36 hectares, situated at Kangaroo Valley, Local Government Area of Shoalhaven, Parish of Burrawang, County of Camden, being Lot 2 in deposited plan DP 1129356.

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for the purposes of Transport for NSW

TRANSPORT for NSW, with the approval of Her Excellency the Governor with the advice of the Executive Council, declares that the easements described in Schedule 1, Schedule 2, Schedule 3, Schedule 4, Schedule 5, Schedule 6 and Schedule 7 hereto are acquired by compulsory process with immediate vacant possession under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of Transport for NSW, as authorised by the Transport Administration Act 1988. Dated this 17th day of May 2013.

CHRIS LOCK, Deputy Director General, Transport Projects, Transport for NSW

SCHEDULE 1

An easement to drain water variable width on the terms set out in Schedule 8 burdening that part of the land situated at North Strathfield in the Local Government Area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described as Lot 200 in Deposited Plan 1087484 shown marked "G" in unregistered Deposited Plan 1179841 a copy of which is located in the offices of Transport for NSW at Chatswood and said to be in the possession of Kirela Pty Limited, <u>but excluding from the compulsory acquisition all existing interests, trusts restrictions, dedications, reservations, easements, leases, rights, charges, rates, mortgages, caveats, covenants and contracts in, over or in connection with the land.</u>

SCHEDULE 2

An easement to drain water variable width on the terms set out in Schedule 8 burdening that part of the land situated at North Strathfield in the Local Government Area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described as Lot 1 in Deposited Plan 1002876 shown marked "G" in unregistered Deposited Plan 1179841 a copy of which is located in the offices of Transport for NSW at Chatswood and said to be in the possession of Kirela Pty Limited, <u>but excluding from</u> the compulsory acquisition all existing interests, trusts restrictions, dedications, reservations, easements, leases, rights, charges, rates, mortgages, caveats, covenants and contracts in, over or in connection with the land.

SCHEDULE 3

An easement for temporary construction land variable width on the terms set out in Schedule 9 burdening that part of the land situated at North Strathfield in the Local Government area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described as Lot 200 in Deposited Plan 1087484 shown marked "F" in unregistered Deposited Plan 1179841 a copy of which is located in the offices of Transport for NSW at Chatswood and said to be in the possession of Kirela Pty Limited, <u>but excluding from the compulsory acquisition all existing interests</u>, trusts restrictions, dedications, reservations, easements, leases, rights, charges, rates, mortgages, caveats, covenants and contracts in, over or in connection with the land.

SCHEDULE 4

An easement for temporary construction land variable width on the terms set out in Schedule 9 burdening that part of the land situated at North Strathfield in the Local Government area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described as Lot 1 in Deposited Plan 1002876 shown marked "F" in unregistered Deposited Plan 1179841 a copy of which is located in the offices of Transport for NSW at Chatswood and said to be in the possession of Kirela Pty Limited, <u>but</u> <u>excluding from the compulsory acquisition all existing</u> <u>interests, trusts restrictions, dedications, reservations, easements, leases, rights, charges, rates, mortgages, caveats, covenants and contracts in, over or in connection with the land.</u>

SCHEDULE 5

An easement for temporary construction land variable width on the terms set out in Schedule 9 except for the following variations to the terms set out in Schedule 9:

- (a) Clause 1.4(a) is amended to read "This Easement expires twelve (12) months from the Commencement Date";
- (b) In clause 2.1 the definition of "Easement Site" is amended to read "means the area shown marked "V" on the Plan";
- (c) In clause 2.1 the definition of "Plan" is amended to read "means Deposited Plan 1177574";

burdening that part of the land situated at North Strathfield in the Local Government area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described as Lot 22 in Deposited Plan 1140597 shown marked "V" in Deposited Plan 1177574 and said to be in the possession of Kirela Pty Limited, <u>but excluding</u> from the compulsory acquisition all existing interests, trusts restrictions, dedications, reservations, easements, leases, rights, charges, rates, mortgages, caveats, covenants and contracts in, over or in connection with the land.

SCHEDULE 6

An easement for temporary construction land variable width on the terms set out in Schedule 9 except for the following variations to the terms set out in Schedule 9:

- (a) Clause 1.4(a) is amended to read "This Easement expires thirty one (31) months from the Commencement Date";
- (b) In clause 2.1 the definition of "Easement Site" is amended to read "means the area shown marked "V" on the Plan";
- (c) In clause 2.1 the definition of "Plan" is amended to read "means Deposited Plan 1177574";

burdening that part of the land situated at North Strathfield in the Local Government area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described in the schedule of parcels for Folio Identifier AC 8338-243 shown marked "V" in Deposited Plan 1177574 and said to be in the possession of Kirela Pty Limited, <u>but</u> <u>excluding from the compulsory acquisition all existing</u> <u>interests, trusts restrictions, dedications, reservations,</u> <u>easements, leases, rights, charges, rates, mortgages, caveats,</u> <u>covenants and contracts in, over or in connection with the</u> <u>land</u>.

SCHEDULE 7

An easement for temporary construction land variable width on the terms set out in Schedule 9 except for the following variations to the terms set out in Schedule 9:

- (a) Clause 1.4(a) is amended to read "This Easement expires thirty one (31) months from the Commencement Date";
- (b) In clause 2.1 the definition of "Easement Site" is amended to read "means the area shown marked "V" on the Plan";
- (c) In clause 2.1 the definition of "Plan" is amended to read "means Deposited Plan 1177574";

burdening that part of the land situated at North Strathfield in the Local Government area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described in the schedule of parcels for Folio Identifier AC 4450-227 shown marked "V" in Deposited Plan 1177574 and said to be in the possession of Kirela Pty Limited, <u>but</u> excluding from the compulsory acquisition all existing interests, trusts restrictions, dedications, reservations, easements, leases, rights, charges, rates, mortgages, caveats, covenants and contracts in, over or in connection with the land.

SCHEDULE 8

1. Terms of Easement to Drain Water

- 1.1 Terms of Grant of Easement
 - The Burdened Owner grants to the Prescribed Authority and its Authorised Users the right to:
 - (a) drain water (whether rain, storm, spring, soakage or seepage water) in any quantities through the Lot Burdened, but only within the Easement Site, and
 - (b) do anything reasonably necessary for that purpose, including:
 - entering the Lot Burdened, and
 - taking anything on the Lot Burdened, and using any existing line of pipes, and
 - carrying out work such as constructing, placing, repairing, maintaining, altering and/ or replacing pipes, channels, ditches and equipment.

2. Limitation on Use

In exercising the rights referred to in clause 1, the Prescribed Authority and it's Authorised Users:

- (a) must ensure all work is done properly; and
- (b) cause as little inconvenience as is practicable to the owner and occupier of the Lot Burdened, and
- (c) cause as little damage as is practicable to the Lot Burdened and any improvement on it, and
- (d) restore the Lot Burdened as nearly as is practicable to its former condition.

3. Obstructions

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

4. Definitions

"Authorised Users" means every person authorised by the Prescribed Authority for the purposes of this Easement, and includes any successors, assigns, transferees, contractors, licensees, representatives, employees, agents and invitees of the Prescribed Authority.

"Burdened Owner" means the registered proprietor from time to time of the Lot Burdened and every person which at any time entitled to the estate or interest in the Lot Burdened including any freehold or leasehold estate or interest in possession of the Lot Burdened or any part of it, and all successors, assigns and transferees.

"Easement Site" means the area marked "G" on the Plan

"Lot Burdened" means a lot burdened by this easement.

"Plan" means the unregistered Deposited Plan 1179841 a copy of which is located in the offices of Transport for NSW at Chatswood; and upon registration Deposited Plan 1179841.

"Prescribed Authority" means Transport for NSW and any successors or assigns of those entities, or any New South Wales statutory entity from time to time exercising the same or similar functions as those entities.

The name of the person empowered to release, vary or modify this easement to drain water.

A Prescribed Authority, either jointly or separately.

SCHEDULE 9

1. Terms of Easement for Temporary Construction Land

1.1 Terms of the Easement

Full, free and unimpeded right for the Prescribed Authority and its Authorised Users to:

- (a) enter on, pass and repass over the Easement Site at all times together with any Equipment necessary to carry out the Construction; and
- (b) make noise, create dust and cause disturbance for the purposes set out in clause 1.1(a); and
- (c) erect and occupy sheds and Structures on the Easement Site as required.
- 1.2 Limits on access
 - (a) The Burdened Owner acknowledges and agrees that during the Term of this Easement, the Prescribed Authority may from time to time for safety and other operational reasons prohibit or restrict access to the whole or any part of the Easement Site by persons and/or vehicles, including but not limited to access by the Burdened Owner and any tenant, licensee or other occupiers of the Lot Burdened.
 - (b) In exercising the rights under clause 1.2(a), the Prescribed Authority will:-
 - (i) use all reasonable endeavours to minimise disturbance to the Burdened Owner and its tenants, licensees or other occupiers of the Lot Burdened; and
 - (ii) provide to the Burdened Owner and its tenants, licensees or other occupiers reasonable alternate means of access from the Lot Burdened to a public road.
- 1.3 Conduct of works

The Prescribed Authority must ensure that any works conducted by it are conducted in a proper and workmanlike manner and in accordance with the requirements of all Laws.

- 1.4 Expiration of easement
 - (a) This Easement expires eighteen (18) months from the Commencement Date.
 - (b) The Prescribed Authority, in its absolute discretion, may extinguish this Easement prior to the expiry of the Term.

(c) Upon expiration (or the earlier extinguishment) of this Easement, the Burdened Owner and the Prescribed Authority must take all reasonable steps to remove this Easement from the title of the Lot Burdened as soon as practicable, including preparing and executing all necessary documents and producing the relevant certificates of title at Land and Property Information NSW.

1.5 Make good

Prior to the expiration (or the earlier extinguishment) of this Easement, the Prescribed Authority must restore the Easement Site as nearly as is practicable to its former condition and make good any damage.

2. Definitions and Interpretation

2.1 Definitions

These meanings, in any form, apply:

- a. *Adjacent Land* means land owned by or under the control of the Prescribed Authority.
- b. *Authorised User* means every person authorised by the Prescribed Authority for the purposes of this Easement, and includes any successors, assigns, transferees, contractors, licensees, representatives, employees, agents and invitees of the Prescribed Authority.
- c. *Burdened Owner* means every person which is at any time entitled to the estate or interest in the Lot Burdened including any freehold or leasehold estate or interest in possession of the Lot Burdened or any part of it, and all successors assigns and transferees.
- d. *Commencement Date* means the date upon which this easement is created by publication of a notice of compulsory acquisition in the New South Wales Government Gazette pursuant to section 20 of the Land Acquisition (Just Terms Compensation) Act 1991.
- e. *Construction* means all excavation, erection and other work necessary or desirable (in the absolute unfettered discretion of the Prescribed Authority) to enable the Prescribed Authority to undertake its rights and obligations, including, without limitation, laying down, constructing, placing, operating, examining, relaying, removing, altering, renewing, cleansing, repairing, testing and maintaining the Structures and using the Structures in any manner.
- f. *Easement Site* means the area shown marked "F" on the Plan being variable width.
- g. *Equipment* means all necessary tools, implements, materials, machinery and vehicles.
- h. Law means:
 - (i) acts, ordinances, regulations, by-laws, orders, awards and proclamations of the Commonwealth of Australia and State of New South Wales; and
 - (ii) certificates, licences, consents, permits, approvals and requirements of organisations having jurisdiction over the Lot Burdened.
- i. Lot Burdened means a lot burdened by this Easement.

- j. *Plan* means the unregistered Deposited Plan 1179841 a copy of which is located in the offices of Transport for NSW at Chatswood; and upon registration, Deposited Plan 1179841.
- k. *Prescribed Authority* means Transport for NSW, as constituted from time to time, and includes its successors and assigns any administrator thereof or other person appointed by or on behalf of the New South Wales Government or any Minister thereof or any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.
- 1. *Structures* means all structures, erections, improvements, apparatus or any one or more of those things installed or to be installed on, over, under or through the Easement Site and Adjacent Land necessary or appropriate (in the absolute discretion of the Prescribed Authority) for the construction of the North Strathfield Rail Underpass.
- m. *Term* means the period from the Commencement Date of this Easement to the date this Easement expires under clause 1.4(a).

2.2 Interpretation

- a. The singular includes the plural and conversely.
- b. A gender includes all genders.
- c. Where a word or phrase is defined, its other grammatical forms have a corresponding meaning.
- d. "*Paragraph*" means a paragraph or subparagraph of this easement.
- e. Unless stated otherwise, one provision does not limit the effect of another.
- f. A reference to any law or to any provision of any law includes any modification or reenactment of it, any legislative provision substituted for it and all regulations and statutory instruments issued under it.
- g. A reference to conduct includes any omission, statement or undertaking, whether or not in writing.
- h. A reference to a person includes a reference to the person's executors, administrators, successors, substitutes and assigns.
- i. The words "include", "including", "for example" or "such as" are not used as, nor are they to be interpreted as, words of limitation and, when introducing an example, do not limit the meaning of the words to which the example relates to that example or examples of a similar kind.
- j. Headings do not affect the interpretation of this Easement.
- k. If a provision of an easement under this Easement is void, unenforceable or illegal, then that provision is severed from that easement and the remaining provisions of that easement has full force and effect.
- 2.3 Release and Indemnity
 - (a) The Prescribed Authority agrees to occupy, use and keep the Easement Site at the risk of the Prescribed Authority and hereby releases to

the full extent permitted by law the Burdened Owner, its tenants, licensees or other occupiers and their agents, servants, contractors employees or invitees, from all claims and demands of every kind whenever made in respect of or resulting from:

- (i) the Construction or the Prescribed Authority exercising any of its rights under this Easement; and
- (ii) any loss, damage, death or injury connected with such use by the Prescribed Authority or any of its agents, servants, contractors or employees (Authorised User) occurring on or in the vicinity of the Easement Site during the Term of the Easement except to the extent that loss, damage, death or injury is caused or contributed to by the acts or omissions of the Burdened Owner, its tenants, licensees or other occupiers and their agents, servants, contractors, employees or invitees.
- (b) The Prescribed Authority will indemnify and keep indemnified the Burdened Owner against all claims, actions, costs, loss and liabilities to the extent arising from:
 - (i) the acts, omissions or default, of the Prescribed Authority and/or its Authorised Users during the Term of the Easement in connection with the access, entry upon, occupation or use of the Easement Site (or any other part of the Lot Burdened).

The name of the person empowered to release, vary or modify this easement for temporary construction land.

A Prescribed Authority, either jointly or separately.

TfNSW Reference: 2077197_3.DOC.

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for the purposes of Transport for NSW

TRANSPORT for NSW, with the approval of His Excellency the Lieutenant-Governor with the advice of the Executive Council, declares that the easement interests in land described in Schedule 1 and Schedule 2 and the leasehold interest in land described in Schedule 3 hereto are acquired by compulsory process with immediate vacant possession under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of Transport for NSW, as authorised by the Transport Administration Act 1988.

Dated this 17th day of May 2013.

CHRIS LOCK, Deputy Director General, Transport Projects, Transport for NSW

SCHEDULE 1

An easement for water supply variable width on the terms set out in registered memorandum AE292281C as amended in Schedule 5 over that part of the land situated at Concord West in the Local Government area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, shown marked "A" in Deposited Plan 1177536 and said to be in the possession of John and Anna Portelli, **but excluding**:

- 1. DP 1077439, Easement for Pedestrian access 3.25 metre wide affecting the part(s) shown so burdened in DP 1077439.
- 2. AE510322 Mortgage to Australia and New Zealand Banking Group Limited.

SCHEDULE 2

An easement for right of access variable width on the terms set out in Schedule 4 burdening that part of the land, at Concord West in the Local Government Area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described as Lot B in Deposited Plan 341178 and Lot 111 in Deposited Plan 11894 shown marked "A" in Deposited Plan 1177535 and said to be in the possession of The Council of the Municipality of Concord now known as the City of Canada Bay.

SCHEDULE 3

A lease on the terms and for the duration specified in Lease Document 2173584 a copy of which is held in the office of Transport for NSW in Chatswood, commencing on the date which this notice of compulsory acquisition is published in the *New South Wales Government Gazette*. The lease shall in respect of the parcel of land described in Schedule 6, be between The Council of the Municipality of Concord now known as the City of Canada Bay as registered proprietor of the land described in Schedule 6, (as Lessor) and Transport for NSW (as Lessee).

SCHEDULE 4

Easement for Right of Access

- 1. In this easement:
 - (a) *Authorised Users* means all persons or entities at any time authorised by the Prescribed Authority.
 - (b) *Burdened Owner* means every person which is at any time entitled to the estate or interest in the lot burdened including any freehold or leasehold estate or interest in possession of the lot burdened or any part of it, and all successors assigns and transferees.
 - (c) *Easement Site* means the area shown marked "A" on the Plan.
 - (d) Lot Burdened means a lot burdened by this easement.
 - (e) Plan means Deposited Plan 1177535.
 - (f) *Prescribed Authority* means Transport for NSW and all successors, assigns and transferees.
- 2. Transport for NSW and all successors, assigns and transferees may:
 - (a) By any reasonable means including by vehicle, machinery, foot, or otherwise pass and repass across the lot burdened, but only within the area of the Easement Site for the purposes of exercising or performing any of its powers, authorities, duties or functions and to get to and from any other land, structure or destination in the vicinity of the Easement Site, and

- (b) Do anything necessary for that purpose, including but not limited to:
 - i. entering the lot burdened;
 - ii. taking anything on to the lot burdened, and
 - iii. carrying out work within the Easement Site, including but not limited to constructing, placing, repairing, maintaining or replacing, trafficable surfaces, driveways or structures.
- 3. In exercising the powers in Clause 2, the Prescribed Authority must:
 - (a) ensure all work is done properly, and
 - (b) cause as little inconvenience as is reasonably practicable to the Burdened Owner and any occupier of the Lot Burdened, and
 - (c) cause as little damage as it is reasonably practicable to the Lot Burdened and any improvement on it, and
 - (d) restore the Lot Burdened as nearly as is practicable to its former condition and make good any collateral damage.

The name of the person empowered to release, vary or modify this easement for right of access.

A Prescribed Authority, either jointly or separately.

SCHEDULE 5

For the purpose of Schedule 1, registered Memorandum AE292281C is amended as follows:

- (1) *Law* includes but is not limited to the common law, any statute, regulation, proclamation, ordinance or by-law, present or future, whether state or federal or otherwise, and a requirement, notice, order or direction given under it
- (2) *Sydney Water* means Sydney Water Corporation or Transport for NSW and includes any person authorised by Sydney Water Corporation or Transport for NSW.
- (3) Clause 6 to be inserted as follows:

"Despite any provision or effect of this Memorandum, the Act or the Law to the contrary, Transport for NSW, as benefiting party of this easement or in any other capacity in relation to it:

- i. may, in its absolute discretion, elect to exercise any Function or any right, power, privilege, authority or remedy available to Sydney Water; but
- ii is not obliged to carry out, nor will it be responsible or liable for or in respect of, any Function, duty, obligation, or liability; in connection with the Land, the Works or the Drainage System under the provisions of or pursuant to the Act, the Law or this Memorandum, and specifically pursuant to clause 3.

The name of the person empowered to release, vary or modify this easement to drain water.

A Prescribed Authority, either jointly or separately.

SCHEDULE 6

That part of the land, at Concord West in the Local Government Area of Canada Bay, Parish of Concord, County of Cumberland and State of New South Wales, described as Lot 111 in Deposited Plan 11894 shown marked "TL01" and coloured orange in the plan NSRU-1677_SU-DG-0005 Revision F a copy of which is held in the offices of Transport for NSW at Chatswood and said to be in the possession of The Council of the Municipality of Concord now known as the City of Canada Bay.

TfNSW Reference: 2173584_3.

EDUCATION ACT 1990

Fees for Overseas Students or Classes of Overseas Students

PURSUANT to section 31A (1) and (2) of the Education Act 1990, I Michele Bruniges, Director-General of Education and Communities, hereby order that overseas students including classes of overseas students are subject to the payment of fees prior to initial or continuing enrolment in government schools each year. Fixed fees for 2014 and 2015 are detailed below.

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

FEES		
STUDENT VISA HOLDERS – VISA SUBCLASS 571P (INTERNATIONAL STUDENT)		
TUITION FEE	\$ AUS (GST Inclusive)	
Primary (Kindergarten to Year 6)	\$ 10,000 for 12 months tuition	
Junior high school (Years 7 – 10)	\$ 12,000 for 12 months tuition	
Senior high school (Years 11 – 12)	\$ 13,500 for 12 months tuition	
Intensive English	\$ 14,000 for 12 months tuition or \$ 350 per week	
School Transfer Fee	\$400	
APPLICATION FEE	\$250 (non refundable)	

TEMPORARY RESIDENT VISA HOLDERS (EXCLUDING VISTOR VISA HOLDERS AND DEPENDANTS OF STUDENT VISA HOLDERS)			
EDUCATION FEE	\$ AUS (GST Inclusive)		
Primary (Kindergarten to Year 6)	\$ 5, 000 for 12 months tuition from the date of enrolment		
Junior high school (Years 7 – 10)	\$ 5, 000 for 12 months tuition from the date of enrolment		
Senior high school (Years 11 – 12)	\$ 6, 000 for 12 months tuition from the date of enrolment		
ADMINISTRATION FEE \$ 110 (non refundable)			

VISTOR VISA HOLDERS		
EDUCATION FEE	\$ AUS (GST Inclusive)	
Primary (Kindergarten to Year 6)	\$ 250.00 per week	
Junior high school (Years 7 – 10)	\$ 300.00 per week	
Senior high school (Years 11 – 12)	\$ 337.50 per week	
ADMINISTRATION FEE	\$ 110 (non refundable)	

DEPENDANTS OF STUDENT VISA HOLDERS			
EDUCATION FEE	\$ A	US (GST Inclusi	ve)
Visa subclass of parent and sector	Yrs K – 6	Yrs 7 – 10	Yrs 11 – 12
570 – Independent ELICOS	\$8,500	\$9,500	\$10,500
572 – VET sector	\$8,500	\$9,500	\$10,500
572 and 570 – TAFE NSW	\$5,000	\$5,000	\$6,000
573 – Higher Education	\$5,000	\$5,000	\$6,000
574 – Post graduate Masters and King Abdullah scholarship holders students	\$5,000	\$5,000	\$6,000
574 – Post graduate doctorate students	Waived	Waived	Waived
575 – Non award	\$8,500	\$9,500	\$10,500
576 – AusAID/Defence Force	Exempt	Exempt	Exempt
ADMINISTRATION FEE \$ 110 (non refundable)			

Dr MICHELE BRUNIGES Managing Director of TAFE NSW Director-General of Education and Communities

WORKERS COMPENSATION (PRIVATE HOSPITAL RATES) ORDER 2013

under the

Workers Compensation Act 1987

I, JULIE NEWMAN, Chief Executive Officer of the WorkCover Authority of New South Wales, pursuant to section 62 (1) of the Workers Compensation Act 1987 and with the concurrence of the Minister for Health under section 62(8), make the following Order.

Dated this 28th day of May 2013.

JULIE NEWMAN, Chief Executive Officer, WorkCover Authority of New South Wales

1. Name of Order

This Order is the Workers Compensation (Private Hospitals Rates) Order 2013.

2. Commencement

This Order commences on 1 June 2013.

3. Application of Order

(1) This Order applies to the hospital treatment of a worker at a private hospital, being treatment of a type referred to in clause 5 and provided on or after the date of commencement of this Order, whether the treatment relates to an injury that is received before, on or after that date.

(2) The Tables form part of this Order.

4. Definitions

(1) In this Order:

the Act means the Workers Compensation Act 1987.

GST means the goods and services tax payable under the GST Law.

GST Law has the same meaning as in the A New Tax System (Goods and Services Tax) Act 1999 (Cth).

private hospital means a hospital or licensed private health facility (as defined in the Private Health Facilities Act 2007) but excludes a public hospital.

WorkCover means the WorkCover Authority of New South Wales.

(2) A reference to treatment or services in this Order is a reference to treatment or services provided at a private hospital or at any rehabilitation centre conducted by such a hospital.

5. Fees for hospital patient services generally

- (1) The amount for which an employer is liable under the Act for hospital treatment provided to a worker in a private hospital, from 1 June 2013 to 30 June 2013 inclusive is the amount specified in the column of the attached Table A headed "Maximum fee for Services', adjacent to the description of the service specified in the second column of that Table headed 'Private Hospitals Fee Schedule 1 June 2013 to 30 June 2013'.
- (2) The amount for which an employer is liable under the Act for hospital treatment provided to a worker in a private hospital, from 1 July 2013 is the amount specified in the column of the attached Table B headed "Maximum fee for Services', adjacent to the description of the service specified in the second column of that Table headed 'Private Hospitals Fee Schedule from 1 July 2013'.
- (3)An employer is not liable under the Act to pay any amount for hospital treatment provided to a worker at a facility that is not a public hospital or a private hospital.
- (4) Where the service is a taxable supply for the purposes of the GST Law, the amount in the last column of the attached Table should be increased by the amount of GST payable.
- (5) The theatre fees include the costs of routine consumable and disposable items

6. Invoices for private hospital patients

Invoices for private hospital patients are to be submitted to scheme agents and insurers in the following form:

- · worker's first name and last name and claim number
- payee details
- ABN
- name of service provider who provided the service
- date of service
- WorkCover NSW payment classification code

- Medicare Benefits Schedule (MBS) item
- service cost for each WorkCover NSW classification code
- theatre duration (if applicable).

7. Additional Information

The scheme agent, insurer or WorkCover may request additional information as evidence of the service provided and billed.

TABLE A

Code	Private Hospitals Fee Schedule – 1 June 2013 to 30 June 2013 under Section 62(1) of the Workers Compensation Act 1987	Maximum Fees for services
	OVERNIGHT FACILITY FEES (Daily)	
РТН001	Advanced surgical 1 to 14 days	\$698.76
	>14 days	\$473.40
РТН002	Surgical 1 to 14 days	\$657.65
	>14 days	\$473.40
PTH003	Psychiatric 1 to 21 days	\$625.05
	22 to 65 days	\$483.32
	Over 65 days	\$443.63
PTH004	Rehabilitation 1 to 49 days	\$678.91
	>49 days	\$498.91
PTH005	Other (Medical) 1 to 14 days	\$583.95
	>14 days	\$473.40
PTH007	Intensive Care < 5 days, lvl 1	\$2,717.07
	< 5 days, lvl 2	\$1,880.83
PTH006	DAY FACILITY FEES (including Accident and Emergency attendance) (Daily)	
	Band 1 – absence of anaesthetic or theatre times	\$300.48
	Band 2 – local anaesthetic, no sedation	\$352.92
	Band 3 – general or regional anaesthetic or intravenous sedation, less than 1 hour theatre time	\$398.28
	Band 4 – general or regional anaesthetic or intravenous sedation, 1 hour or more theatre time	\$445.05
PTH008	 THEATRE FEES – as per national procedure banding schedule Multiple procedure rule: 100% of fee for first procedure, 50% for second procedure undertaken at the same time as the first, 20% for the third and subsequent procedures undertaken at the same time as the first. 	
	Band 1A	\$168.67
	Band 1	\$300.48
	Band 2	\$514.50
	Band 3	\$629.31
	Band 4	\$851.83
	Band 5	\$1,251.53
	Band 6	\$1,435.78

OFFICIAL NOTICES

Band 7	\$1,919.10
Band 8	\$2,671.72
Band 9A	\$2,762.43
Band 9	\$3,530.01
Band 10	\$4,175.54
Band 11	\$4,943.74
Band 12	\$5,342.02
Band 13	\$6,478.74

TABLE B

Code	Private Hospitals Fee Schedule – from 1 July 2013 under Section 62(1) of the Workers Compensation Act 1987	Maximum Fees for services
	OVERNIGHT FACILITY FEES (Daily)	
PTH001	Advanced surgical 1 to 14 days	\$716.23
	>14 days	\$485.23
PTH002	Surgical 1 to 14 days	\$674.10
	>14 days	\$485.23
PTH003	Psychiatric 1 to 21 days	\$640.68
	22 to 65 days	\$495.40
	Over 65 days	\$454.72
PTH004	Rehabilitation 1 to 49 days	\$695.89
	>49 days	\$511.38
PTH005	Other (Medical) 1 to 14 days	\$598.55
	>14 days	\$485.23
PTH007	Intensive Care < 5 days, lvl 1	\$2,785.00
	< 5 days, lvl 2	\$1,927.85
PTH006	DAY FACILITY FEES (including Accident and Emergency attendance) (Daily)	
	Band 1 – absence of anaesthetic or theatre times	\$307.99
	Band 2 – local anaesthetic, no sedation	\$361.75
	Band 3 – general or regional anaesthetic or intravenous sedation, less than 1 hour theatre time	\$408.23
	Band 4 – general or regional anaesthetic or intravenous sedation, 1 hour or more theatre time	\$456.18
PTH008	THEATRE FEES – as per national procedure banding scheduleMultiple procedure rule:100% of fee for first procedure,50% for second procedure undertaken at the same time as the first,20% for the third and subsequent procedures undertaken at the same time as the first.	
	Band 1A	\$172.88
	Band 1	\$307.99
	Band 2	\$527.36
	Band 3	\$645.04

Band 4	\$873.13
Band 5	\$1,282.81
Band 6	\$1,471.68
Band 7	\$1,967.08
Band 8	\$2,738.51
Band 9A	\$2,831.49
Band 9	\$3,618.26
Band 10	\$4,279.92
Band 11	\$5,067.34
Band 12	\$5,475.57
Band 13	\$6,640.71

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

MID-WESTERN REGIONAL COUNCIL

Naming of a Bridge on a Public Road

New Bridge Name

NOTICE is hereby given that Council has named the bridge shown hereunder:

Location	Name
Bridge over Carwell Creek on Cudgegong Road, Carwell.	Cuth Foster Bridge.

WARWICK BENNETT, General Manager, Mid-Western Regional Council, 86 Market Street (PO Box 156), Mudgee NSW 2850, tel.: (02) 6378 2850. [7043]

WINGECARRIBEE SHIRE COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

WINGECARRIBEE SHIRE COUNCIL declares with the approval of Her Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a public road. Dated at Moss Vale, this 23rd day of May 2013. JASON GORDON, General Manager, Wingecarribee Shire Council, Civic Centre, Elizabeth Street, Moss Vale NSW 2577.

SCHEDULE

Lot 1, DP 723119.

[7044]

WOLLONGONG CITY COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

WOLLONGONG CITY COUNCIL declares with the approval of Her Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a public road. Dated at Wollongong, this 23rd day of May 2013. LYNETTE M. KOFOD, Public Officer, Wollongong City Council, 41 Burelli Street, Wollongong NSW 2500.

SCHEDULE

Lot 1, DP 1180652.

[7045]

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of SAMANTHA THERESA LOCKREY, late of West Pennant Hills, in the State of New South Wales, chef, who died on 20 December 2012, must send particulars of the claim to the executor, John Arthur Lockrey, c.o. Frank M. Deane & Co. (in association with Adams Raves Marsh & Co)., Solicitors, Level 13, 227 Elizabeth Street, Sydney NSW 2000, within one calendar month from publication of this notice. After that time, the assets of the estate will be distributed having regard only to the claims of which at the time of distribution the executor has notice. Probate was granted in New South Wales on 21 May 2013. FRANK M. DEANE & CO. (in association with Adams Raves Marsh & Co)., Solicitors, Level 13, 227 Elizabeth Street, Sydney NSW 2000 (DX 255 Sydney), tel.: (02) 9264 3066. [7046]

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