



Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Week No. 29/2013

Friday, 19 July 2013

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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 91
Monday, 15 July 2013

Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

ORDER - Section 76

Certification that an Outbreak of the Emergency Animal Disease Hendra Virus exists in part of New South Wales

I, MARK I. PATERSON, AO, Director General of the Department of Trade and Investment, Regional Infrastructure and Services, with the powers the Minister has delegated to me pursuant to section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 ("the Act") and pursuant to section 76 of the Act, certify that an outbreak of the emergency animal disease Hendra virus exists in an area near Macksville in New South Wales.

Dated this 15th day of July 2013.

MARK I. PATERSON, AO,
Director General,
Department of Trade and Investment, Regional Infrastructure and Services

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 92
Wednesday, 17 July 2013

Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

Section 28

2nd Further Extension of Importation Order – Abalone (No. 9)

I, THERESE MARGARET WRIGHT, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me pursuant to section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 ('the Act') and pursuant to sections 28 and 29 of the Act extend the operation of the importation order titled "Importation Order – Abalone (No. 9)" dated 22 April 2013 and published in the *New South Wales Government Gazette* No. 51 on 22 April 2013, at pages 1051-1053 for a further period of 30 days from the date this notice is published in the *New South Wales Government Gazette*.

Dated this the 16th day of July 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

Note: The importation order titled "Importation Order – Abalone (No. 9)" dated 22 April 2013, was previously extended by extension notice titled "Further Extension of Importation Order – Abalone (No. 9)" dated 17 June 2013 and published in the *New South Wales Government Gazette* No. 72 on 18 June 2013, at page 2499.

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, and section 43 of the Interpretation Act 1987, DO HEREBY:

- (a) REVOKE the Order published in the *New South Wales Government Gazette* No. 113 of 9 September 2005, declaring the East Wing, Manly Hospital to be a hospital for the purposes of the Mental Health Act 1990 (which was taken to be a declared mental health facility in accordance with Clause 5(1) of Schedule 6 of the Mental Health Act 2007);
- (b) DECLARE the following premises to be a declared mental health facility for the purposes of the Mental Health Act 2007:
 - The **Psychiatric Emergency Care Centre (PECC)** located at Building 15 on the campus of the Manly Hospital, 150 Darley Road, Manly 2095.
 - **East Wing** located on the ground level of Building 11 on the campus of Manly Hospital at 150 Darley Road, Manly 2095.
- (c) DECLARE these facilities to be designated as a “mental health assessment and inpatient treatment” facility.

Signed, this 15th day of July 2013.

Dr MARY FOLEY,
Director General

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 93
Friday, 19 July 2013

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 8 July 2013

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

Regulations and other statutory instruments

Children and Young Persons (Savings and Transitional) Amendment (Accreditation) Regulation 2013 (2013-376) — published LW 12 July 2013

Health Practitioner Regulation (New South Wales) Amendment (Pharmacy Council) Regulation 2013 (2013-377) — published LW 12 July 2013

Health Services Amendment (Smoke-free Area) Regulation 2013 (2013-378) — published LW 12 July 2013

Public Sector Employment and Management (Game Council Division) Order 2013 (2013-379) — published LW 12 July 2013

Environmental Planning Instruments

Blue Mountains Local Environmental Plan 1991 (Amendment No 40) (2013-380) — published LW 12 July 2013

Gloucester Local Environmental Plan 2010 (Amendment No 2) (2013-381) — published LW 12 July 2013

Kempsey Local Environmental Plan 1987 (Amendment No 118) (2013-382) — published LW 12 July 2013

Richmond Valley Local Environmental Plan 2012 (Amendment No 1) (2013-383) — published LW 12 July 2013

Wingecarribee Local Environmental Plan 2010 (Amendment No 7) (2013-384) — published LW 12 July 2013

Wingecarribee Local Environmental Plan 2010 (Amendment No 9) (2013-385) — published LW 12 July 2013

Wyong Local Environmental Plan 1991 (Amendment No 187) (2013-386) — published LW 12 July 2013

Young Local Environmental Plan 2010 (Amendment No 6) (2013-387) — published LW 12 July 2013

OFFICIAL NOTICES

Appointments

**SYDNEY CRICKET AND SPORTS GROUND ACT
1978**

Department of Education and Communities
Appointment of Trustees to the Sydney Cricket and Sports
Ground Trust

HER Excellency the Governor, with the advice of the Executive Council, pursuant to Schedule 1, section 8(1) of the Sydney Cricket and Sports Ground Act 1978, has re-appointed Mr Rodney CAVALIER, AO, as Chair and appointed Mr Anthony SHEPHERD, AO, as Deputy Chair for a term commencing on 17 July 2013 and terminating on 13 July 2017.

GRAHAM ANNESLEY, M.P.,
Minister for Sport and Recreation

Department of Planning

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 AND PUBLIC FINANCE AND AUDIT ACT 1983

Instrument of Delegation

I, the Minister for Planning and Infrastructure, being the corporation constituted by section 8 (1) of the Environmental Planning and Assessment Act 1979 (with the corporate name “Minister administering the Environmental Planning and Assessment Act 1979”), pursuant to section 23 of that Act:

- (a) revoke the delegation by the corporation that took effect on 5 September 2011, and
- (b) delegate the functions identified in Schedule 1 to the staff of the Department of Planning and Infrastructure, specified in that Schedule and subject to the limitations so specified.

I, the Minister for Planning and Infrastructure, also delegate, pursuant to section 12A of the Public Finance and Audit Act 1983, to the staff of the Department specified in Schedule 1, the power to commit or incur expenditure from money in the Sydney Regional Development Fund to the extent that the exercise of any function delegated to those staff under section 23 of the Environmental Planning and Assessment Act 1979, requires or involves the exercise of that power to commit or incur expenditure. This delegation is also subject to the limitations specified in Schedule 1.

Dated: 4 July 2013.

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

LOCAL GOVERNMENT ACT 1993

NOTICE

I, BRAD HAZZARD, M.P., Minister for Planning and Infrastructure, pursuant to section 733(5)(b) of the Local Government Act 1993 (the Act), give notice of the publication of a manual relating to the management of the coastline, being the document entitled Guidelines for preparing coastal zone management plans (April 2013) (the Guidelines) prepared by the Office of Environment and Heritage.

These Guidelines replace any manual relating to the management of the coastline that has previously been notified in accordance with section 733(5)(b) of the Act.

The Guidelines are available on the Office of Environment and Heritage’s website: www.environment.nsw.gov.au. section 733(6) of the Act also requires that a copy of the Guidelines be available for public inspection, free of charge, at the office of the council during ordinary office hours.

Dated: 25 June 2013.

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

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

PETER WELLS,
Director,
Customer and Compliance Division,
Roads and Maritime Services

SCHEDULE

1. Citation

This Notice is the Roads and Maritime Services Class 2 B-Double (Amendment) Notice No. 3/2013.

2. Commencement

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

3. Effect

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

4. Amendment

Insert the following routes into the table at Appendix 1, under the heading Bombala State Forest Areas.

<i>Type</i>	<i>Approved Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25m.	Walder Way.	Craigie-Mila Road.	Miralai Way.
25m.	Craigie-Mila Road.	Pameroo Road.	Walder Way.
25m.	Pameroo Road.	Craigie-Mila Road.	Pameroo Road Turnaround.
25m.	Hayfield Road.	Bonnie Doon Road.	Hayfield Road Turnaround.
25m.	Pericoe Creek Road.	Hayfield Road.	Hayfield Road.
25m.	Gully Road.	Bonnie Doone Road.	Gully Road Turnaround.
25m.	Potoroo Road.	Coolangubra Forest Way.	Potoroo Road Turnaround.
25m.	Compartment 40 Road.	Coolangubra Forest Way.	Compartment 40 Road Turnaround.
25m.	Woolingubrah Road.	Coolangubra Forest Way.	Woolingubrah Road Turnaround.
25m.	Woolosens Road.	Coolangubra Forest Way.	Woolosens Road Turnaround.
25m.	Compartment 179 Road.	Woolosens Road.	Woolosens Road.
25m.	Hillview Road.	Woolosens Road.	Compartment 182 Road.
25m.	Compartment 182 Road.	Hillview Road.	Compartment 182 Road Turnaround.
25m.	Kanoonah Road.	Coolangubra Forest Way.	Devils Hole Road.
25m.	Devils Hole Road.	Kannonah Road.	Devils Hole Road Turnaround.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 11 July 2013.

BRUCE CORCORAN,
General Manager,
Corowa Shire Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the Corowa Shire Council B-Double (Amendment) Notice No. 01/2013.

2. Commencement

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

3. Effect

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

4. Amendment

Delete the following routes for the council from the table at Appendix 1.

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25m.	Parliament Street.	Bridge Street.	Intersection of Queen Street.
25m.	Queen Street.	Parliament Street.	Federation Avenue.
25m.	Edward Street.	Federation Avenue.	Riesling Street.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 11 July 2013.

CRAIG MOFFITT,
General Manager,
Jerilderie Shire Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the Jerilderie Shire Council B-Double (Amendment) Notice No. 01/2013.

2. Commencement

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

3. Effect

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

4. Amendment

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

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
25m.	Algudgerie Road.	South Coree Road (intersection).	3.0 km North on Algudgerie Road.	Seasonal from 1 November to 30 May.
25m.	Coonong Street.	Kennedy Street.	200m to the east on Coonong Street.	

ROAD TRANSPORT (GENERAL) ACT 2005

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

JERILDERIE SHIRE COUNCIL pursuant to Clause 20 of the Road Transport (Vehicle and Driver Management) Act 2005, hereby amend the Class 2 Road Train Notice 2012, as published in the *New South Wales Government Gazette* No. 78 on 27 July 2012, at pages 3490 to 3552, as set out in the Schedule of this Notice.

Dated: 11 July 2013.

CRAIG MOFFITT,
General Manager,
Jerilderie Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Jerilderie Shire Council Class 2 Road Train (Amendment) Notice No. 01/2013.

2. Commencement

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

3. Effect

This Notice remains in force up to and including 31 July 2017, unless it is repealed earlier.

4. Amendment

Insert the following routes for the council from the table at Appendix 1 under the heading Part 1 – Approved 36.5 metre Road Train Routes Jerilderie Shire Council.

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
36.5m.	Mayrung Road.	HW17 Newell Highway.	Logie Brae Road (intersection).	Seasonal from 1 November to 30 May.
36.5m.	South Coree Road.	Ducans Road.	Willow Road.	Seasonal form 1 November to 30 May.

Department of Trade and Investment, Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

ASSESSMENT LEASE APPLICATION

(12-4500)

No. 52, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), area of about 430 hectares, for coal, dated 10 September 2012. (Singleton Mining Division).

EXPLORATION LICENCE APPLICATIONS

(T13-1105)

No. 4843, SILVER CITY MINERALS LIMITED (ACN 130 933 309), area of 10 units, for Group 1, dated 12 July 2013. (Broken Hill Mining Division).

(T13-1106)

No. 4844, SILVER MINES LIMITED (ACN 107 452 942), area of 59 units, for Group 1, dated 12 July 2013. (Inverell Mining Division).

(T13-1107)

No. 4845, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 15 units, for Group 1, dated 15 July 2013. (Orange Mining Division).

(T13-1108)

No. 4846, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 104 units, for Group 1, dated 15 July 2013. (Orange Mining Division).

(T13-1109)

No. 4847, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 52 units, for Group 1, dated 15 July 2013. (Orange Mining Division).

(T13-1110)

No. 4848, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 27 units, for Group 1, dated 15 July 2013. (Broken Hill Mining Division).

(T13-1111)

No. 4849, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 23 units, for Group 1, dated 15 July 2013. (Orange Mining Division).

(T13-1112)

No. 4850, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 24 units, for Group 1, dated 15 July 2013. (Orange Mining Division).

(T13-1113)

No. 4851, ALKANE RESOURCES LTD (ACN 000 689 216), area of 22 units, for Group 1, dated 16 July 2013. (Orange 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

(T12-1192)

No. 4641, now Exploration Licence No. 8119, ACI INDUSTRIAL MINERALS PTY LTD (ACN 115 665 471), Counties of Gloucester and Northumberland, Map Sheet (9232), area of 6 units, for Group 10, dated 1 July 2013, for a term until 1 July 2015.

(T12-1213)

No. 4662, now Exploration Licence No. 8116, ST BARBARA LIMITED (ACN 009 165 066), Counties of Canbelego and Gregory, Map Sheet (8335), area of 41 units, for Group 1, dated 28 June 2013, for a term until 28 June 2016.

(T12-1227)

No. 4671, now Exploration Licence No. 8131, EAST COAST TIN PTY LTD (ACN 162 959 300), Counties of Gough and Hardinge, Map Sheet (9137, 9138), area of 99 units, for Group 1, dated 8 July 2013, for a term until 8 July 2016.

(T12-1238)

No. 4682, now Exploration Licence No. 8125, PEEL MINING LIMITED (ACN 119 343 734), Counties of Mouramba and Robinson, Map Sheet (8033, 8133), area of 63 units, for Group 1, dated 26 June 2013, for a term until 26 June 2016.

(T12-1238)

No. 4682, now Exploration Licence No. 8126, PEEL MINING LIMITED (ACN 119 343 734), Counties of Mouramba and Robinson, Map Sheet (8033, 8133), area of 37 units, for Group 1, dated 26 June 2013, for a term until 26 June 2016.

(T12-1265)

No. 4709, now Exploration Licence No. 8115, PEEL MINING LIMITED (ACN 119 343 734), County of Blaxland, Map Sheet (8132, 8133), area of 100 units, for Group 1, dated 26 June 2013, for a term until 26 June 2016.

(T12-1266)

No. 4710, now Exploration Licence No. 8117, PEEL MINING LIMITED (ACN 119 343 734), County of Blaxland, Map Sheet (8132), area of 100 units, for Group 1, dated 26 June 2013, for a term until 26 June 2016.

(T12-1292)

No. 4734, now Exploration Licence No. 8136, THOMSON RESOURCES LTD (ACN 138 358 728), County of Cowper, Map Sheet (8136), area of 6 units, for Group 1, dated 9 July 2013, for a term until 9 July 2015.

(T13-1007)

No. 4748, now Exploration Licence No. 8132, DAVID ORIEL INDUSTRIES PTY LTD (ACN 001 571 544), County of Clive, Map Sheet (9239), area of 6 units, for Group 1, dated 8 July 2013, for a term until 8 July 2016.

(T13-1018)

No. 4759, now Exploration Licence No. 8130, ABX1 PTY LTD (ACN 139 790 364), Counties of Gough and Hardinge, Map Sheet (9138), area of 67 units, for Group 2, dated 8 July 2013, for a term until 8 July 2016.

(T13-1031)

No. 4771, now Exploration Licence No. 8134, Richard RYDING (trading as RICHARD RYDING EARTHMOVING), County of Dudley, Map Sheet (9435), area of 1 units, for Group 2, dated 8 July 2013, for a term until 8 July 2015.

(T13-1039)

No. 4778, now Exploration Licence No. 8127, IRGS SOUTHERN GOLD PTY LTD (ACN 149 179 920), Counties of Clarendon and Wynyard, Map Sheet (8427, 8527), area of 100 units, for Group 1, dated 8 July 2013, for a term until 8 July 2016.

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

NOTICE is given that the following applications have been refused:

EXPLORATION LICENCE APPLICATION

(T13-1401)

No. 145, PETRO TECH PTY. LTD. (ACN 009 116 429), County of Boyd, County of Denison, County of Hume, County of Townsend and County of Urana, Map Sheet (8026, 8027, 8028, 8126, 8127). Refusal took effect on 2 July 2013.

PETROLEUM APPLICATION

(T13-1401)

No. 145 lodged by PETRO TECH PTY. LTD. (ACN 009 116 429) over 66 blocks in the (Wagga Wagga Mining Division). Refusal took effect on 2 July 2013.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T10-0322)

No. 133, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), County of Buller, County of Clive and County of Drake, Map Sheet (9340, 9439). Withdrawal took effect on 17 July 2013.

(T13-1014)

No. 4755, CLAYMOR RESOURCES PTY LTD (ACN 009 282 777), County of Kennedy and County of Narromine, Map Sheet (8433). Withdrawal took effect on 15 July 2013.

(T13-1015)

No. 4756, CLAYMOR RESOURCES PTY LTD (ACN 009 282 777), County of Kennedy and County of Oxley, Map Sheet (8333, 8433, 8434). Withdrawal took effect on 15 July 2013.

(T13-1016)

No. 4757, CLAYMOR RESOURCES PTY LTD (ACN 009 282 777), County of Kennedy and County of Narromine, Map Sheet (8433). Withdrawal took effect on 15 July 2013.

(T13-1017)

No. 4758, CLAYMOR RESOURCES PTY LTD (ACN 009 282 777), County of Narromine and County of Oxley, Map Sheet (8433, 8434). Withdrawal took effect on 15 July 2013.

(T13-1103)

No. 4842, ALKANE RESOURCES LTD (ACN 000 689 216), County of Georgiana and County of Westmoreland, Map Sheet (8830). Withdrawal took effect on 16 July 2013.

PETROLEUM APPLICATION

(T10-0322)

No. 133 lodged by MACQUARIE ENERGY PTY LTD (ACN 113 972 473) over 17 blocks in the (Coffs Harbour Mining Division).

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

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

(12-0697)

Exploration Licence No. 6452, WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 45 units. Application for renewal received 15 July 2013.

(12-0696)

Exploration Licence No. 6453, WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), area of 19 units. Application for renewal received 15 July 2013.

(T10-0006)

Exploration Licence No. 7579, MONASH COAL PTY LTD (ACN 069 359 011), area of 333 hectares. Application for renewal received 11 July 2013.

(T10-0131)

Exploration Licence No. 7803, BOUNTY RESOURCES PTY LIMITED (ACN 108 458 420), area of 9 units. Application for renewal received 12 July 2013.

(T11-0030)

Exploration Licence No. 7806, CROWL CREEK EXPLORATION LIMITED (ACN 139 933 109), area of 2 units. Application for renewal received 15 July 2013.

(T11-0072)

Exploration Licence No. 7811, John Douglas ELLIOT and Peter Roy OVERALL, area of 19 units. Application for renewal received 10 July 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:

(12-1716)

Authorisation No. 459, COAL & ALLIED OPERATIONS PTY LTD (ACN 000 023 656), County of Brisbane, Map Sheet (9033), area of 385 hectares, for a further term until 8 April 2015. Renewal effective on and from 9 May 2013.

(12-5796)

Exploration Licence No. 4474, PMR1 PTY LTD (ACN 145 210 528), Counties of Clarke and Sandon, Map Sheet (9336), area of 4 units, for a further term until 12 January 2015. Renewal effective on and from 15 July 2013.

(11-0955)

Exploration Licence No. 6388, ANCHOR RESOURCES LIMITED (ACN 122 751 419), County of Fitzroy, Map Sheet (9437), area of 13 units, for a further term until 3 March 2016. Renewal effective on and from 8 July 2013.

(06-0248)

Exploration Licence No. 6664, THOMSON RESOURCES LTD (ACN 138 358 728), County of Fitzgerald, Map Sheet (7536, 7537, 7637), area of 20 units, for a further term until 20 November 2014. Renewal effective on and from 15 July 2013.

(06-7046)

Exploration Licence No. 6720, THOMSON RESOURCES LTD (ACN 138 358 728), County of Fitzgerald, Map Sheet (7637), area of 6 units, for a further term until 25 February 2016. Renewal effective on and from 15 July 2013.

(06-7045)

Exploration Licence No. 6721, THOMSON RESOURCES LTD (ACN 138 358 728), County of Fitzgerald, Map Sheet (7637), area of 11 units, for a further term until 25 February 2016. Renewal effective on and from 15 July 2013.

(07-2511)

Exploration Licence No. 7073, MOOLARBEN COAL MINES PTY LIMITED (ACN 108 601 672), KORES AUSTRALIA MOOLARBEN COAL PTY LIMITED (ACN 129 132 501) and SOJITZ MOOLARBEN RESOURCES PTY LTD (ACN 126 287 027), County of Phillip, Map Sheet (8833), area of 1110 hectares, for a further term until 12 February 2015. Renewal effective on and from 11 April 2013.

(T08-0205)

Exploration Licence No. 7268, ABX1 PTY LTD (ACN 139 790 364), County of Arrawatta, Map Sheet (9138, 9139), area of 23 units, for a further term until 23 December 2014. Renewal effective on and from 15 July 2013.

(T08-0208)

Exploration Licence No. 7269, ABX2 PTY LTD (ACN 139 791 478), County of Argyle, Map Sheet (8827, 8828), area of 45 units, for a further term until 23 December 2014. Renewal effective on and from 15 July 2013.

(12-0253)

Exploration Licence No. 7279, ABX2 PTY LTD (ACN 139 791 478), County of Camden, Map Sheet (8928), area of 7 units, for a further term until 30 January 2016. Renewal effective on and from 15 July 2013.

(T09-0121)

Exploration Licence No. 7447, DEFIANCE RESOURCES PTY LTD (ACN 119 700 220), County of Mouramba, Map Sheet (8133, 8134), area of 80 units, for a further term until 2 February 2014. Renewal effective on and from 9 July 2013.

(T09-0177)

Exploration Licence No. 7524, DEFIANCE RESOURCES PTY LTD (ACN 119 700 220), County of Mouramba, Map Sheet (8133, 8134), area of 42 units, for a further term until 3 May 2014. Renewal effective on and from 9 July 2013.

(T09-0219)

Exploration Licence No. 7529, DEFIANCE RESOURCES PTY LTD (ACN 119 700 220), County of Mouramba, Map Sheet (8133), area of 3 units, for a further term until 3 May 2014. Renewal effective on and from 9 July 2013.

(T09-0129)

Exploration Licence No. 7601, ABX2 PTY LTD (ACN 139 791 478), County of Argyle, Map Sheet (8827, 8828, 8928), area of 44 units, for a further term until 17 August 2015. Renewal effective on and from 15 July 2013.

(T10-0150)

Exploration Licence No. 7636, ALLIANCE (NSW) PTY LTD (ACN 096 947 223), County of Yancowinna, Map Sheet (7134), area of 7 units, for a further term until 25 October 2014. Renewal effective on and from 15 July 2013.

(T10-0114)

Exploration Licence No. 7658, GREYSTOKE MINES PTY LTD (ACN 125 517 259), County of Mootwingee, Map Sheet (7336, 7337), area of 43 units, for a further term until 6 December 2014. Renewal effective on and from 15 July 2013.

(T10-0166)

Exploration Licence No. 7673, WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), Counties of Buller and Clive, Map Sheet (9340), area of 30 units, for a further term until 21 December 2014. Renewal effective on and from 15 July 2013.

(T10-0246)

Exploration Licence No. 7728, Peter Warren ENGLISH, County of Murchison, Map Sheet (9037), area of 1 units, for a further term until 15 March 2015. Renewal effective on and from 15 July 2013.

(05-1558)

Consolidated Coal Lease No. 738 (Act 1973), HARTLEY VALLEY COAL COMPANY PTY LTD (ACN 000 185 697), Parish of Lett, County of Cook, Map Sheet (8930-4-N, 8931-3-S), area of 1116 hectares, for a further term until 28 September 2025. Renewal effective on and from 20 June 2012.

(10-1222)

Coal Lease No. 357 (Act 1973), CAMBERWELL COAL PTY LIMITED (ACN 003 825 018), Parish of Auckland, County of Durham; Parish of Broughton, County of Durham; Parish of Darlington, County of Durham and Parish of Vane, County of Durham, Map Sheet (9133-3-S), area of 1583 hectares, for a further term until 27 March 2032. Renewal effective on and from 18 June 2013.

(10-7502)

Coal Lease No. 368 (Act 1973), BOGGABRI COAL PTY LIMITED (ACN 122 087 398), Parish of Bollol, County of Nandewar; Parish of Leard, County of Nandewar and Parish of Wean, County of Nandewar, Map Sheet (8936-4-N, 8936-4-S), area of 3438 hectares, for a further term until 14 November 2032. Renewal effective on and from 9 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:

(T11-0169)

Exploration Licence No. 7888 (Act 1992), THARSIS MINING PTY LTD (ACN 135 552 742), County of Culgoa and County of Narran, Map Sheet (8339, 8439), area of 120 units. Request of cancellation was received on 11 July 2013.

(T11-0291)

Exploration Licence No. 7904 (Act 1992), THARSIS MINING PTY LTD (ACN 135 552 742), County of Baradine, County of Jamison and County of White, Map Sheet (8737), area of 100 units. Request of cancellation was received on 11 July 2013.

(T11-0293)

Exploration Licence No. 7918 (Act 1992), THARSIS MINING PTY LTD (ACN 135 552 742), County of Hawes and County of Macquarie, Map Sheet (9335), area of 90 units. Request of cancellation was received on 11 July 2013.

(T09-0188)

Exploration Licence No. 7492, BLIGH RESOURCES LTD (ACN 130 964 162), County of Ashburnham and Forbes, area of 38 units. Application for cancellation was received on 3 July 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:

(T11-0169)

Exploration Licence No. 7888, THARSIS MINING PTY LTD (ACN 135 552 742), County of Culgoa and County of Narran, Map Sheet (8339, 8439), area of 120 units. Cancellation took effect on 17 July 2013.

(T11-0291)

Exploration Licence No. 7904, THARSIS MINING PTY LTD (ACN 135 552 742), County of Baradine, County of Jamison and County of White, Map Sheet (8737), area of 100 units. Cancellation took effect on 17 July 2013.

(T11-0293)

Exploration Licence No. 7918, THARSIS MINING PTY LTD (ACN 135 552 742), County of Hawes and County of Macquarie, Map Sheet (9335), area of 90 units. Cancellation took effect on 17 July 2013.

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

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

TRANSFER APPLICATIONS

(T09-0076)

Exploration Licence No. 7491, from MICKSTURE PTY LTD (ACN 113 676 270) to SUGEC RESOURCES LIMITED (ACN 162 033 098), Counties of Hardinge, Inglis and Sandon. Area of 100 units. Application for transfer was received on 20 June 2013

(13-2460)

Exploration Licence No. 6224, RAPTOR MINERALS LIMITED (ACN 101 168 343), to THOMSON RESOURCES LIMITED (ACN 138 358 728), Counties of Killara and Landsborough, Map Sheet (7736), area of 40 units. Application for transfer received on 4 July 2013.

(13-2460)

Exploration Licence No. 6727, RAPTOR MINERALS LIMITED (ACN 101 168 343), to THOMSON RESOURCES LIMITED (ACN 138 358 728), Counties of Killara and Landsborough, Map Sheets (7736, 7836), area of 20 units. Application for transfer received on 4 July 2013.

(13-2460)

Exploration Licence No. 6870 RAPTOR MINERALS LIMITED (ACN 101 168 343), to THOMSON RESOURCES LIMITED (ACN 138 358 728), Counties of Killara and Landsborough, Map Sheet (7736), area of 3 units. Application for transfer received on 4 July 2013.

(13-2460)

Exploration Licence No. 6969 RAPTOR MINERALS LIMITED (ACN 101 168 343), to THOMSON RESOURCES LIMITED (ACN 138 358 728), County of Killara, Map Sheet (7736), area of 4 units. Application for transfer received on 4 July 2013.

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

PRIMARY INDUSTRIES

Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order 2013**under the Plant Diseases Act 1924**

I, SATENDRA KUMAR, Director Plant Biosecurity, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the *Plant Diseases Act 1924* (“the Act”), and in pursuance of sections 3(2) and 4 of the Act being of the opinion that the importation, introduction or bringing of host fruit into specified portions of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*) into specified portions of New South Wales, make the following Order regulating the importation, introduction or bringing of host fruit into specified portions of New South Wales.

1 Name of Order

This Order is the *Plant Diseases (NSW Greater Sunraysia Pest Free Area and Fruit Fly Outbreak and Suspension Areas) Order 2013*.

2 Commencement

This Order commences on the date it is published on the Department’s internet website.

3 Interpretation

(1) In this Order:

approved systems approach means the risk management measures relevant to the type of host fruit, as specified in Schedule 9.

approved treatment means the treatment and manner and timing of harvest and packing relevant to the type of host fruit, as specified in Schedule 8.

APVMA means the Australian Pesticides and Veterinary Medicines Authority.

area freedom certificate means a certificate:

- (a) approved by the officer responsible for plant biosecurity in the State or Territory where the host fruit was grown or packed, and
- (b) certifying that the State or Territory or that part of the State or Territory where the host fruit was grown or packed is known to be free of Queensland fruit fly.

assorted tropical and sub-tropical fruits – inedible peel means the host fruit specified in Schedule 4, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

authorised person means an inspector or a person authorised pursuant to section 11(3) of the Act.

berries means the host fruit specified in Schedule 6, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

cart note means a written document that, in relation to the wine grapes that are the subject of the consignment, includes (at least) the following information:

- (a) the quantity of wine grapes being supplied;
- (b) the variety of wine grapes being supplied;
- (c) the name and contact details of the grower of the wine grapes;
- (d) the physical address of the property on which the wine grapes were grown;
- (e) the name and physical address of the winery receiving the wine grapes;
- (f) the name and signature of the person signing the cart note; and
- (g) the date the cart note is signed.

certificate means a Plant Health Certificate or a Plant Health Assurance Certificate.

Certification Assurance Arrangement means an arrangement approved by the Department of Primary Industries which enables a business accredited under the arrangement to certify that certain quarantine requirements have been satisfied for the movement of host fruit to interstate and/or intrastate markets.

Note: An example of an approved Certification Assurance Arrangement is the *Interstate Certification Assurance (ICA) Scheme*.

citrus fruits means the host fruit specified in Schedule 5, being host fruit classified as such in accordance with the Codex Classification of Foods and Animal Feeds.

Codex Classification of Foods and Animal Feeds means the listing of food commodities in trade classified into groups on the basis of the commodity's similar potential for pesticides residues, as published by the Joint Food and Agriculture Organization of the United Nations (FAO)/World Health Organisation (WHO) Food Standards Programme Codex Alimentarius Commission (publication available at <http://www.codexalimentarius.net>).

composite lots means a consignment comprising packages of different types of host fruit sourced from one or more suppliers.

free of broken skin means the skin has no pre-harvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.

Greater Sunraysia (NSW Portion) Pest Free Area means the portion of New South Wales described in Schedule 1.

Greater Sunraysia (Victoria Portion) Pest Free Area means the part of Victoria declared as a restricted area for the control of Queensland fruit fly, known as the Greater Sunraysia Pest Free Area, under section 20 of the *Plant Health and Plant Products Act 1995* (Vic) or section 32 of the *Plant Biosecurity Act 2010* (Vic).

host fruit means fruit of a type specified in Schedule 3 that is fresh, but does not include processed fruit.

lot means a discrete quantity of fruit received from one grower at one time.

Outbreak Area means an area described in Column 1 of Schedule 2.

Pest Free Area means the Greater Sunraysia (NSW Portion) Pest Free Area and the Greater Sunraysia (Victoria Portion) Pest Free Area.

Plant Health Assurance Certificate means a document (known as a Plant Health Assurance Certificate) issued by a business accredited under a Certification Assurance Arrangement.

Plant Health Certificate means a document (known as a Plant Health Certificate) issued by:

- (a) an authorised person; or
- (b) a person authorised to issue such a certificate under a law of another State or Territory that relates to plant biosecurity.

processed fruit means fruit that has been subjected to a processing activity such as cooking, drying, canning, juicing or freezing and includes:

- (a) berries that have been packaged after having been individually inspected and found to be free of splits and blemishes; and
- (b) pre-prepared fresh fruit that has been chopped, sliced or shredded, and packaged.

Queensland fruit fly means the pest *Bactrocera tryoni* (Froggatt).

secure conditions, in relation to the transport of host fruit, means the host fruit:

- (a) is in unvented packages; or
- (b) is in vented packages in which the vents are secured with gauze or mesh having a maximum aperture of 1.6 mm; or
- (c) has been shrink wrapped and sealed as a palletised unit.

Suspension Area means an area described in Column 2 of Schedule 2.

the Act means the *Plant Diseases Act 1924*.

Vic QFF Restricted Area means any part of Victoria declared as a restricted area for the control of Queensland fruit fly (other than the restricted area known as the Greater Sunraysia Pest Free Area), under section 20 of the *Plant Health and Plant Products Act 1995* (Vic) or section 32 of the *Plant Biosecurity Act 2010* (Vic).

Note: *Department, covering or package, inspector, occupier* and *owner* all have the same meaning as in the Act.

- (2) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4 Revocations

Pursuant to sections 4 and 3(2) of the Act, the Orders described in this clause are revoked, as is any instrument revived as a result of their revocation:

- (a) the *Plant Diseases (NSW Fruit Fly Exclusion Zone and Greater Sunraysia Pest Free Area) (No 3) Order 2012* (having the Department's reference O-434) published on the Department's internet website on 20 December 2012 and in *NSW Government Gazette* No. 1 of 4 January 2013 at pages 4 to 29; and
- (b) the *Plant Diseases (Fruit Fly Outbreak and Suspension Areas) (No 3) Order 2013* (having the Department's reference O-438) published in *NSW Government Gazette* No. 60 of 17 May 2013 at pages 2149 to 2185.

5 Regulation of the movement of host fruit (excluding wine grapes)

- (1) Pursuant to section 4(1) of the Act, the importation, introduction or bringing of host fruit (excluding wine grapes) into specified portions of New South Wales is regulated as specified in this clause.
- (2) Host fruit (excluding wine grapes) from any area outside the Greater Sunraysia (NSW Portion) Pest Free Area must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area, unless:
 - (a) the host fruit is grown and packed within the Greater Sunraysia (Victoria Portion) Pest Free Area (excluding any Outbreak Area, Suspension Area or Vic QFF Restricted Area) and legibly marked with:
 - (i) the name and postcode of the city or town nearest to the locality where the host fruit was grown; and
 - (ii) a description of the contents of the package; or
 - (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.
- (3) Host fruit (excluding wine grapes) that originates from or has moved through an Outbreak Area, Suspension Area or Vic QFF Restricted Area, must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area for the purpose of proceeding to a destination that is outside the Greater Sunraysia (NSW Portion) Pest Free Area, unless:
 - (a) the host fruit has been inspected and found to be free of Queensland fruit fly and complies with the following conditions:
 - (i) the host fruit is transported under secure conditions; and
 - (ii) the host fruit is accompanied by
 - (A) a Plant Health Certificate certifying:
 - 1. the origin of the host fruit; and
 - 2. that the host fruit has been inspected and found to be free of Queensland fruit fly; or

(B) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement; or

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-47 Inspection of fresh fruits and vegetables for freedom from Fruit Fly*.

- (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.
- (4) Host fruit (excluding wine grapes) that originates from or has moved through an Outbreak Area, Suspension Area or Vic QFF Restricted Area, must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area unless the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.

6 Certification requirements for the movement of host fruit (excluding wine grapes)

- (1) The movement of any host fruit (excluding wine grapes) in accordance with clause 1 of Schedule 7 must be accompanied by:
- (a) a Plant Health Certificate certifying:
- (i) the origin of the host fruit; and
- (ii) that the host fruit has been grown and packed in an area free of Queensland fruit fly; or
- (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.
- (2) The movement of any host fruit (excluding wine grapes) in accordance with clause 2 of Schedule 7 must be accompanied by:
- (a) a Plant Health Certificate certifying:
- (i) the origin of the host fruit; and
- (ii) that the host fruit has received an approved treatment; or
- (iii) that the host fruit has been grown and packed in accordance with an approved systems approach; or
- (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.
- (3) Host fruit (excluding wine grapes) that has been moved in accordance with clause 5(3)(a) or Schedule 7 and the accompanying certificate must, on arrival in the Greater Sunraysia (NSW Portion) Pest Free Area, be presented:
- (a) to a business accredited under a Certification Assurance Arrangement; or

- (b) to an authorised person,

for verification that the host fruit corresponds with the accompanying certificate.

7 Regulation of the movement of wine grapes

- (1) Pursuant to section 4(1) of the Act, the importation, introduction or bringing of wine grapes into specified portions of New South Wales is regulated as specified in this clause.
- (2) Wine grapes from any area outside the Greater Sunraysia (NSW Portion) Pest Free Area (excluding an area within the Pest Free Area for which an area freedom certificate is currently in force) must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area unless:
 - (a) the following conditions are complied with:
 - (i) the owner or occupier of the property or facility from which the wine grapes originate ensures the wine grapes are loaded on the transport vehicle in a way that prevents spillage during transportation; and
 - (ii) the wine grapes are processed within 24 hours of receipt by the winery receiving the grapes; or
 - (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.
- (3) Wine grapes that originate from or have moved through an Outbreak Area, Suspension Area or Vic QFF Restricted Area, must not be moved into the Greater Sunraysia (NSW Portion) Pest Free Area unless:
 - (a) the following conditions are complied with:
 - (i) the owner or occupier of the property or facility from which the wine grapes originate ensures the wine grapes are loaded on the transport vehicle in a way that prevents spillage during transportation; and
 - (ii) the wine grapes are processed within 24 hours of receipt by the winery receiving the grapes; or
 - (b) the movement is as specified in Schedule 7 and complies with the relevant conditions of exception set out in Schedule 7.

8 Certification requirements for the movement of wine grapes

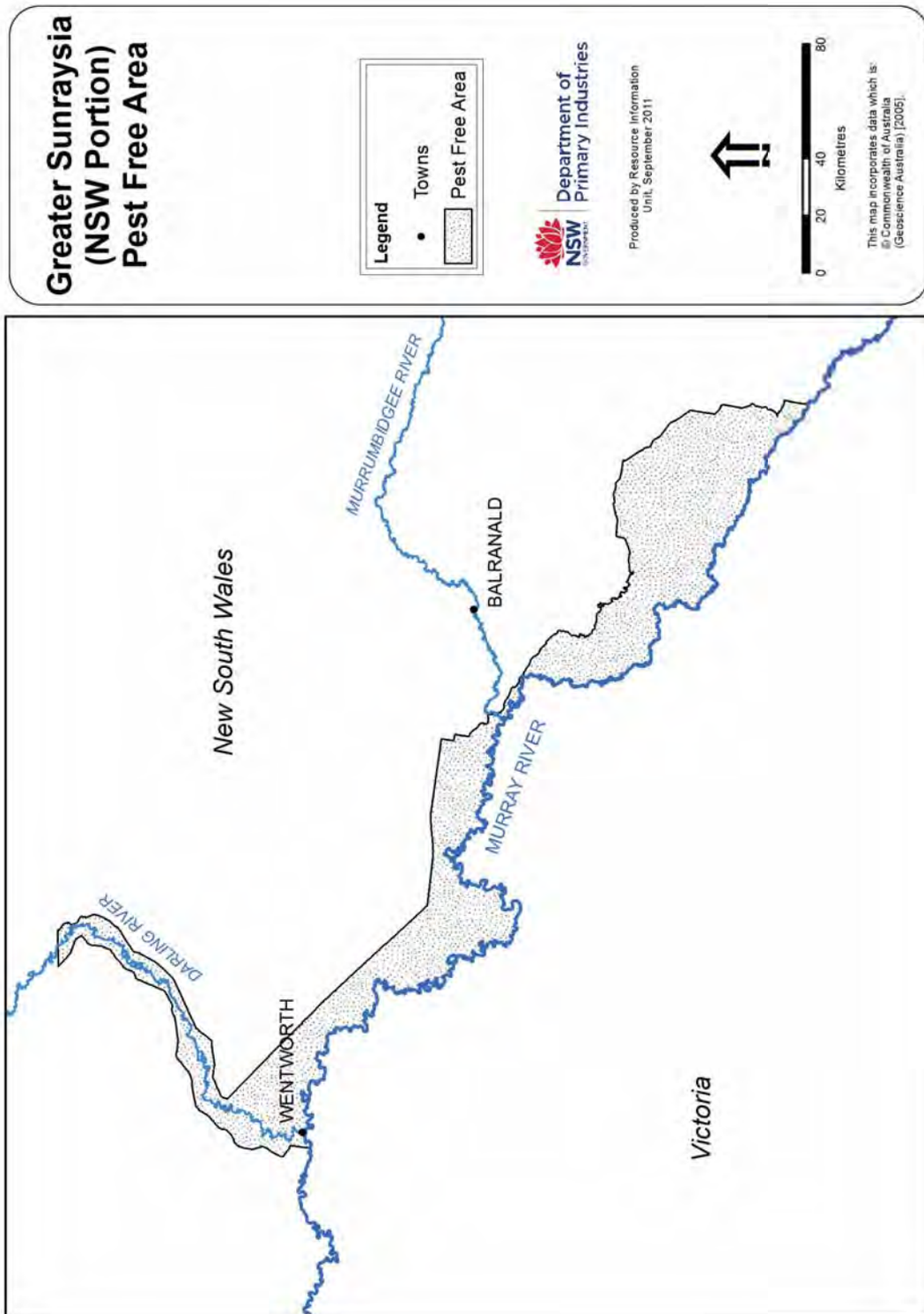
- (1) The movement of wine grapes in accordance with clause 7(2)(a) or clause 7(3)(a) must be accompanied by a cart note.

- (2) The movement of wine grapes in accordance with clause 1 of Schedule 7 must be accompanied by:
- (a) a Plant Health Certificate certifying:
 - (i) the origin of the wine grapes; and
 - (ii) that the wine grapes have been grown and packed in an area free of Queensland fruit fly; or
 - (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.
- (3) The movement of wine grapes in accordance with clause 2 of Schedule 7 must be accompanied by:
- (a) a Plant Health Certificate certifying:
 - (i) the origin of the wine grapes; and
 - (ii) that the wine grapes have received an approved treatment; or
 - (iii) that the wine grapes have been grown and packed in accordance with an approved systems approach; or
 - (b) a Plant Health Assurance Certificate issued under a Certification Assurance Arrangement.
- (4) Wine grapes that have been moved in accordance with clause 7(2), clause 7(3) or Schedule 7 and the accompanying certificate or cart note must, on arrival in the Greater Sunraysia (NSW Portion) Pest Free Area, be presented:
- (a) to a business accredited under a Certification Assurance Arrangement; or
 - (b) to an authorised person, or
 - (c) in the case of a cart note, to the winery receiving the wine grapes,
- for verification that the host fruit corresponds with the accompanying certificate or cart note.
- (5) A cart note that is required by this clause to accompany a movement of wine grapes must:
- (a) be retained by the winery receiving the wine grapes for at least 2 years from receipt of the wine grapes; and
 - (c) upon request by an authorised person, be made available to the authorised person.

SCHEDULE 1 – Greater Sunraysia (NSW Portion) Pest Free Area

The area of land bounded by a line commencing at the intersection of the Murray River and the western boundary of the Parish of Wentworth, County of Wentworth, then in a generally northerly direction by the Parish of Wentworth boundary to its intersection with the Silver City Highway, then in a north westerly direction along the Silver City Highway to the intersection of the Silver City Highway and High Darling Road, then in a north easterly direction along High Darling Road to the intersection of High Darling Road and Polia Road, then in northerly direction along Polia Road to grid line 070 (grid reference 366070, Cuthero), then in a straight line in an easterly direction to Pooncarie - Menindee Road (grid reference 465070 Pooncarie), then in a south easterly direction along Pooncarie - Menindee Road, which becomes Tarcoola Street, which becomes Wentworth - Pooncarie Road, then in a generally south westerly direction along Wentworth - Pooncarie Road to the intersection of Wentworth - Pooncarie Road and an unnamed road (grid reference 943518, Para), then in a south westerly direction along the unnamed road to the intersection with an unnamed road (grid reference 204207, Mildura East), then in a south westerly direction along the unnamed road to the intersection with an unnamed road (grid reference 174111, Mildura East), then in a south easterly direction along the unnamed road to the intersection of the unnamed road and the Sturt Highway (grid reference 230035, Karadoc), then in a south easterly direction along the Sturt Highway to the intersection with an unnamed road (grid reference 537763, Robinvale), then in a northerly direction along the unnamed road to the intersection with an unnamed road (grid reference 547778, Robinvale), then in a generally easterly direction along the unnamed road to the intersection with Leslie Drive (grid reference 604767, Robinvale), then in an easterly direction along Leslie Drive to an intersection with an unnamed road (grid reference 620766, Robinvale), then along the unnamed road to an intersection with an unnamed road (grid reference 627765, Robinvale), then in a south easterly direction along the unnamed road to the intersection with the Sturt Highway (grid reference 631760, Robinvale), then in a generally easterly direction along the Sturt Highway to an intersection with an unnamed road (grid reference 988714, Waldaira Lake), then in a southerly direction along the unnamed road to the intersection with an unnamed road (grid reference 983675, Waldaira Lake), then in a generally south easterly direction along the unnamed road to the intersection with an unnamed road (grid reference 040600, Waldaira Lake), then in a straight line in a south easterly direction to the intersection of Weimby - Benongal Road and Weimby Road (grid reference 084536, Waldaira Lake), then in a south easterly direction along Weimby Road, which becomes Weimby - Kyalite Road, to the intersection of Weimby - Kyalite Road and an unnamed road (grid reference 256383, Windomal), then in a straight line in a southerly direction to Wakool River (grid reference 256348, Windomal), then in a south easterly direction along Wakool River to the intersection of Wakool River and Moulamein Road, then in a generally easterly direction along Moulamein Road, to the intersection with the Moulamein Barham Road, then in a generally south westerly direction along the Moulamein Barham Road to its intersection with the northern boundary of the Parish of Barham, County of Wakool, then in a generally south easterly direction along the eastern boundary of the Parish of Barham to its intersection with the Murray River, then in a generally north westerly direction along the Murray River to the point of commencement.

‘Cuthero’ 1:100,000 Topographic Map 7331	‘Pooncarie’ 1:100,000 Topographic Map 7431
‘Karadoc’ 1:50,000 Topographic Map 7329-S	‘Robinvale’ 1:50,000 Topographic Map 7428-N
‘Mildura East’ 1:50,000 Topographic Map 7329-N	‘Waldaira Lake’ 1:50,000 Topographic Map 7528-N
‘Para’ 1:100,000 Topographic Map 7330	‘Windomal’ 1:50,000 Topographic Map 7528-S



SCHEDULE 2 – Outbreak Areas and Suspension Areas

	<i>Column 1</i>	<i>Column 2</i>
Item	<i>Outbreak Area</i>	<i>Suspension Area</i>
O289	Carramer Drive, Gol Gol, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.18113 South and 142.20536 East (“the Carramer Drive, Gol Gol Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.18113 South and 142.20536 East, excluding the Carramer Drive, Gol Gol Outbreak Area.
O294	Murray Valley Hwy, Boundary Bend Township, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.71538 South and 143.14876 East (“the Murray Valley Hwy, Boundary Bend Township Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.71538 South and 143.14876 East, excluding the Murray Valley Hwy, Boundary Bend Township Outbreak Area.
O315	Teague Street, Koondrook, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.6373 South and 144.12347 East (“the Teague Street, Koondrook Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.6373 South and 144.12347 East, excluding the Teague Street, Koondrook Outbreak Area.
O361	Lifford’s Lane, Barham, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.61861 South and 144.14619 East (“the Lifford’s Lane, Barham Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.61861 South and 144.14619 East, excluding the Lifford’s Lane, Barham Outbreak Area.
O379	Chester Street, Barham, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.63273 South and 144.13378 East (“the Chester Street, Barham Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.63273 South and 144.13378 East, excluding the Chester Street, Barham Outbreak Area.
O386	Pooley Street, Buronga, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 34.16898 South and 142.18479 East (“the Pooley Street, Buronga Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.16898 South and 142.18479 East, excluding the Pooley Street, Buronga Outbreak Area.
O389	Little Forest Lane, Barham East, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.643103 South and 144.167898 East (“the Little Forest Lane, Barham East Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.643103 South and 144.167898 East, excluding the Little Forest Lane, Barham East Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O391	Campbell Street, Swan Hill, Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.352436 South and 143.555952 East (“the Campbell Street, Swan Hill Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.352436 South and 143.555952 East, excluding the Campbell Street, Swan Hill Outbreak Area.
O400	River Road, Murrabit, Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.504460 South and 143.961320 East (“the River Road, Murrabit Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.504460 South and 143.961320 East, excluding the River Road, Murrabit Outbreak Area.
O422	Cadell and Scott Street, Tooleybuc Town, NSW The area within a 1.5 km radius of the coordinates decimal degrees - 35.0293923 South and 143.3375838 East (“the Cadell and Scott Street, Tooleybuc Town Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.0293923 South and 143.3375838 East, excluding the Cadell and Scott Street, Tooleybuc Town Outbreak Area.
O423	Goodnight Road, Goodnight North, NSW The area within a 1.5 km radius of the coordinates decimal degrees - 34.9094929 South and 143.3422788 East (“the Goodnight Road, Goodnight North Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 34.9094929 South and 143.3422788 East, excluding the Goodnight Road, Goodnight North Outbreak Area.
O438	Sturt Highway, Euston, NSW The area within a 1.5 km radius of the coordinates decimal degrees - 34.574452 South and 142.740877 East (“the Sturt Highway, Euston, NSW Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 34.574452 South and 142.740877 East, excluding the Sturt Highway, Euston, NSW Outbreak Area.
O439	Goodnight Road, Goodnight Township, NSW The area within a 1.5 km radius of the coordinates decimal degrees - 34.9661 South and 143.3366 East (“the Goodnight Road, Goodnight Township Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -34.9661 South and 143.3366 East excluding the Goodnight Road, Goodnight Township Outbreak Area.
O439	246 Prince Road, Murrawee, Vic The area within a 1.5 km radius of the coordinates decimal degrees - 35.29412 South and 143.52429 East (“the 246 Prince Road, Murrawee Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.29412 South and 143.52429 East excluding the 246 Prince Road, Murrawee Outbreak Area.

	<i>Column 1</i>	<i>Column 2</i>
Item	Outbreak Area	Suspension Area
O439	1264 Koondrook-Murrabit Road, Myall, Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.583251 South and 144.007738 East (“the 1264 Koondrook-Murrabit Road, Myall Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees - 35.583251 South and 144.007738 East excluding the 1264 Koondrook-Murrabit Road, Myall Outbreak Area.
O439	Speewa, NSW	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.21423 South and 143.58526 East (“the Speewa Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.21423 South and 143.58526 East excluding the Speewa Outbreak Area.
O439	Mystic Park Road, Tresco South, Vic	
	The area within a 1.5 km radius of the coordinates decimal degrees - 35.51025 South and 143.67665 East (“the Mystic Park Road, Tresco South Outbreak Area”).	The area within a 15 km radius of coordinates decimal degrees -35.51025 South and 143.67665 East excluding the Mystic Park Road, Tresco South Outbreak Area.

SCHEDULE 3 – Host fruit

Abiu	Feijoa	Papaya
Acerola	Fig	Peach
Apple	Granadilla	Peacharine
Apricot	Grape	Pear
Avocado	Grapefruit	Pepino
Babaco	Guava	Persimmon
Banana	Hog plum	Plum
Black sapote	Jaboticaba	Plumcot
Blackberry	Jackfruit	Pomegranate
Blueberry	Jew plum	Prickly pear
Boysenberry	Ju jube	Pummelo (Pomelo)
Brazil cherry (Grumichama)	Kiwifruit	Quince
Breadfruit	Lemon	Rambutan
Caimito (Star apple)	Lime	Raspberry
Cape gooseberry	Loganberry	Rollinia
Capsicum	Longan	Rose apple
Carambola (Starfruit)	Loquat	Santol
Cashew Apple	Lychee (Litchi)	Sapodilla
Casimiro (White sapote)	Mandarin	Shaddock
Cherimoya	Mango	Soursop
Cherry	Mangosteen	Sweetsop (Sugar apple)
Chilli	Medlar	Strawberry
Citron	Miracle fruit	Tamarillo
Cumquat	Mulberry	Tangelo
Custard apple	Nashi	Tomato
Date	Nectarine	Wax jambus
Durian	Orange	
Eggplant	Passionfruit	

SCHEDULE 4 – Assorted tropical and sub-tropical fruits - inedible peel

Avocado	Guava (inedible peel varieties only)	Persimmon (inedible peel varieties only)
Banana	Jackfruit	Pomegranate
Black sapote	Kiwifruit (inedible peel varieties only)	Prickly pear
Breadfruit	Longan	Rambutan
Caimito (Star apple)	Lychee (Litchi)	Sapodilla
Casimiro (White sapote)	Mango	Soursop
Cherimoya	Mangosteen	Sweetsop (Sugar apple)
Custard apple	Passionfruit	Wax jambus
Durian	Papaya	
Feijoa		
Granadilla		

SCHEDULE 5 – Citrus fruits

Citron	Lime	Pummelo (Pomelo)
Grapefruit	Mandarin	Shaddock
Lemon	Orange	Tangelo

SCHEDULE 6 – Berries

Blackberry	Grape	Raspberry
Blueberry	Loganberry	Strawberry
Boysenberry	Mulberry	

SCHEDULE 7 - Exceptions for movement of host fruit**1 Host fruit grown and packed in an area free of Queensland fruit fly**

Movement of host fruit from an area free of Queensland fruit fly, subject to the following conditions:

- (a) Prior to movement, the owner or occupier of the property or facility where the host fruit originates must ensure that:
 - (i) any transport vehicles, used bins or used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
 - (ii) any previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the packer is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package; or
 - (iii) where the property or facility is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed and labelled in accordance with any conditions prescribed in the Certification Assurance Arrangement.
- (b) The host fruit is transported under secure conditions.

Note: The procedure under an approved Certification Assurance Arrangement for the purposes of this clause is *ICA-23 Certification of area or property freedom based on monitoring by the accrediting authority*.

2 Host fruit that has received an approved treatment or that has been grown and packed in accordance with an approved systems approach

Movement of host fruit that has, prior to movement, received an approved treatment or that has been grown and packed in accordance with an approved systems approach, subject to the following conditions:

- (a) The owner or occupier of the property or facility from which the host fruit originates must ensure the host fruit remains under secure conditions which prevent infestation by Queensland fruit fly, from post harvest to the time of dispatch and that the host fruit is transported under secure conditions; and
- (b) Prior to movement, the owner or occupier of the property or facility where the host fruit is packed must ensure that:

- (i) any used packaging or coverings containing host fruit are free of soil, plant residues and other organic matter; and
- (ii) in the case of host fruit that has been consigned:
 - (A) as a lot for the purpose of producing smaller packs of host fruit and has been repacked in smaller packs; or
 - (B) as a packed lot for the purpose of producing composite lots, the host fruit has been received, handled, stored and repacked under secure conditions which prevent infestation by Queensland fruit fly; and
- (iii) any individual package contains only one kind of host fruit; and
- (iv) all previous incorrect information displayed on the outer covering of the package is removed and the outer covering is legibly marked with the following information:
 - (A) the district of production; and
 - (B) the name, address, postcode and the State or Territory of both the grower and the packer; or where the packer is sourcing from multiple growers, the name, address, postcode and the State or Territory of the packer; and
 - (C) a brief description of the contents of the package;or
- (v) where the property or facility is owned or occupied by a business accredited under a Certification Assurance Arrangement, the host fruit is packed and labelled in accordance with the Certification Assurance Arrangement.

SCHEDULE 8 – Approved treatments for host fruit

1 Definitions

In this Schedule:

hard condition, in the case of avocados, means the flesh is not soft or softening, the skin is not cracked and there is no unbroken skin.

hard green condition, in the case of bananas, means the fruit is hard and green, with no sign of colouration when assessed over the entire surface area and there is no unbroken skin.

immature green condition, in the case of babaco and papaya (excluding defective flower-end type papaya), means the fruit is hard and green and has no ripe colouration.

mature green condition, in the case of:

- (a) babaco and papaya (excluding defective flower-end type papaya), means the fruit is hard and has no more than 25 % of ripe colouring at the time of packing.
- (b) bananas, means the flesh is hard and not flexible, the skin is green and shows no yellow colouration except for areas towards the flower end of a fruit where the sun has bleached the skin but the flesh beneath is still hard, and has no pre-harvest cracks, splits, punctures or other breaks that penetrate through to the flesh.
- (c) black sapote, means the skin is free from any black colouring and there is no unbroken skin.
- (d) passionfruit, means the skin is smooth and unwrinkled and there is no unbroken skin.
- (e) Tahitian lime, means the skin has no yellow colouration and there is no unbroken skin.

unbroken skin means the skin has no pre-harvest cracks, punctures, pulled stems or other breaks which penetrate through the skin and that have not healed with callus tissue.

2 Dimethoate Dip

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding black sapote, breadfruit, jackfruit, longan, defective flower-end type papaya, mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp.), abiu, chilli, rollinia, santol and tamarillo:
 - (a) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for:
 - (i) a period of 1 minute; or
 - (ii) in the case of passionfruit, dipping for a period of 10 seconds provided the fruit remains wet for a further 60 seconds; and
 - (b) dipping must be the final treatment before packing.
- (2) Citrus fruits:
 - (a) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for a period of 1 minute; and
 - (b) dipping must be the final treatment before packing, except where a non-recovery gloss coating (wax) and/or compatible fungicide may be added within 24 hours of treatment.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by full immersion in a dip containing 400 mg/L dimethoate for a period of 1 minute; and

- (c) dipping must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-01 Dipping with dimethoate or fenthion*.

3 Dimethoate Flood Spray

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding black sapote, breadfruit, jackfruit, longan, defective flower-end type papaya, mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp.), abiu, rollinia, santol and tamarillo:
 - (a) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing.
- (2) Citrus fruits:
 - (a) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing, except where a non-recovery gloss coating (wax) and/or compatible fungicide may be added within 24 hours of treatment.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot is inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by flood spraying in a single layer with a mixture containing 400 mg/L dimethoate with a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds; and
 - (c) spraying must be the final treatment before packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-02 Flood spraying with dimethoate or fenthion*.

4 Fenthion Dip

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding caimito, mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp. and defective flower-end type papaya):
 - (a) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for:
 - (i) a period of 1 minute; or
 - (ii) in the case of longan, lychee, passionfruit and rambutan, dipping for a period of 10 seconds provided the fruit remains wet for a further 60 seconds; and

- (b) dipping must be the final treatment before packing.
- (2) Chilli (excluding hollow fruited chilli):
 - (a) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for a period of 1 minute; and
 - (b) dipping must be the final treatment before packing.
- (3) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by full immersion in a dip containing 412.5 mg/L fenthion for a period of 1 minute; and
 - (c) dipping must be the final treatment before packing.

Note: The procedure under an approved *Certification Assurance Arrangement* is *ICA-01 Dipping with dimethoate or fenthion*.

5 Fenthion Flood Spray

- (1) Assorted tropical and sub-tropical fruits – inedible peel (excluding mango, persimmon, custard apple, cherimoya, soursop, sweetsop and other *Annona* spp. and defective flower-end type papaya) and chilli:
 - (a) treated postharvest by flood spraying, in a single layer with a mixture containing 412.5 mg/L fenthion at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds; and
 - (b) spraying must be the final treatment before packing.
- (2) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and
 - (b) treated postharvest by flood spraying in a single layer with a mixture containing 412.5 mg/L fenthion at a rate of at least 16 L/minute/ m² of the area being flood sprayed, providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds; and
 - (c) spraying must be the final treatment before packing.

Note: The procedure under an approved *Certification Assurance Arrangement* is *ICA-02 Flood spraying with dimethoate or fenthion*.

6 Fenthion Non-Recirculating Spray

- (1) Avocados treated in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 0.6 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.
- (2) Mangoes (Kensington Pride, Calypso, R2E2 and Honey Gold varieties only):
 - (a) a sample of the lot inspected before treatment and found free of Queensland fruit fly larvae; and

- (b) treated in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 1.2 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-03 Low volume non-recirculated spraying with fenthion*.

7 Methyl Bromide Fumigation

- (1) Any host fruit:
 - (a) fumigated postharvest with a fumigant containing 1000 g/kg methyl bromide as its only active constituent for 2 hours at the following rates:
 - (i) 10.0°C - 14.9°C at 48 g/m³; or
 - (ii) 15.0°C - 20.9°C at 40 g/m³; or
 - (iii) 21.0°C + at 32 g/m³; and
 - (b) in the case of defective flower end-type papaya, is in a mature green condition.
- (2) In this clause:
mature green condition means the fruit is hard and has no more than 25% ripe colouring at the time of packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-04 Fumigating with methyl bromide*.

8 Postharvest Cold Treatment

- (1) Any host fruit (excluding lemons), treated postharvest at a temperature of:
 - (a) 0°C ± 0.5°C for a minimum of 14 days; or
 - (b) 1.0°C ± 0.5°C to 3.0°C ± 0.5°C for a minimum of 16 days.
- (2) Lemons treated post harvest at a temperature of 0.0°C ± 0.5°C to 3.0°C ± 0.5°C for a minimum of 14 days.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-07 Cold treatment*.

9 Hot Water Treatment

Mangoes treated by full immersion in hot water at a temperature of 46.0°C for a minimum of 10 minutes, as measured in the water and at or as near as practicable to the seed of 3 fruits.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-10 Hot water treatment of mangoes*.

10 High Temperature Forced Air

Papaya treated in a hot air chamber, at a temperature of 47.2°C for at least 3.5 hours as measured in the seed cavity.

11 Vapour Heat Treatment

Mangoes treated by vapour heat at a temperature of:

- (a) 46.5°C for 20 minutes; or
- (b) 47.0°C for 15 minutes.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-05 Vapour heat treatment of mangoes under AQIS supervision.*

12 Gamma Irradiation

Any host fruit approved for irradiation by the Food Standards Australia New Zealand (FSANZ) treated post harvest with gamma irradiation at a minimum dose of 150Gy.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-55 Irradiation treatment.*

13 Mature green condition

- (1) Black sapote, passionfruit and Tahitian lime harvested and packed in a mature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-15 Mature green condition of passionfruit, Tahitian limes and black sapotes.*

- (2) Banana harvested and packed in a mature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-16 Certification of mature green condition of bananas.*

14 Immature green condition

Papaya (excluding defective flower-end type papaya) and babaco harvested and packed in an immature green condition.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-08 Mature green condition and immature green condition of papaw and babaco.*

15 Hard green condition

Bananas (Cavendish variety only) in a hard green condition at the time of packing.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-06 Certification of hard green bananas.*

16 Hard condition

Avocados (Hass and Lamb Hass cultivars only) harvested in a hard condition and stored in secured conditions within 24 hours of harvest.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-30 Hard condition of avocado for Mediterranean fruit fly and Queensland fruit fly.*

17 Unbroken skins

Durian, jaboticaba, jackfruit, longan, lychee, mangosteen, pomegranate and rambutan harvested and packed with unbroken skin.

Note: The procedure under an approved certification assurance arrangement is *ICA-13 Unbroken skin condition of approved fruits.*

SCHEDULE 9 - Approved systems approaches for host fruit**1 Pre-harvest treatment and postharvest inspection**

(1) Capsicum and chilli:

- (a) treated pre-harvest with:
 - (i) dimethoate in accordance with all label and APVMA permit directions for the in-field control of Queensland fruit fly; or
 - (ii) a program of cover sprays with a chemical containing 500 g/L trichlorfon or 440 g/L maldison (capsicum only) applied a minimum of 21 days prior to harvest in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; or
 - (iii) for capsicum only, grown in Queensland or the Northern Territory and treated with a program of fenthion cover sprays in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
- (b) inspected postharvest, where a sample of the lot is inspected and found free of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-26 Pre-harvest treatment and postharvest inspection of tomatoes, capsicums, chillies and eggplant*.

(2) Eggplant and tomato:

- (a) treated pre-harvest with a program of cover sprays with a chemical containing 500 g/L trichlorfon applied a minimum of 21 days prior to harvest in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
- (b) inspected postharvest, where a sample of the lot is inspected and found free of Queensland fruit fly.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-26 Pre-harvest treatment and postharvest inspection of tomatoes, capsicums, chillies and eggplant*.

(3) Tomato:

- (a) treated pre-harvest with a program of cover sprays with a chemical containing 500 g/L trichlorfon applied a minimum of 21 days prior to harvest in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
- (b) harvested and packed in a mature green condition.
- (c) In subclause (3)(b):
mature green condition means the tomato has no more than a 2 cm diameter area of pink to red colour at the stylar end at the time of colour sorting after harvest.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-27 Mature green condition of tomatoes*.

(4) Capsicum and tomatoes grown in the Bowen – Gumlu region, Queensland:

- (a) produced between 1 May to 30 November inclusive; and
- (b) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 100 g/L bifenthrin; or

- (ii) 250 g/L bifenthrin; or
 - (iii) 225 g/L methomyl;
- in accordance with all label requirements and APVMA permit directions for the control of Queensland fruit fly; and
- (c) inspected postharvest at the rate of
 - (i) a minimum of 2% of the consignment; or
 - (ii) 600 units,whichever is the greater, and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-48 Pre-harvest treatment and postharvest inspection of tomatoes and capsicums in the Bowen – Gumlu region*.

(5) Blueberry:

- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 400 g/L dimethoate; or
 - (ii) 500 g/L trichlorfon; or
 - (iii) 440 g/L maldison,in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; and
- (b) sampled and inspected postharvest and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, blueberries, persimmon and pomefruit*.

(6) Stonefruit (except cherries):

- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) 440 g/L maldison,in accordance with all label directions for the control of Queensland fruit fly; or
- (b) treated pre-harvest with a program of cover sprays with a chemical containing 550 g/L fenthion and followed with at least two (2) cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) 440 g/L maldison,in accordance with all label directions for the control of Queensland fruit fly; and
- (c) inspected postharvest at the rate of 1 package in every 100 and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, blueberries, persimmon and pomefruit*.

(7) Cherries:

- (a) treated pre-harvest with a program of cover sprays with a chemical containing:
 - (i) 500 g/L trichlorfon; or
 - (ii) 440 g/L maldison,in accordance with all label directions for the control of Queensland fruit fly; and
- (b) inspected postharvest at the rate of 1 package in every 100 and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, blueberries, persimmon and pomefruit.*

- (8) Persimmon and pomefruit:
- (a) treated pre-harvest with a program of cover sprays with a chemical containing 500 g/L trichlorfon in accordance with all label directions for the control of Queensland fruit fly; and
 - (b) inspected postharvest at the rate of 1 package in every 100 and found free of Queensland fruit fly larvae and free of broken skins.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-21 Pre-harvest treatment and inspection of stonefruit, blueberries, persimmon and pomefruit.*

- (9) Table grape:
- (a) treated pre-harvest with a program of:
 - (i) bait sprays applied to every alternate row of vines at the rate of at least 100 mL per 8 m of vine, at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with:
 - (A) an insecticide containing 15.4 L of 0.24 g/L spinosad per 100 L of water; or
 - (B) a mixture containing 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; or
 - (ii) cover sprays applied to all vines with a chemical containing:
 - (A) 500 g/L trichlorfon; or
 - (B) 440 g/L maldison, or
 - (C) 550 g/L fenthion followed with at least three (3) cover sprays with a chemical containing 500 g/L trichlorfon or 440 g/L maldison,in accordance with all label and APVMA permit directions for the control of Queensland fruit fly; or
 - (b) treated with a combined program of bait sprays and cover sprays applied in accordance with all the requirements of (i) and (ii) above, at intervals determined by the type of spray in the most recent application; and
 - (c) inspected postharvest where a sample of the fruit is inspected and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-20 Pre-harvest treatment and inspection of grapes.*

- (10) Strawberries grown in south east Queensland:
- (a) treated with a pre-harvest field control program of Male Annihilation Technique (MAT) devices consisting of:
 - (i) MAT devices being placed on the perimeter of the source property at 20 metre intervals and attached to available vegetation (for example, trees and woody shrubs) or artificial structures; and
 - (ii) the MAT devices being placed in accordance with clause 1(10)(a)(i) from the time of planting and renewed every three months until all plants are removed; and
 - (b) treated with a program of perimeter bait sprays containing:
 - (i) 0.24 g/L spinosad; or
 - (ii) 440 g/L maldison; or
 - (iii) 1000 g/L maldison; or
 - (iv) 1150 g/L maldison,

in accordance with all label requirements and APVMA permit directions applied as either:

- (i) a strip spray; or
- (ii) a spot spray; and
- (iii) at a maximum interval of 7 days commencing from:
 - (A) the time of planting; or
 - (B) in the case of ratoon crops (being the second or later crops taken from the regrowth of a crop after it has been harvested once) - 1 May; and
- (iv) applied to the strawberry blocks until:
 - (A) the completion of harvest of all strawberries from the source property; or
 - (B) all strawberries have been removed from the block; or
 - (C) all strawberry plants have been sprayed out or removed from the block; or
 - (D) the pre-harvest cover spray program specified in paragraph 1(10)(c) has commenced; and
- (c) treated with a program of cover sprays applied to each block of strawberries grown on the property at an interval of every 7 to 10 days, commencing prior to 10 August until the completion of harvest:
 - (i) with a chemical containing:
 - (A) 500 g/L trichlorfon; or
 - (B) 440 g/L maldison; or
 - (C) 1000 g/L maldison; or
 - (D) 1150 g/L maldison,
 in accordance with all label requirements and APVMA permit directions for the control of Queensland fruit fly; or
 - (ii) with:
 - (A) a chemical containing 120 g/L spinetoram applied at the maximum rate of 400 mL per hectare of plants and in accordance with all label requirements and APVMA permit directions; and
 - (B) a program of bait sprays applied in accordance with paragraph 1(10)(b); and
- (d) grown under a field hygiene program including:
 - (i) the disposal of infested or untreated fruit; and
 - (ii) the management of abandoned or spent strawberry blocks, in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
- (e) inspected during harvest and postharvest in accordance with the specifications of *ICA-34 Pre-harvest field control and inspection of strawberries* and found free from live Queensland fruit fly infestation.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-34 Pre-harvest field control and inspection of strawberries*.

2 Pre-harvest treatment and inspection, and post harvest treatment

- (1) Custard apple, cherimoya, soursop, sweetsop and other *Annona* spp:
 - (a) treated pre-harvest with a program of:

- (i) cover sprays applied to all host fruit trees at a maximum interval of 14 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 75 mL of 550 g/L fenthion per 100 L of mixture; or
 - (B) 75 mL of 400 g/L dimethoate per 100 L of mixture; or
- (ii) bait sprays applied at the rate of at least 100 mL to all host fruit trees at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; or
 - (B) 2 L yeast autolysate protein and 780 mL of 500 g/L trichlorfon per 100 L of water; or
 - (C) 15.4 L of 0.24 g/L spinosad per 100 L of water; and
- (b) inspected postharvest where a sample of the lot is inspected and found free of Queensland fruit fly larvae and free of broken skins; and
- (c) treated postharvest (final treatment before packing):
 - (i) by full immersion for a period of 1 minute in a dip containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion; or
 - (ii) by flood spraying in a single layer at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds with a mixture containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-18 Treatment and inspection of custard apple and other Annona spp.*, in conjunction with *ICA-01 Dipping with dimethoate or fenthion* or *ICA-02 Flood spraying with dimethoate or fenthion*.

- (2) Mangoes (excluding Kensington Pride, Calypso, R2E2 and Honey Gold varieties):
 - (a) treated pre-harvest with a program of:
 - (i) cover sprays applied to all host fruit trees at a maximum interval of 14 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 75 mL of 550 g/L fenthion per 100 L of mixture; or
 - (B) 75 mL of 400 g/L dimethoate per 100 L of mixture; or
 - (ii) bait sprays applied at the rate of at least 100 mL to all host fruit trees at a maximum interval of 7 days commencing 6 weeks prior to harvest to the completion of harvest with a mixture containing:
 - (A) 15.4 L of 0.24 g/L spinosad per 100 L of water; or
 - (B) 2 L yeast autolysate protein and 435 mL of 1150 g/L maldison per 100 L of water; and
 - (b) inspected postharvest where a sample of the lot is inspected and found free of Queensland fruit fly larvae; and
 - (c) treated postharvest (final treatment prior to packing):
 - (i) by full immersion for a period of 1 minute in a dip containing:
 - (A) 400 mg/L dimethoate; or
 - (B) 412.5 mg/L fenthion; or
 - (ii) by flood spraying in a single layer at a rate of at least 16 L/minute/m² of the area being flood sprayed, providing complete

coverage of the fruit for a minimum of 10 seconds after which the fruit must remain wet for a further 60 seconds with a mixture containing:

- (A) 400 mg/L dimethoate; or
- (B) 412.5 mg/L fenthion,
- (iii) in a single layer non-recirculating system with a mixture containing 412.5 mg/L fenthion at a rate of at least 1.2 L/minute/m², providing complete coverage of the host fruit for a minimum of 10 seconds after which the host fruit must remain wet for a further 60 seconds.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-19 Treatment and inspection of mangoes*, in conjunction with *ICA-01 Dipping with dimethoate or fenthion* or *ICA-02 Flood spraying with dimethoate or fenthion* or *ICA-03 Low volume non-recirculated spraying with fenthion*.

3 Fruit fly monitoring, pre-harvest baiting, and postharvest inspection

- (1) Citrus fruits (excluding Meyer lemons) grown in Queensland, west of the coastal ranges and south of latitude 22 south and harvested during the period 1 March to 25 August inclusive:

- (a) treated with a program of bait sprays applied to all host fruit trees in accordance with all label requirements at a maximum interval of 7 days commencing 12 weeks prior to harvest to the completion of harvest with:
 - (i) a mixture containing 2 L yeast autoylsate protein; and
 - (A) 435 mL of 1150 g/L maldison per 100 L of water; or
 - (B) 400 g of 500 g/kg chlorpyrifos per 100 L of water; or
 - (C) 400 mL of 500 g/L chlorpyrifos per 100 L of water; or
 - (D) 780 mL of 500 g/L trichlorofon per 100 L of water; or
 - (ii) a mixture containing 15.4 L of spinosad per 100 L of water; and
- (b) treated with a program of Queensland fruit fly trapping and monitoring using at least 2 Lynfield or approved equivalent traps, placed so that every tree within the orchard is within 400 m of a trap, which are inspected at least every 7 days and found free of Queensland fruit flies; and
- (c) inspected postharvest where a sample of the lot is inspected after packing and found free of Queensland fruit fly larvae.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-28 Pre-harvest treatment (bait spraying) and inspection of citrus*.

- (2) Host fruit grown and packed within a suspension area (excluding an outbreak area) which is under an active eradication program:

- (a) treated with a program of Queensland fruit fly trapping and monitoring with at least one Queensland fruit fly trap installed on the property, monitored in accordance with the *Code of Practice for the Management of Queensland fruit fly*; and
- (b) treated with a program of bait sprays applied:
 - (i) a minimum of 2 weeks prior to harvest to the completion of harvest; and
 - (ii) to all host fruit trees with fruit at a stage susceptible to Queensland fruit fly (unless receiving an alternative program of cover sprays), and
 - (iii) in accordance with all label and APVMA permit directions; and
 - (iv) with a mixture containing:

- (A) 435 mL of 1150 g/L maldison with 2 litres of yeast autolysate protein lure per 100 litres of water; or
- (B) 15.4 L of 0.24 g/L spinosad per 100 L of water; and
- (c) inspected postharvest in accordance with the specification of *ICA-56 Pre-harvest baiting and inspection protocol for Pest Free Areas* and found free of Queensland fruit fly infestation.

Note: The procedure under an approved Certification Assurance Arrangement is *ICA-56 Pre-harvest baiting and inspection protocol for Pest Free Areas*.

4 Untreated wine grapes for processing

Wine grapes:

- (a) contained in bins or containers cleaned free from all plant debris and soil prior to packing and loading; and
- (b) transported in a vehicle (“the transport vehicle”):
 - (i) cleaned free from all plant debris and soil prior to movement; and
 - (ii) secured so as to prevent infestation by Queensland fruit fly and spillage during transportation by:
 - (A) covering with a tarpaulin, shade cloth, bin cover or other covering; or
 - (B) containing within the transport vehicle; and
 - (iii) travelling by the most direct route to the receiving processor; and
- (c) upon receipt at the receiving processor:
 - (i) processed within 24 hours of receipt; and
 - (ii) all measures to avoid spillage of host fruit are taken and where spillages occur, are disposed of in a manner generally accepted as likely to prevent the spread of Queensland fruit fly; and
 - (iii) all processing wastes are disinfested by heat or freezing, or are buried.

Note: The procedure under an approved certification assurance arrangement is *ICA-33 Movement of Wine Grapes*.

Dated this 17th day of July 2013.

SATENDRA KUMAR,
Director Plant Biosecurity
Department of Primary Industries
(an office within the Department of Trade and
Investment, Regional Infrastructure and Services)

Notes:

1. The Department’s reference is O-439.
2. Section 26(1) of the *Plant Diseases Act 1924* makes it an offence, with a maximum penalty of 100 penalty units, to sell or move host fruit with the knowledge that the host fruit is infested with Queensland fruit fly.

PLANT DISEASES ACT 1924

Plant Diseases (Fruit Fly Management Areas) Notification 2013
under the Plant Diseases Act 1924

I, SATENDRA KUMAR, Director, Plant Biosecurity, with the delegated authority of the Minister for Primary Industries in pursuance of section 3A of the Plant Diseases Act 1924 (“the Act”) and in pursuance of section 6 of the Act, make the following Notification declaring the areas described in this Notification to be quarantine areas on account of the suspected presence of the pest Queensland fruit fly (*Bactrocera tryoni*).

1. Name of Notification

This Notification is the Plant Diseases (Fruit Fly Management Areas) Notification 2013.

2. Commencement

This Notification commences on the date it is published on the Department’s internet website.

3. Interpretation

(1) In this Notification:

Queensland fruit fly means the pest *Bactrocera tryoni* (Froggatt).

the Act means the Plant Diseases Act 1924.

(2) In this Order, longitude and latitude coordinates are decimal degrees based upon the GDA 94 datum.

4. Declaration of quarantine areas known as ‘Fruit Fly Management Areas’

Pursuant to section 6 of the Act, each area described in this clause is declared to be a quarantine area (to be known as a ‘Fruit Fly Management Area’) on account of the suspected presence of the pest Queensland fruit fly:

- (a) the land within the local government area administered by the Carrathool Shire Council (to be known as the ‘Carrathool Fruit Fly Management Area’);
- (b) the land within the local government area administered by the Griffith City Council (to be known as the ‘Griffith Fruit Fly Management Area’);
- (c) the land within the local government area administered by the Leeton Shire Council (to be known as the ‘Leeton Fruit Fly Management Area’);
- (d) the land within the local government area administered by the Murrumbidgee Shire Council (to be known as the ‘Murrumbidgee Fruit Fly Management Area’);
- (e) the land within the local government area administered by the Narrandera Shire Council (to be known as the ‘Narrandera Fruit Fly Management Area’); and
- (f) the land within a 30 kilometre radius of the coordinates decimal degrees -32.39997 South and 142.41432 East (being around the town of Menindee and to be known as the ‘Menindee Fruit Fly Management Area’).

Dated this 17th day of July 2013.

SATENDRA KUMAR,
Director,
Plant Biosecurity,
Department of Primary Industries
(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

LANDS

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

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 – Kangaroo; County – Clarke;
 Land District – Armidale; L.G.A. – Guyra*

Road Closed: Lot 2, DP 1172056.

File No.: 11/11729.

Schedule

On closing, the land within Lot 2, DP 1172056 remains vested in the Guyra Shire Council as operational land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
David William ROTHWELL (new member).	Hillgrove Recreational Reserve (R1015948) Trust.	Reserve No.: 1015948. Public Purpose: Public recreation. Notified: 19 December 2008. File No.: 08/9112.
Desmond Wayne SYDENHAM (re-appointment).		
Martin Graham DYE (re-appointment).		
Colin John SIMPSON (re-appointment).		
David James DYE (new member).		

Term of Office

For a term commencing the date of this notice and expiring 18 July 2018.

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

**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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Grazing (Relevant Interest – S34A Licence 499151).	Reserve No.: 750759. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 12/02480.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Garden: Tourism (Relevant Interest – S34A Licence RI 514921).	Reserve No.: 1013830. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 13/10207.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Selina LAROVERE-NAGAS (re-appointment). Kevin John TAYLOR (re-appointment). Barry James KING (re-appointment). David William GALLAGHER (re-appointment). Wayne Trevis KRUTLI (re-appointment). Cheryl Ann KRUTLI (re-appointment).	Broken Hill Regional Events Centre Reserve Trust.	Dedication No.: 630055. Public Purpose: Racecourse. Notified: 15 July 1949. File No.: 09/04082.

Term of Office

For a term commencing the date of this notice and expiring 17 July 2014.

GOULBURN OFFICE
159 Auburn Street, Goulburn NSW 2580
(PO Box 2215, Dangar NSW 2309)
Phone: (02) 4824 3700 Fax: (02) 4822 4287

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Parish – West Goodradigbee; County – Buccleuch;
 Land District – Yass; L.G.A. – Yass Valley Council*

Lots 1 and 2, DP 1184170 (not being land under the Real Property Act).

File No.: 11/09372.LB.

Note: On closing, the title for the land in Lots 1 and 2, DP 1184170 remains vested in Yass Valley Council as operational land.

In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lots 1 and 2, DP 1184170 being vested in the Yass Valley Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purpose of the Roads Act.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
David LEESE (re-appointment). Paul Yorke HOLMES (re-appointment). Christina LEESE (re-appointment).	Wingello Recreation (R89378) Reserve Trust.	Reserve No.: 89378. Public Purpose: Public recreation, preservation of native flora and preservation of fauna. Notified: 14 February 1975. File No.: GB91 R 73-02.

Term of Office

For a term commencing the date of this notice and expiring
 18 July 2018.

GRAFTON OFFICE
49-51 Victoria Street, Grafton NSW 2460
(PO Box 2185, Dangar NSW 2309)
Phone: (02) 6640 3400 Fax: (02) 6642 5375

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 88 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder, is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Lismore.	Reserve No.: 82783.
Local Government Area: Ballina Shire Council.	Public Purpose: Public recreation.
Locality: Lennox Head.	Notified: 9 September 1960.
Lot 1, DP No. 517499, Parish Newrybar, County Rous.	Lot 7001, DP No. 1052251, Parish Newrybar, County Rous.
Lot 2, DP No. 517499, Parish Newrybar, County Rous.	Lot 62, DP No. 755725, Parish Newrybar, County Rous.
Area: 1012 square metres.	Lot 7006, DP No. 1052252, Parish Newrybar, County Rous.
File No.: 13/11242.	Lot 7002, DP No. 1052251, Parish Newrybar, County Rous.
	New Area: 15.76 hectares.

ADDITION TO RESERVED CROWN LAND

PURSUANT to section 89 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the Schedule hereunder, is added to the reserved land specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Grafton.	Reserve No.: 63777.
Local Government Area: Clarence Valley Council.	Public Purpose: Quarantine.
Locality: Halfway Creek.	Notified: 3 February 1933.
Lot 133, DP No. 1049421, Parish Dundoo, County Clarence.	Lot 37, DP No. 751368, Parish Dundoo, County Clarence.
Area: 226 square metres.	New Area: 1731 square metres.
File No.: 13/11469.	

Note: The whole of Reserve 84921 for public recreation, notified 19 June 1964, is hereby revoked.

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown Lands Act 1989, the land described in the Schedule hereunder, is declared land that may be dealt with as if it were Crown land within the meaning of that Act.

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

SCHEDULE

Land District – Lismore;
Local Government Area – Ballina Shire Council;
Parish – Newrybar; County – Rous

Lots 1 and 2 in Deposited Plan 517499 of 1012 square metres at Lennox Head.

Note: It is intended to add this land to Reserve 82783 for public recreation.

File No.: 13/11242.

ROADS ACT 1993**ORDER**

Notification of Closing of Road

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

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

Description

Land District – Gloucester; L.G.A. – Great Lakes

Roads Closed: Lots 122 and 123, DP 1181760 at Washpool, Parish Limestone, County Gloucester.

DPI File Reference: 08/5787 – W408400.

Schedule

On closing, the land within Lots 122 and 123, DP 1181760 remains vested in Great Lakes Council as operational land for the purposes of the Local Government Act 1993.

Council's Reference: DA 93/2005.

ROADS ACT 1993**ORDER**

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

*Parish – Murwillumbah; County – Rous;
Shire – Tweed Shire Council*

Crown public road south Lot 103, DP 1016648 including intersection with council public road known as Crooks Valley Road easterly to the western boundary of Lot 105, DP 755724.

Width to be Transferred: Whole width.

SCHEDULE 2

Roads Authority: Tweed Shire Council.

Crown Reference: GF88 H 1317.

SCHEDULE 1

*Parish – Lawrence; County – Clarence;
Shire – Clarence Valley Council*

Crown laneway identified as (A) on DP 1163454.

Width to be Transferred: Whole width.

SCHEDULE 2

Roads Authority: Clarence Valley Council.

Council's Reference: Adj. Ward Street, Lawrence.

Dept. Reference: 10/09839 – RT W 508897.

SCHEDULE 1

*Parish – Kremnos; County – Fitzroy;
Shire – Clarence Valley Council*

Crown public road commencing on the northern boundary of Lot 46, DP 752829 and extending generally west through Lots 46 and 52, DP 752829; Lot 12, DP 740673 and through and terminating at the northern boundary of Lot 11, DP 740673.

Width to be Transferred: Whole width.

SCHEDULE 2

Roads Authority: Clarence Valley Council.

Council's Reference: Stoney Ridge road.

Dept. Reference: 10/09839.

SCHEDULE 1

*Parish – Bardsley; County – Fitzroy;
Shire – Clarence Valley Council*

Crown road being the southern extension of Kangaroo Creek road within Lot 2, DP 1144493. Road separating Lot 276, DP 752810 from Kangaroo River (approx. 1.1 kms).

Width to be Transferred: Whole width.

SCHEDULE 2

Roads Authority: Clarence Valley Council.

Council's Reference: SUB 2011/0019; DWS 886925.

Dept. Reference: 10/09839.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Gregory SMITH (new member).	Dorrigo Showground and Public Recreation Trust.	Dedication No.: 540031. Public Purpose: Showground and public recreation. Notified: 27 July 1956. File No.: GF80 R 194-00.
Dina LUCIANI (re-appointment).		
Marie Patricia STEELE (re-appointment).		
David Martin SCOTT (re-appointment).		
Laurie Ann DARBY (re-appointment).		
Ronald Edward PARBERY (re-appointment).		

Term of Office

For a term commencing 25 July 2013 and expiring 24 July 2018.

MAITLAND OFFICE
141 Newcastle Road, East Maitland NSW 2323
(PO Box 2215, Dangar NSW 2309)
Phone: (02) 1300 886 235 Fax: (02) 4934 2252

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

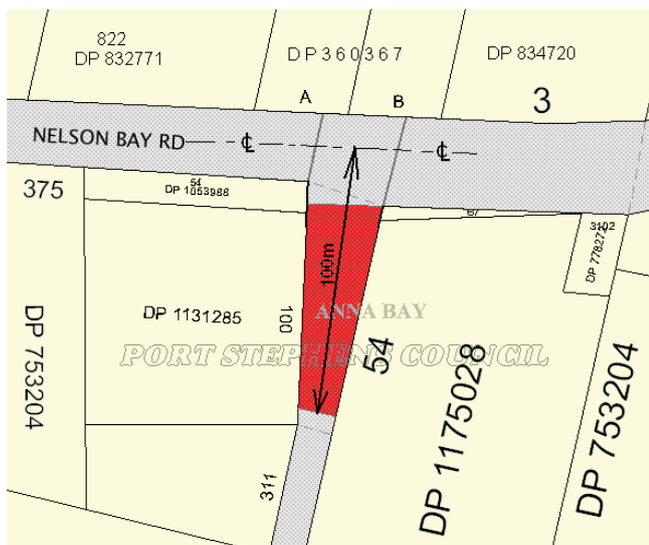
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

Parish – Tomaree; County – Gloucester;
Land District – Newcastle;
Local Government Area – Port Stephens Shire Council

The Crown section of road at Anna Bay, variable width and approximately 100m in length, separating Lots 54 and 64, DP 1175028 from Lots 100, DP 1131285 and Lot 54, DP 1053988 (as highlighted on the diagram below).



SCHEDULE 2

Roads Authority: Port Stephens Shire Council.

Council's Reference: Anna Bay Cemetery.

Lands File Reference: MD02 R 10.

MOREE OFFICE**Frome Street (PO Box 388), Moree NSW 2400****Phone: (02) 6752 5055 Fax: (02) 6752 1707****WITHDRAWAL OF RESERVE FROM CONTROL OF LIVESTOCK HEALTH & PEST AUTHORITY**

PURSUANT to section 86(1) of the Rural Lands Protection Act 1998, the reserve specified in Column 1 of the Schedule hereunder, is withdrawn from the control of the authority specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Narrabri. Livestock Health and Pest Authority District: North West. Local Government Area: Narrabri Shire Council. Locality: Nowley. Reserve 65163 for travelling stock, notified in the <i>New South Wales Government Gazette</i> of 29 March 1935, being an area of about 7563 square metres and identified as Lot 21 in DP 753951, Parish Nowley, County Jamison, revoked this day. File No.: ME90 H 22.	North West Livestock Health and Pest Authority.

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

<i>Column 1</i>	<i>Column 2</i>
Land District: Narrabri. Local Government Area: Narrabri Shire Council. Locality: Nowley. Reserve No.: 65163. Public Purpose: Travelling stock. Notified: 29 March 1935. File No.: ME90 H 22.	The whole being Lot 21, DP No. 753951, Parish Nowley, County Jamison, of an area of 7563 square metres.

NEWCASTLE OFFICE
437 Hunter Street, Newcastle NSW 2300
(PO Box 2185, Dangar NSW 2309)
Phone: (02) 1300 052 637 Fax: (02) 4925 3517

**NOTICE OF PUBLIC 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 1 of the Schedule is to be occupied for the additional purpose specified in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Reserve No.: 560018.	Communication facilities.
Public Purpose: Public recreation, racecourse and showground.]	
Notified: 26th June 1931.	
Parish: Bingara.	
County: Murchison.	

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 – Goonumbla and Currajong;
County – Ashburnham;
Land District – Parkes; L.G.A. – Parkes

Road Closed: Lot 3, DP 1183954 (subject to easement created by Deposited Plan DP 1183954).

File No.: CL/00632.

Schedule

On closing, the land within Lot 3, DP 1183954 remains vested in the State of New South Wales as Crown land.

Description

Parish – Trigalong; County – Bland;
Land District – Temora; L.G.A. – Temora

Road Closed: Lot 4, DP 1186214.

File No.: 12/06537: JT.

Schedule

On closing, the land within Lot 4, DP 1186214 remains vested in the State of New South Wales as Crown land.

Description

Parish – Combaning; County – Bland;
Land District – Temora; L.G.A. – Temora

Road Closed: Lot 1, DP 1186214.

File No.: 10/06873: JT.

Schedule

On closing, the land within Lot 1, DP 1186214 remains vested in the State of New South Wales as Crown land.

Description

Parish – Yaminba; County – White;
Land District – Coonabarabran; L.G.A. – Warrumbungle

Road Closed: Lot 1, DP 1174317.

File No.: 10/16908.

Schedule

On closing, the land within Lot 1, DP 1174317 remains vested in the State of New South Wales as Crown land.

Description

Parish – Hay; County – Northumberland;
Land District – Maitland; L.G.A. – Cessnock

Road Closed: Lot 7, DP 1185000.

File No.: 10/16201.

Schedule

On closing, the land within Lot 7, DP 1185000 remains vested in the State of New South Wales as Crown land.

Description

Parish – Trigalong; County – Bland;
Land District – Temora; L.G.A. – Temora

Road Closed: Lots 2-3, DP 1186214 (subject to right of carriageway created by Deposited Plan 1186214).

File No.: 10/05436: JT.

Schedule

On closing, the land within Lots 2-3, DP 1186214 remains vested in the State of New South Wales as Crown land.

ORANGE OFFICE
92 Kite Street (PO Box 2146), Orange NSW 2800
Phone: (02) 6391 4300 Fax: (02) 6362 3896

ROADS ACT 1993

ORDER

Transfer of Crown Road to Council

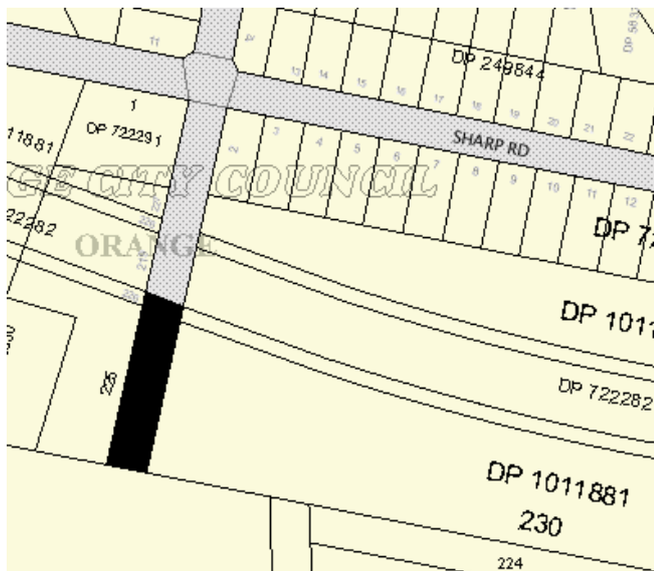
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown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

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

SCHEDULE 1

*Parish – Orange; County – Bathurst;
 Land District – Orange*

Southernmost extension of Anson Street as shown below.



SCHEDULE 2

Roads Authority: Orange City Council.

File No.: 13/12017; W518244.

Council Reference: D13/7193; 102/301/510/1/1.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Brenden Edward COLE (re-appointment). Elizabeth Joyce LENNON (new member). John Michael LENNON (re-appointment).	Turondale Recreation Reserve Trust.	Dedication No.: 590119. Public Purpose: Public recreation. Notified: 9 June 1897. File No.: OE83 R 7/5.

Term of Office

For a term commencing the date of this notice and expiring 18 July 2018.

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

**ORDER – AUTHORISATION OF ADDITIONAL
PURPOSE UNDER S121A**

PURSUANT to s121A of the Crown Lands Act 1989, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Community purposes.	Reserve No.: 66017. Public Purpose: Public recreation. Notified: 22 May 1936. File No.: 13/11153.

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

*Parish – Grenfell; County – Buckland;
Land District – Tamworth; L.G.A. – Liverpool Plains*

Road Closed: Lots 1-6, DP 1182293 (subject to easement/
right of carriageway created by Deposited Plan 1182293).

File No.: 07/1721.

Schedule

On closing, the land within Lots 1-6, DP 1182293 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Grenfell; County – Buckland;
Land District – Tamworth; L.G.A. – Liverpool Plains*

Road Closed: Lots 4-8, DP 1184235 and Lots 1-3, DP
1184236 (subject to easement created by Deposited Plan
1184236).

File No.: 09/10974.

Schedule

On closing, the land within Lots 4-8, DP 1184235 and
Lots 1-3, DP 1184236 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 1

Land District: Quirindi.
Local Government Area:
Liverpool Plains.
Locality: Quirindi.
Reserve No.: 751026.
Public Purpose: Future
public requirements.
Notified: 29 June 2007.
File No.: 09/18840.

Column 2

The part being Lot 328,
DP No. 41623, Parish
Quirindi, County Buckland,
of an area of approximately
1.276 hectares.

TAREE OFFICE
98 Victoria Street (PO Box 440), Taree NSW 2430
Phone: (02) 6591 3500 Fax: (02) 6552 2816

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

*Parish – Bindera; County – Gloucester;
Shire – Gloucester Shire Council*

Crown road south of Lot 2, DP 749604.

Width to be Transferred: Whole width.

SCHEDULE 2

Roads Authority: Gloucester Shire Council.

Council's Reference: Old Copeland Road.

Department Reference: 10/06517.

WATER**WATER ACT 1912**

APPLICATIONS for approval of controlled works under section 167 of the Water Act 1912, as amended, within the proclaimed local area of Liverpool Plains Floodplain have been received as follows:

Grant Sidney NORMAN, for controlled works (existing earthen levees), on Lot 16, DP 1104677; Lots 135 and 136, DP 755494 and closed roads for prevention of inundation of land by floodwater. (Reference: 90CW811024).

FROFOUR PTY LTD for controlled works (existing earthen levee), on Lot 5, DP 568844 and closed roads for prevention of inundation of land by floodwater. (Reference: 90CW811025).

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

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

DAVID THOMAS,
Senior Water Regulation Officer

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation pursuant to Section 72

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 72 of the Associations Incorporation Act 2009.

Cancellation is effective as at the date of gazettal.

Georges Hall Senior Citizens Incorporated – INC9879455

Monaro Family Day Care Inc – Y1639511

Broken Hill Junior Football Association Inc – Y0519236

Dated 16th day of July 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 80

TAKE notice that OWNERS CORPORATION NETWORK OF AUSTRALIA INCORPORATED (INC9881428), became registered under the Corporations Act 2001, as OWNERS CORPORATION NETWORK OF AUSTRALIA LTD – ACN 153 981 205, a public company limited by guarantee on 2 March 2012 and accordingly its registration under the Associations Incorporation Act 2009, is cancelled as of that date.

Dated: 16 July 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of MEDOWIE CRICKET CLUB INCORPORATED (Y1023416), cancelled on 29 January 2013, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 17th day of July 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of AH EL AL-SUNNA WALJAMAAH ASSOCIATION INC (Y1024609), cancelled on 10 October 2008, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 17th day of July 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of TAMIL CIVIC CENTRE (TCC) INCORPORATED (Y2642914), cancelled on 3 April 2009, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 17th day of July 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

COASTAL PROTECTION ACT 1979

Notice

I, ROBYN PARKER, M.P., Minister for the Environment, in pursuance of section 55D of the Coastal Protection Act 1979, have adopted the document entitled Guidelines for Preparing Coastal Zone Management Plans and published by the Office of Environment and Heritage in April 2013, as Minister's guidelines for the purposes of preparing draft coastal zone management plans, taking effect from the date this notice is published in the *New South Wales Government Gazette*.

Dated: 18 May 2013.

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

COMPANION ANIMALS ACT 1998

ORDER

Organisations Approved by the Chief Executive,
Local Government under Clause 16(d) of the
Companion Animals Regulation 2008

PURSUANT to Clause 16(d) of the Companion Animals Regulation 2008, the organisation listed in Schedule 1 is hereby approved, subject to the conditions contained in Schedule 2.

Dated: 11th July 2013.

ROSS WOODWARD,
Chief Executive,
Local Government,
Delegate of the Director General,
Department of Premier and Cabinet

SCHEDULE 1

<i>Name of Organisation</i>	<i>Address of Organisation</i>	<i>Name of Contact Officer for Organisation</i>
Hope Dog Rescue.	1617 Camden Valley Way, Leppington NSW 2179.	Ms Liz HOGAN.

SCHEDULE 2

1. The exemption under Clause 16(d) of the Companion Animals Regulation 2008, from the requirements of section 9 of the Companion Animals Act 1998, only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation is holding that animal for the sole purpose of re-housing the animal with a new owner.
2. The exemption under Clause 16(d) of the Companion Animals Regulation 2008, from the requirements of section 9 of the Companion Animals Act 1998, only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains appropriate records that show compliance with the Companion Animals Act 1998, Companion Animals Regulation 2008 and the Guidelines for Approval to be an Organisation Exempt from Companion Animal Registration under Clause 16(d) of the Companion Animals Regulation 2008.
3. The exemption under Clause 16(d) of the Companion Animals Regulation 2008, from the requirements of section 9 of the Companion Animals Act 1998, only applies to an animal in the custody of an organisation listed in Schedule 1 if the organisation maintains a register that is made available to the relevant local council and the Division of Local Government, Department of Premier and Cabinet as requested. The Register must list the names of all carers involved in the rehoming of animals and the locations of all animals received under the exemption while in the custody of the organisation.
4. The exemption under Clause 16(d) of the Companion Animals Regulation 2008, from the requirements of section 9 of the Companion Animals Act 1998, expires five years from the date of this order, unless revoked or varied at an earlier time.

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

North Parkes Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Northparkes Tailings, Northparkes Tailings Dam 2 and Northparkes E27 - Estcourt 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 ALECTOWN 8532S 1:50000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 55:

Point	MGAEast	MGANorth
1	596200	6361400
2	601700	6361400
3	601700	6356800
4	596200	6356800

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-244 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER
Chairman

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

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 32 of the District Court Act 1973, I direct that the District Court shall sit in its civil jurisdiction at the place and time shown as follows:

Bathurst, 10:00 a.m., 5 August 2013 (1 week), **sittings cancelled.**

Dated this 17th day of July 2013.

R. H. SOLOMON,
Acting Chief Judge

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the names listed hereunder as geographical names.

Any person wishing to make comment upon these proposals may within one (1) month of the date of this notice, write to the Secretary of the Board with that comment.

Proposed Name: Bungaree Reserve.
Designation: Reserve.
L.G.A.: Gosford City Council.
Parish: Patonga.
County: Northumberland.
L.P.I. Map: Gosford.
1:100,000 Map: Gosford 9131.
Reference: GNB 5481.

Proposed Name: Sam Bateman Reserve.
Designation: Reserve.
L.G.A.: Mid-Western Regional Council.
Parish: Mudgee.
County: Wellington.
L.P.I. Map: Mudgee.
1:100,000 Map: Mudgee 8832.
Reference: GNB 5649.

Proposed Name: Don Dobie Reserve.
Designation: Reserve.
L.G.A.: Sutherland Shire Council.
Parish: Sutherland.
County: Cumberland.
L.P.I. Map: Port Hacking.
1:100,000 Map: Port Hacking 9129.
Reference: GNB 5650.

Proposed Name: Betty Spears Playground.
Designation: Reserve.
L.G.A.: Marrickville Council.
Parish: Petersham.
County: Cumberland.
L.P.I. Map: Botany Bay.
1:100,000 Map: Sydney 9130.
Reference: GNB 5651.

Proposed Name: Henry Robertson 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 5652.

Proposed Name: Nella 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 5652.

Proposed Name: Whipstick Hill.
 Designation: Hill.
 L.G.A.: Cabonne Council.
 Parish: Goimbla.
 County: Ashburnham.
 L.P.I. Map: Cudal.
 1:100,000 Map: Molong 8631.
 Reference: GNB 5647.

Proposed Name: Montana Park.
 Designation: Reserve.
 L.G.A.: Cabonne Council.
 Parish: Dulladerry.
 County: Asburnham.
 L.P.I. Map: Molong.
 1:100,000 Map: Molong 8631.
 Reference: GNB 5657.

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.

In accordance with section 9 of the Geographical Names Act 1966, all submissions lodged may be subject to a Freedom of Information application and may be viewed by a third party to assist the Board in considering this proposal.

KEVIN RICHARDS,
 A/Secretary

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

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 175(1)
 Poisons and Therapeutic Goods Regulation 2008
 Withdrawal of Drug Authority

IN accordance with the provisions of Clause 175(1) of the Poisons and Therapeutic Goods Regulation 2008, an Order has been made on Ms Cheryl SPOEHR (nee Van Den Heuvel) (NMW0001280732), of 13 Grasslands Close, Coffs Harbour NSW 2450, prohibiting her, until further notice, as a nurse from having possession of and supplying drugs of addiction as authorised by Clauses 101 and 103 of the Regulation. This Order is to take effect on and from 19 July 2013.

Dr MARY FOLEY,
 Director-General

Ministry of Health, New South Wales.
 Sydney, 17 July 2013.

PROPERTY, STOCK AND BUSINESS AGENTS ACT 2002

Determination of Prescribed Percentage of Interest
 Section 90(4)

Property, Stock and Business Agents Act 2002

I, ANTHONY ROBERTS, M.P., as a Minister of the State of New South Wales who administers the Property, Stock and Business Agents Act 2002 ("the Act"), having consulted with the Treasurer on the appropriate prescribed percentage for the purposes of section 90 of the Act, pursuant to section 90(4) of the Act, HEREBY DETERMINE that the prescribed percentage to be applied in calculating interest, pursuant to section 90(1) of the Act, on daily balances of all money held during August 2013 and succeeding months in trust accounts, shall be 90 per cent.

Dated the 11th day of July 2013.

ANTHONY ROBERTS, M.P.,
 Minister for Fair Trading

SUBORDINATE LEGISLATION ACT 1989

Rural Fires Regulation 2013

NOTICE is given in accordance with section 5 of the Subordinate Legislation Act 1989, that a Regulatory Impact Statement (RIS) has been prepared for the Rural Fires Regulation 2013.

The proposed Rural Fires Regulation 2013, will replace the Rural Fires Regulation 2008, which will be repealed on 1 September 2013, under the Subordinate Legislation Act 1989. It is proposed to remake the legislation with only minor amendments to update the names of obsolete agencies.

The proposed Regulation prescribes provisions that will apply to the management of fire brigades in rural fire districts and to the control and prevention of bush fires across New South Wales.

Interested parties are invited to submit written comments on the proposed Rural Fires Regulation 2013 and Regulatory Impact Statement by 15 August 2013. Copies of the documents are available at www.mpes.nsw.gov.au or www.rfs.nsw.gov.au or by calling 9228 5120.

To make comment please, email ministerial@mpes.nsw.gov.au or write to Policy & Finance Division, Ministry for Police and Emergency Services, GPO Box 5434, Sydney NSW 2001.

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS
 COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in
 the Local Government Area The Hills Shire

TRANSPORT for NSW declares, with the approval of Her Excellency the Governor, that the land described in Schedule 1 below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, as authorised by and for the purposes of the Transport Administration Act 1988.

Dated at Sydney, this 19th day of July 2013.

RODD STAPLES,
Project Director,
North West Rail Link,
Transport for NSW

SCHEDULE 1

- All those pieces of land situated in the Local Government Area of The Hills Shire, Parish of Castle Hill, County of Cumberland, comprising:
 - Lot 27 in Deposited Plan 13822 said to be in the ownership of Remo Crisante.
 - Lot 28 in Deposited Plan 13822 said to be in the ownership of Remo Crisante.
 - Lot 29 in Deposited Plan 13822 said to be in the ownership of Remo Crisante.

WORK HEALTH AND SAFETY REGULATION 2011

(Clause 686)

Exemption No. 002/13

I, PETER DUNPHY, A/General Manager, Work Health and Safety Division of the WorkCover Authority of New South Wales, pursuant to clause 686 of the Work Health and Safety Regulation 2011 grant the following exemption:

Dated this 10th day of July 2013.

PETER DUNPHY,
A/General Manager,
Work Health and Safety Division,
WorkCover Authority of New South Wales

Work Health and Safety Regulation 2011
Exemption No. 002/13

1. Name of Exemption

This Exemption is the Work Health and Safety Regulation 2011, Exemption No. 002/13.

2. Commencement

This Exemption commences on the date of gazettal in the *New South Wales Government Gazette* and has effect until 30 June 2015.

3. Exemption

This Exemption is made by the WorkCover Authority of New South Wales on application from the Elevating Work Platform Association of Australia Inc.

This Exemption applies to persons operating or supervising the operation of plant the use of which requires a high risk work licence as prescribed in Schedule 4 of the Work Health and Safety Regulation 2011. This exemption applies to persons who operate unloaded plant, for the purpose of driving it onto, or from, a transport vehicle or equipment, including:

- Persons that operate the unloaded plant to drive it on or off the transport vehicle or equipment, or
- Persons that direct or allow a worker to operate the unloaded plant.

Those persons are exempt from the requirements of clause 81 License required to carry out high risk work and clause 85 Evidence of licence of the Regulation while they are

operating or supervising the operation of the plant as described in (a) and (b) above, subject to the conditions in the Schedule to this Exemption.

4. Definitions

For the purposes of this Exemption:

Regulation means the Work Health and Safety Regulation 2011,

The terms used in this Exemption have the same meaning as in the Work Health and Safety Act 2011 and the Regulation.

- Nothing in this Exemption affects any other applicable requirements imposed by law in relation to the matters relating to this Exemption, including the provision of information, training and instruction in clause 39 of the Regulation.

SCHEDULE

This Exemption is subject to the following conditions:

- the plant operation is solely for the purpose of loading it onto, or unloading it from, the transport vehicle or transport equipment, and
- the person operating the plant is competent in operating the plant for this loading / unloading operation.

WORK HEALTH AND SAFETY REGULATION 2011

(Clause 686)

Exemption No. 003/13

I, PETER DUNPHY, A/General Manager, Work Health and Safety Division of the WorkCover Authority of New South Wales, pursuant to clause 686 of the Work Health and Safety Regulation 2011 grant the following exemption:

Dated this 10th day of July 2013.

PETER DUNPHY,
A/General Manager,
Work Health and Safety Division,
WorkCover Authority of New South Wales

Work Health and Safety Regulation 2011
Exemption No. 003/13

1. Name of Exemption

This Exemption is the Work Health and Safety Regulation 2011, Exemption No. 003/13.

2. Commencement

This Exemption commences on the date of gazettal in the *New South Wales Government Gazette* and has effect until 30 June 2015.

3. Exemption

This Exemption is made by the WorkCover Authority of New South Wales following an application from the Crane Industry Association NSW.

This Exemption applies to persons to the extent that those persons hold a high risk work licence for operating a slewing mobile crane who also operate a non-slewing mobile crane or a vehicle loading crane, the operation of which requires a high risk work licence, and, without limitation those persons:

- that operate the crane, or

(b) that direct or allow a worker to operate the crane, are exempt from the requirements of clauses 81 Licence required to carry out high risk work and 85 Evidence of licence of the Regulation to hold a high risk work licence to operate non-slewing mobile cranes and vehicle loading cranes, subject to the conditions in the Schedule to this Exemption.

4. Definitions

For the purposes of this Exemption:

Regulation means the Work Health and Safety Regulation 2011,

Crane, used in the Schedule, means:

- (a) a non-slewing mobile crane of 3 tonnes or greater capacity, or
- (b) a vehicle loading crane of 10 metre tonnes or greater capacity.

The terms used in this Exemption have the same meaning as in the Work Health and Safety Act 2011 and the Regulation.

5. Nothing in this Exemption affects any other applicable requirements imposed by law in relation to the matters relating to this Exemption.

SCHEDULE

This Exemption is subject to the following conditions:

- (a) the person operating the crane is the holder of a slewing mobile crane high risk work licence.
- (b) the person operating the crane does not undertake dogging work, ie the application of load estimation and slinging techniques, unless they are also the holder of a dogging or rigging licence.
- (c) the person operating the crane has been provided with any information, training and instruction necessary for them to be competent to operate the specific crane.
- (d) the person directing or allowing the person to carry out the crane operation sees, and keeps for at least 1 year after the high risk work is carried out, written evidence provided by the person that the person has a slewing mobile crane high risk work licence.

PRACTICE NOTE 1 OF 2013

Issued 19 July 2013

This Practice Note supersedes Practice Note 2 of 2008

RECORDING OF COURT PROCEEDINGS PRACTICE NOTE**Purpose**

This Practice Note sets out the arrangements for the recording and dissemination of court proceedings by the media. The purpose of the Practice Notes is to ensure fair and accurate report of court proceedings.

Definitions

Decision in a final hearing means the final decision or judgment in civil proceedings and the sentencing of a convicted person or persons in criminal proceedings.

Media representative means a person engaged in preparing a report of court proceedings for a recognised media organisation, and who can provide appropriate professional identification.

Publication means publishing, broadcasting, transmitting, printing or making available on the Internet or by other means.

Recording means the capturing of audio and/or audio visual content onto any medium for publication to assist in the preparation of accurate reports of the court proceedings.

Application

This Practice Note applies to media representatives who work for recognised media organisations and who can provide appropriate professional identification.

Approval process

Upon application through the Registrar of the Court where the proceedings are being held (see Application by media representative to record court proceedings), a presiding magistrate may permit a media representative to take a recording of court proceedings for the purpose of preparing a fair and accurate report of those proceedings. Approval will only be given for the decision in a final hearing.

Proceedings not to be disrupted

It is a condition of approval that the recording must not cause any disruption to proceedings.

Conversations not to be recorded

Recordings must not be made of private conversations before or after court proceedings or during breaks.

Conditions for sound and/or visual recordings

The standard conditions for sound and/or visual recordings are as follows:

- Only one piece of recording equipment is permitted in the courtroom and it will remain fixed in a pre-determined position;
- Only sound and images of the presiding magistrate may be recorded*; and
- Recording will be conducted on a “pooled” basis. Vision and sound is to be shared with other media outlets as soon as practical after the conclusion of the proceedings. If the vision and sound is to be broadcast live, all media outlets present must have equal opportunity to access the live feed at the same time.

* Media representatives wishing to record sound or images of any other person in the courtroom must first seek the consent of that party and seek the presiding magistrate’s approval as a part of the application and approval form.

Destruction of recordings

Unless otherwise approved or directed by the Court, recordings must be deleted within 24 hours of being made. Until recordings are deleted, they must be kept in the possession of the approved media representative at all times.

Official record of proceedings

The transcript produced by the Reporting Services Branch is, and will remain, the authoritative record of proceedings.

Dated: 16 July 2013.

GRAEME HENSON,
Chief Magistrate



Application by Media Representative to Record Court Proceedings

Local Court of New
South Wales

Name of proceedings:	
Judicial Officer:	
Date(s):	
Name of media representative:	
Media Organisation:	
ID details & name of employer:	

I undertake to the Court that whenever I record these court proceedings:

1. I will not permit any recording to be used in any way other than for the preparation of publication of a fair and accurate report of the proceedings
2. I will not permit any recording of court proceedings to be broadcast by radio, television or on the internet
3. I will not permit copies to be made of any recording of court proceedings
4. I will not disrupt the proceedings in any way
5. I will only record proceedings and will not record conversations before or after court or during breaks
6. I will, unless otherwise approved or directed by the Court, delete the recording within 24 hours of it being made and retain the recording in my possession at all times until deletion
7. I will provide reasonable assistance to other media representatives seeking to listen/view the recording to prepare a fair and accurate report of the proceedings, and if the vision and sound is to be broadcast live, I will allow all media outlets present equal opportunity to access the live feed at the same time.

I give these undertakings in the knowledge that any breach could result in contempt of court proceedings against me.

Signature of applicant:	
Date:	
Approved/not approved:	
Name and signature of presiding Magistrate:	
Date:	

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

GOSFORD CITY COUNCIL

Roads Act 1993

Dedication of Land as Public Road

Erratum

THE notice published in the *New South Wales Government Gazette* on 12 July 2013, Folio 3419, included an error. This notice corrects the error.

Council, on 2 October 2012, resolved that, pursuant to the Roads Act 1993, section 10, the land described in the Schedule is dedicated as public road vested in the Council. PAUL ANDERSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

SCHEDULE

Lot 23, DP 1184915, being part of Lot 181, DP 10172, Auto Consol 6166-30.

Lot 24, DP 1184915, being part of Lot 182, DP 10172, Auto Consol 6166-30.

Lot 25, DP 1184915, being part of Lot 277, DP 10172, Auto Consol 5105-47.

Lot 26, DP 1184915, being part of Lot 277, DP 10172, Auto Consol 5105-47.

Lot 27, DP 1184915, being part of Lot 275, DP 10172, Auto Consol 5105-47.

Lot 28, DP 1184915, being part of Lot 274, DP 10172.

[7100]

LITHGOW CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

NOTICE is hereby given that in accordance with section 162 (1) and (2) of the Roads Act 1993, Council has named the following road as described below:

<i>Location</i>	<i>Name</i>
New road off Purcell Street, Portland, as part of 394/04DA subdivision of Lot 101, DP 875730.	Echidna Drive.

R. BAILEY, General Manager, Lithgow City Council, PO Box 19, Lithgow NSW 2790. [7101]

SHOALHAVEN CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

SHOALHAVEN CITY COUNCIL declares with the approval of Her Excellency the Governor, that the lands described in the Schedule below, excluding any mines or minerals in the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the Nowra Water Supply Scheme. R. D. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541.

SCHEDULE

Lot 1, DP 1102279.

Lot 2, DP 1102279.

[7102]

SHOALHAVEN CITY COUNCIL

Roads Act 1993, Section 16

Dedication of Land as Public Road

THE Council of the City of Shoalhaven hereby gives notice that pursuant to s16 of the Roads Act 1993, the land described in the Schedule below is dedicated as public road. R. D. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541. File: 46456E.

SCHEDULE

All those parcels of land known as Lot 32, section F in DP 8324; Lot 63, section G, DP 8324; Lot 63, section H, DP 8323 and Lot 96, section J, DP 8322, Parish of Bherwerre, County of St Vincent, being land adjacent to Dunisla Street, Sanctuary Point. [7103]

SHOALHAVEN CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

SHOALHAVEN CITY COUNCIL declares with the approval of Her Excellency the Governor, that the lands described in the Schedule below, excluding any mines or minerals in the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the Nowra Water Supply Scheme. R. D. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541.

SCHEDULE

Lot 1, DP 1181430.

Lot 2, DP 1181430.

[7104]

TAMWORTH REGIONAL COUNCIL

Section 162, Roads Act 1993

Naming of Public Roads

NOTICE is hereby given that Tamworth Regional Council, in pursuance of section 162 of the Roads Act 1993, has named the roads created by the subdivision of Lot 80, DP 1116672; Lot 3, DP 831912 and Lot 36, DP 852805, Calala Lane, Calala:

'Bellbird Street', 'Cockatoo Street', 'Currawong Drive', 'Galah Drive', 'Ibis Street', 'Lorikeet Drive', 'Wagtail Close' and 'Whipbird Street'.

PAUL BENNETT, General Manager, Tamworth Regional Council, 437 Peel Street, Tamworth NSW 2340. [7105]

TENTERFIELD SHIRE COUNCIL

Heritage Act 1977

Interim Heritage Order No. 01/2013

UNDER section 25 of the Heritage Act 1977, Tenterfield Shire Council does by this order:

- I. make an interim heritage order to cover the item of the environmental heritage specified or described in Schedule 'A'; and
- II. declare that the Interim Heritage Order shall apply to the curtilage or site of such item, being the land described in Schedule 'B'.

This Interim Heritage Order will lapse six months from the date that it is made unless the local council has passed a resolution before that date either:

- (1) in the case of an item which, in the council's opinion, is of local significance, to place the item on the heritage schedule of a local environmental plan with appropriate provisions for protecting and managing the item; and
- (2) in the case of an item which in the council's opinion, is of State heritage significance, nominate the item for inclusion on the State Heritage Register.

Dated 16 July 2013. RICHARD ALLAN SHORTER, Acting General Manager, Tenterfield Shire Council, PO Box 214, Tenterfield NSW 2372.

SCHEDULE 'A'

Building façade known as 'Kneipp Building'.

SCHEDULE 'B'

The Interim Heritage Order shall apply to the land known as Lot 3, DP 730691, 317 Rouse Street, Tenterfield. [7106]

WOLLONGONG CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

PURSUANT to section 10 of the Roads Act 1993, Wollongong City Council hereby dedicates the land in the Schedule below as public road. D. FARMER, General Manager, Wollongong City Council, Locked Bag 8821, Wollongong DC NSW 2500.

SCHEDULE

Lot 170, DP 1148788, Lawrence Hargrave Drive, Wombarra.

Lot 106, DP 240922, Murray Road, East Corrimal.[7107]

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