

Government Gazette

OF THE STATE OF

NEW SOUTH WALES

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DEADLINES

Attention Advertisers . . .

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

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GOVERNMENT GAZETTE DEADLINES

Close of business every Wednesday

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

Special Supplements

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

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

Please Note:

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

Department of Finance and Services Tenders

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

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

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

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



Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Number 114 Friday, 20 September 2013

Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

LEGISLATIVE ASSEMBLY

WRIT OF ELECTION

Legislative Assembly Office Sydney, 20 September 2013

SHELLEY ELIZABETH HANCOCK, SPEAKER OF THE LEGISLATIVE ASSEMBLY of the State of New South Wales, in the Commonwealth of Australia, directs it to be notified, for general information, that a Writ hath this day been issued, and that the following arrangements have been made for the Election of a Member to serve in the present Legislative Assembly of the said State for the Electoral District of

MIRANDA

In the room of Graham Annesley, resigned.

Date of Writ: 20 September 2013 Date of Nomination: 3 October 2013 Polling Day: 19 October 2013 Return of Writ: 8 November 2013

> RONDA MILLER, Clerk of the Legislative Assembly

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Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Number 115 Monday, 23 September 2013

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SPECIAL SUPPLEMENT

ANIMAL DISEASES AND ANIMAL PESTS (EMERGENCY OUTBREAKS) ACT 1991

Section 28

Importation Order – Abalone (No. 10)

- I, JULIET ANNE CORISH, 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'):
- 1. pursuant to section 28 of the Act on the basis that I reasonably suspect an area outside New South Wales to be infected with the emergency animal disease Abalone viral ganglioneuritis, prohibit the entry or importation into New South Wales of:
 - (a) live abalone taken from Tasmanian State waters or originating in Tasmania except as described in Schedule 1;
 - (b) fittings used in connection with abalone described in paragraph 1(a) unless such fittings have been cleaned and disinfected to remove traces of abalone or abalone product;
 - (c) live abalone taken from Victorian State waters or originating in Victoria except:
 - (i) live abalone from a Victorian abalone farm that is transported directly into New South Wales from that abalone farm and not via an abalone processor outside New South Wales; or
 - (ii) live abalone taken from the Victorian eastern abalone zone which is transported directly to the Abalone Fishermen's Co-operative Limited, 1 Commercial Road Mallacoota, Victoria and then transported directly into New South Wales:
 - (d) fittings used in connection with abalone described in paragraph 1(c) unless such fittings have been cleaned and disinfected to remove any traces of abalone or abalone product.
 - (e) live abalone that have been in contact with any:
 - (i) water that has held; or
 - (ii) fittings that have previously been used in connection with;

live abalone described in paragraph 1(a) or 1(c) unless such fittings had been cleaned and disinfected to remove any traces of abalone or abalone product.

Definitions

In this Importation Order

"abalone" means fish of the genus Haliotis.

"abalone product" has the same meaning as "animal product" in the Act and includes abalone offal, gut, mucus or shells.

"abalone farm" means a premises that undertakes abalone aquaculture.

"certified biosecure area" means an area that has been annually inspected and certified as being biosecure by the Tasmanian Department of Primary Industries, Parks, Water and Environment.

"fittings" has the same meaning as in the Act.

"Tasmanian State waters" means State waters as defined by the Living Marine Resources Management Act 1995 (Tasmania).

"Victorian eastern abalone zone" means all Victorian State waters east of longitude 148° East.

"Victorian State waters" means Victorian waters as defined by the Fisheries Act 1995 (Victoria).

SCHEDULE 1

Live abalone taken from Tasmanian State waters or originating in Tasmania

- 1. Live abalone that:
 - (a) is from a Tasmanian abalone farm that:
 - (i) is not within three kilometres by water of an abalone processor; and
 - (ii) has complied with the requirements of the accreditation program described in Schedule 2;
 - (b) has not been in contact with live abalone from any other location;
 - (c) is transported into New South Wales:
 - (i) directly from that abalone farm and not via an abalone processor outside New South Wales; or
 - (ii) from that abalone farm in sealed boxes via the certified biosecure area of an abalone processor;
 - (d) is transported in new Styrofoam boxes and accompanied by the documents described in paragraph 2 of this Schedule.
- 2. All consignments of live abalone must be accompanied by:
 - (a) a declaration form provided by NSW Department of Primary Industries and signed by the owner/manager of the Tasmanian abalone farm declaring that the importation conditions in this Schedule have been met (a copy of the signed declaration must be faxed/emailed to NSW Department of Primary Industries); and
 - (b) a copy of the NSW Department of Primary Industries factsheet "General hygiene to prevent spread of abalone disease" available at http://www.dpi.nsw.gov.au/responses/avg2011/abalone-hygiene/_recache

SCHEDULE 2

Accreditation program

- 1. The accreditation program requires the abalone farm to undertake a surveillance and testing program where:
 - (a) the abalone farm has submitted samples, within the last six months, to a government laboratory to detect infection using a 2-stage sampling procedure in accordance with the table in Schedule 3 and all samples are tested negative for Abalone viral ganglioneuritis by Polymerase Chain Reaction test;

OR

- (b) (i) the abalone farm has submitted samples to a government laboratory to detect infection using a 2-stage sampling procedure in accordance with the table in Schedule 3 and all samples were tested negative for Abalone viral ganglioneuritis by Polymerase Chain Reaction test; and
 - (ii) within 6 weeks of receiving the tests under paragraph (b)(i), the abalone farm must maintain a sentinel population of 30 or more susceptible abalone within an area of the farm that receives discharge water from all tanks holding live abalone on the farm. Where the sentinel abalone population cannot be placed in a single common area to receive discharge from all tanks, multiple sentinel abalone populations must be used; and
 - (iii) the abalone farm must check each sentinel population daily and submit any moribund abalone to a government laboratory to detect infection with all abalone testing negative for Abalone viral ganglioneuritis by Polymerase Chain Reaction test. The abalone farm must replace any moribund abalone if required to maintain a sentinel population of 30 or more; and
 - (iv) every six months the abalone farm must submit all abalone within the sentinel population to a government laboratory to detect infection with all abalone testing negative for Abalone viral ganglioneuritis by Polymerase Chain Reaction test; and
 - (v) the abalone farm must maintain accurate records of all abalone removed from the sentinel population for testing purposes and provide these records for examination during audits of compliance.
- 2. The accreditation program requires the abalone farm to have written evidence of two satisfactory audits of compliance in accordance with the Tasmanian Department of Primary Industries, Parks, Water and Environment abalone farm biosecurity program (including no introductions of abalone stock except from equivalent abalone farms of equivalent status and twice yearly inspection by the Tasmanian Department of Primary Industries, Parks, Water and Environment); and
- 3. The accreditation program requires the abalone farm to have written evidence that all unusual abalone mortality events have been reported to the Tasmanian Department of Primary Industries, Parks, Water and Environment, any investigation has been completed and the abalone concerned have been tested negative by a Tasmanian government laboratory for Abalone viral ganglioneuritis by Polymerase Chain Reaction test;

(Note: advice on sampling requirements should be obtained from the Tasmanian Department of Primary Industries, Parks, Water and Environment)

SCHEDULE 3 2 stage sampling procedure

No. of grow-out tanks on farm	No. of tanks to sample	No. Abalone sampled per tank
22 or fewer	All	95
23	23	58
24	24	46
25	25	38
26	26	33
27	27	30
28	28	27
29	29	25
30	30	22
31	31	19
32	32	18
33	33	17
34	34	16
36	36	14
37	37	13
38	38	12
39	39	11
41	41	10
43	43	9
45	45	8
46	46	7
47	47	6
48 or more	48	5

This Importation Order remains in force for a period of 30 days commencing on the date it is signed, unless revoked or extended by notice published in the *New South Wales Government Gazette*.

Dated this 20th day of September 2013.

JULIET ANNE CORISH, Deputy Chief Veterinary Officer Authorised to be printed TONY DUCKMANTON, Government Printer.

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Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 116 Tuesday, 24 September 2013

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RURAL FIRES ACT 1997

NOTIFICATION UNDER SECTION 99

IN pursuance of the powers conferred upon me by section 99 of the Rural Fires Act 1997, I, SHANE ALAN FITZSIMMONS, Commissioner of NSW Rural Fire Service, under delegation dated 20 February 2012, from the Hon. Michael Gallacher, M.L.C., Minister for Police and Emergency Services, do, by this notification direct that the lighting, maintenance or use of all fires in the open air, with the exception of the classes of fire as specified in Schedules 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 hereto, is prohibited in the parts of the State set out in Schedule A hereto, from 00:01 hours to 23:59 hours on Tuesday, 24 September 2013.

Dated 24 September 2013.

SHANE FITZSIMMONS, A.F.S.M.,

Commissioner

Schedule 1	Fire Fighting Activities
Schedule 2	Emergency Operations
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Schedule 4	Religious/Sacred Ceremonies
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Schedule 17	Olympic Cauldron
Schedule 18	Any Other Fire Approved by NSW RFS

Commissioner

SCHEDULE 1

Fire Fighting Activities

Fire lit, maintained or used for the purpose of suppressing or controlling any existing bush fire; or for urgent repairs and/or maintenance of any firefighting or associated plant or equipment; or to provide food and refreshments for fire fighting personnel where such fire is lit, maintained or used under the direction of the Commissioner of the NSW Rural Fire Service, any officer of the NSW Fire Brigades, any officer authorised by the State Forests of New South Wales, any officer authorised by the Director General of the NSW National Parks and Wildlife Service, or any NSW Rural Fire Service Deputy Captain, Captain, Deputy Group Captain, Group Captain or Officer of the rank of Inspector or above, appointed pursuant to the provisions of the Rural Fires Act 1997 (NSW).

SCHEDULE 2

Emergency Operations

Fire lit, maintained or used in association with any cutting, welding and/or grinding apparatus used by an emergency services organisation within the meaning of the State Emergency and Rescue Management Act 1989 (NSW) for the purpose of any emergency operations provided that, as far as is practicable:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the emergency; and
- (b) adequate fire fighting equipment is provided at the site of the emergency to prevent the escape or spread of the fire.

SCHEDULE 3

Fireworks

Fireworks lit and maintained during a Total Fire Ban as part of an organised public display, theatrical display or technical non-display purpose, provided that;

(a) the person in charge of the display ('the responsible person") holds a current Pyrotechnicians Licence or a Fireworks Single Use Licence (FSUL) issued by WorkCover NSW and;

- (b) the responsible person complies with the requirements of the WorkCover NSW publication "Operational Conditions FIREWORKS Pyrotechnics and Single Use Licence Holders" and;
- (c) all fire, sparks or incandescent or burning material is extinguished at the conclusion of the display and prior to the responsible person leaving the site;
- (d) the display is conducted in a manner, which minimises the likelihood that fire, sparks or burning or incandescent material will impact on the land surrounding the display causing a fire;
- (e) precautions are taken to prevent the escape of fire, sparks or incandescent or burning material from the surrounding area;

The abovementioned requirements stipulate that the responsible person must notify, during business hours, not less than forty eight hours prior to the commencement of the fireworks display:

- (i) the NSW Rural Fire Service Zone or District Manager for that District if the place where the display is to be held is within a rural fire district; or
- (ii) the Officer In Charge of the nearest Fire and Rescue NSW fire station if the place where the display is to be held is within a fire district.

and comply with any direction or additional condition which may be imposed by that Officer, which may include a direction that the fireworks not be lit.

SCHEDULE 4

Religious/Sacred Ceremonies

Fire lit, maintained or used as part of a religious or sacred ceremony, including candles lit or maintained as part of a "Carols by Candlelight" celebration, provided that:

- (a) approval to use of the land on which the ceremony or celebration is to be held has been obtained in writing from:
 - the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, the owner or occupier of the land on which site the ceremony or celebration will be held;
- (b) the ceremony or celebration is held on an open area of land so that any naked flame is surrounded by ground that is clear of all combustible material for a distance of at least 20 metres;
- (c) each fire or flame is constantly under the direct control or supervision of a responsible adult person;
- (d) each fire or flame is extinguished at the conclusion of the ceremony or celebration and prior to the person having control or supervision of the fire or flame leaving the site;
- (e) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must ensure that all necessary steps are taken to prevent the escape of fire, sparks or incandescent or burning material from the site; and
- (f) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must, not less

than six hours prior to the commencement of the ceremony or celebration, notify:

- the NSW Rural Fire Service Zone or District Manager for that district, If the place where the ceremony or celebration is to be held is within a rural fire district; or
- (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the ceremony or celebration is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire or candles not to be lit.

SCHEDULE 5

Services & Utilities – Essential Repairs/Maintenance

Fire lit, maintained or used by, or under the authority of, a provider of energy, telecommunications, water, transport or waste removal/disposal services, in connection with the urgent and essential:

- (a) repairs; or
- (b) maintenance

of facilities or equipment required for the continuation of the supply or provision of power, light, heat, cooling, refrigeration, communication, water, transport or sewerage provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 6

Disposal of Waste/Putrescent Material

Fire lit, maintained or used by a public authority as defined in the dictionary of the Rural Fires Act 1997 (NSW), for the disposal of waste or putrescent material likely to cause a health hazard provided that the fire is lit in a properly constructed incinerator designed to prevent the escape of fire, sparks or incandescent or burning material therefrom.

SCHEDULE 7

Sugar Cane Harvesting

Fire lit, maintained or used between the hours of 7 p.m. and 7 a.m. Australian Eastern Standard Summer Time for a purpose associated with the harvesting of sugar cane provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the area of cane which is to be harvested; and,
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire,
- (c) the fire is under the direct control of a responsible adult person, present at all times until it is fully extinguished.
- (d) the person who lights the fire has complied with the requirements of section 87 of the Rural Fires Act 1997.

SCHEDULE 8

Bitumen Roadworks

Fire lit or maintained or used for the purpose of heating bitumen in tankers, sprayers, storage units, mobile asphalt plants, mobile asphalt pavers and pavement recycling machines for road repair and construction works provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the equipment; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 9

Disposal of Diseased Animal Carcasses

Fire lit or maintained or used for the purposes of disposal of diseased sheep, cattle, chicken or other deceased stock carcasses provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the fire;
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire:
- (c) the site of the fire is surrounded by ground that is clear of all combustible material for a distance of at least 30 metres;
- (d) a responsible adult person is present at the site of the fire at all times while it is burning; and
- (e) prior to lighting such a fire, the person in charge of the operation must notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district if the place where the fire is to be lit is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the fire is to be lit is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not be lit.

SCHEDULE 10

Bee Hive "Smokers"

Fire lit and maintained in a metal canister, known as a "bee hive smoker" used by apiarists to produce smoke for use in connection with the management of bees and bee hives, provided that:

- (a) the canister is a commercially available "bee hive smoker" designed to prevent the escape of sparks or incandescent or burning material;
- (b) the fuel for the canister is lit inside a building or vehicle by a responsible adult person and the canister is sealed prior to leaving the building or vehicle and being taken to the hives;
- (c) fire, sparks or incandescent or burning material is not permitted to escape from the canister in the open air;

- (d) the canister is not to be left unattended while it is alight;
- (e) the fuel is totally extinguished inside a building or vehicle by the responsible adult person at the completion of use.

SCHEDULE 11

Electric or Gas Barbeques

- Fire lit, maintained or used for the purpose of food preparation on a gas or electric appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
 - (c) a system of applying an adequate stream of water is available for immediate and continuous use; and
 - the appliance is located on land on which is erected a permanent private dwelling and is not more than twenty metres from that dwelling; or
 - (ii) where the appliance is not on land on which is erected a permanent private dwelling, both the appliance and the land on which it is located have been approved for the purpose by:
 - the council of the area or:
 - if the land is acquired or reserved under the National Parks and Wildlife Act 1974, the National Parks and Wildlife Service; or
 - if the land is within a state forest, Forests NSW.

SCHEDULE 12

Charcoal Production

Fire lit, maintained or used in accordance with Regulation 28 (1) (a) of the Rural Fires Regulation 2002 (NSW), for the production of charcoal (but not for the destruction of waste arising therefrom) provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 13

Mining Operations

Fire lit, maintained or used in association with the cutting, welding and/or grinding apparatus used for the purpose of the urgent and essential maintenance and repair of mining equipment provided that:

- (a) the cutting, welding and/or grinding apparatus is used in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 14

Building Construction/Demolition - Urgent and Essential

Fire lit, maintained or used in association with welding, cutting and grinding work undertaken in the course of urgent and essential construction or demolition of buildings provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire; and
- (c) if the work is to be carried out above the normal ground or floor level the area below the works must be totally free of combustible material and any fire, spark or incandescent material must be prevented from falling to that area.
- (d) prior to lighting the fire, the person in charge of the work must notify:
 - the NSW Rural Fire Service Zone or District Manager for that district, If the site of the work is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the site of the work is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not to be lit.

SCHEDULE 15

Exhaust Stacks for Gas Exploration, Collection, Drainage, Refining Facilities, Oil Refineries and Steel Works

Fire lit, maintained or used to dispose of gaseous exhaust emissions through a chimney in connection with the exploration, collection, drainage, refining, manufacture or purification of gas, oil or metal provided that: the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning materials from the site of the exploration, collection, drainage, refining or manufacturing facility.

SCHEDULE 16 Hot Air Balloons

Fire lit, maintained or used in order to conduct commercial hot air balloon flying operations provided that:

- (a) not more than twelve hours prior to lighting such a fire the pilot must notify:
 - the NSW Rural Fire Service State Operations Centre on 1800 679 737 of the proposed flight; and
 - (ii) the NSW Rural Fire Service Zone or District Manager for the launch site if within the rural fire district and for each rural fire district on the proposed flight path; and

(iii) the NSWFB Officer in Charge of the nearest NSW Fire Brigades fire station if the launch site is within the NSWFB fire district,

and comply with any direction or additional condition, which may be, imposed by the RFS or NSWFB, which may include a direction that the fire is not to be lit. The contact details for the RFS Zone or District Manager/s may be obtained from the RFS State Operations Centre on 1800 679 737 and the contact details for NSWFB may be obtained from the NSWFB Communications Centre on 1800 422 281:

- (b) at the time the balloon is launched:
 - (i) the ambient air temperature is less than 30 degrees Celsius; and
 - (ii) the average wind speed measured at ground level is less than 20 kilometres per hour;
- (c) the take off site is clear of all combustible material within a 3 metre radius of the balloon burner;
- (d) the balloon has landed and all burners and pilot lights are extinguished by no later than 2 hours after sunrise;
- (e) any sighting of smoke or fire observed from the air is immediately reported to the NSW Fire Brigades via the Telstra "000" emergency system;
- (f) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the balloon; and
- (g) adequate fire fighting equipment is carried in the balloon and by the ground/retrieval party to prevent the escape or spread of the fire.

SCHEDULE 17

Olympic Cauldron

Fire lit and maintained by the Sydney Olympic Park Authority in the "Olympic Cauldron" erected at Sydney Olympic Park.

SCHEDULE 18

Any Other Fire Approved by NSW RFS Commissioner

Any fire, the lighting or maintenance of which is approved in writing by the Commissioner of the NSW Rural Fire Service, provided that the person who lights or maintains the fire complies with any conditions imposed by the Commissioner in relation to that fire.

SCHEDULE A

Far North Coast
North Coast
Greater Hunter
Greater Sydney Region
New England
Northern Slopes
North Western

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Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 117 Thursday, 26 September 2013

Published under authority by the Department of Premier and Cabinet

RURAL FIRES ACT 1997

NOTIFICATION UNDER SECTION 99

IN pursuance of the powers conferred upon me by section 99 of the Rural Fires Act 1997, I, SHANE ALAN FITZSIMMONS, Commissioner of NSW Rural Fire Service, under delegation dated 20 February 2012, from the Hon. Michael Gallacher, M.L.C., Minister for Police and Emergency Services, do, by this notification direct that the lighting, maintenance or use of all fires in the open air, with the exception of the classes of fire as specified in Schedules 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 hereto, is prohibited in the parts of the State set out in Schedule A hereto, from 00:01 hours to 23:59 hours on Thursday, 26 September 2013.

Dated 26 September 2013.

SHANE FITZSIMMONS, A.F.S.M.,

Commissioner

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Schedule 17	Olympic Cauldron

Schedule 18 Any Other Fire Approved by NSW RFS

Commissioner

SCHEDULE 1

Fire Fighting Activities

Fire lit, maintained or used for the purpose of suppressing or controlling any existing bush fire; or for urgent repairs and/or maintenance of any firefighting or associated plant or equipment; or to provide food and refreshments for fire fighting personnel where such fire is lit, maintained or used under the direction of the Commissioner of the NSW Rural Fire Service, any officer of the NSW Fire Brigades, any officer authorised by the State Forests of New South Wales, any officer authorised by the Director General of the NSW National Parks and Wildlife Service, or any NSW Rural Fire Service Deputy Captain, Captain, Deputy Group Captain, Group Captain or Officer of the rank of Inspector or above, appointed pursuant to the provisions of the Rural Fires Act 1997 (NSW).

SCHEDULE 2

Emergency Operations

Fire lit, maintained or used in association with any cutting, welding and/or grinding apparatus used by an emergency services organisation within the meaning of the State Emergency and Rescue Management Act 1989 (NSW) for the purpose of any emergency operations provided that, as far as is practicable:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the emergency; and
- (b) adequate fire fighting equipment is provided at the site of the emergency to prevent the escape or spread of the fire.

SCHEDULE 3

Fireworks

Fireworks lit and maintained during a Total Fire Ban as part of an organised public display, theatrical display or technical non-display purpose, provided that;

(a) the person in charge of the display ('the responsible person") holds a current Pyrotechnicians Licence or a Fireworks Single Use Licence (FSUL) issued by WorkCover NSW and;

- (b) the responsible person complies with the requirements of the WorkCover NSW publication "Operational Conditions FIREWORKS Pyrotechnics and Single Use Licence Holders" and;
- (c) all fire, sparks or incandescent or burning material is extinguished at the conclusion of the display and prior to the responsible person leaving the site;
- (d) the display is conducted in a manner, which minimises the likelihood that fire, sparks or burning or incandescent material will impact on the land surrounding the display causing a fire;
- (e) precautions are taken to prevent the escape of fire, sparks or incandescent or burning material from the surrounding area;

The abovementioned requirements stipulate that the responsible person must notify, during business hours, not less than forty eight hours prior to the commencement of the fireworks display:

- (i) the NSW Rural Fire Service Zone or District Manager for that District if the place where the display is to be held is within a rural fire district; or
- (ii) the Officer In Charge of the nearest Fire and Rescue NSW fire station if the place where the display is to be held is within a fire district.

and comply with any direction or additional condition which may be imposed by that Officer, which may include a direction that the fireworks not be lit.

SCHEDULE 4

Religious/Sacred Ceremonies

Fire lit, maintained or used as part of a religious or sacred ceremony, including candles lit or maintained as part of a "Carols by Candlelight" celebration, provided that:

- (a) approval to use of the land on which the ceremony or celebration is to be held has been obtained in writing from:
 - (i) the local authority for the area in which the land is located, if the land is controlled or managed by a local authority; or
 - (ii) in any other case, the owner or occupier of the land on which site the ceremony or celebration will be held;
- (b) the ceremony or celebration is held on an open area of land so that any naked flame is surrounded by ground that is clear of all combustible material for a distance of at least 20 metres;
- (c) each fire or flame is constantly under the direct control or supervision of a responsible adult person;
- (d) each fire or flame is extinguished at the conclusion of the ceremony or celebration and prior to the person having control or supervision of the fire or flame leaving the site;
- (e) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must ensure that all necessary steps are taken to prevent the escape of fire, sparks or incandescent or burning material from the site; and
- (f) the person who obtained the consent of the local authority or the owner or occupier of the land to conduct the ceremony or celebration must, not less

than six hours prior to the commencement of the ceremony or celebration, notify:

- the NSW Rural Fire Service Zone or District Manager for that district, If the place where the ceremony or celebration is to be held is within a rural fire district; or
- (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the ceremony or celebration is to be held is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire or candles not to be lit.

SCHEDULE 5

Services & Utilities – Essential Repairs/Maintenance

Fire lit, maintained or used by, or under the authority of, a provider of energy, telecommunications, water, transport or waste removal/disposal services, in connection with the urgent and essential:

- (a) repairs; or
- (b) maintenance

of facilities or equipment required for the continuation of the supply or provision of power, light, heat, cooling, refrigeration, communication, water, transport or sewerage provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 6

Disposal of Waste/Putrescent Material

Fire lit, maintained or used by a public authority as defined in the dictionary of the Rural Fires Act 1997 (NSW), for the disposal of waste or putrescent material likely to cause a health hazard provided that the fire is lit in a properly constructed incinerator designed to prevent the escape of fire, sparks or incandescent or burning material therefrom.

SCHEDULE 7

Sugar Cane Harvesting

Fire lit, maintained or used between the hours of 7 p.m. and 7 a.m. Australian Eastern Standard Summer Time for a purpose associated with the harvesting of sugar cane provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the area of cane which is to be harvested; and,
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire,
- (c) the fire is under the direct control of a responsible adult person, present at all times until it is fully extinguished.
- (d) the person who lights the fire has complied with the requirements of section 87 of the Rural Fires Act 1997.

SCHEDULE 8

Bitumen Roadworks

Fire lit or maintained or used for the purpose of heating bitumen in tankers, sprayers, storage units, mobile asphalt plants, mobile asphalt pavers and pavement recycling machines for road repair and construction works provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the equipment; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 9

Disposal of Diseased Animal Carcasses

Fire lit or maintained or used for the purposes of disposal of diseased sheep, cattle, chicken or other deceased stock carcasses provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the fire;
- (b) adequate fire fighting equipment is provided at the site of the fire to prevent the escape or spread of the fire;
- (c) the site of the fire is surrounded by ground that is clear of all combustible material for a distance of at least 30 metres;
- (d) a responsible adult person is present at the site of the fire at all times while it is burning; and
- (e) prior to lighting such a fire, the person in charge of the operation must notify:
 - (i) the NSW Rural Fire Service Zone or District Manager for that district if the place where the fire is to be lit is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the place where the fire is to be lit is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not be lit.

SCHEDULE 10

Bee Hive "Smokers"

Fire lit and maintained in a metal canister, known as a "bee hive smoker" used by apiarists to produce smoke for use in connection with the management of bees and bee hives, provided that:

- (a) the canister is a commercially available "bee hive smoker" designed to prevent the escape of sparks or incandescent or burning material;
- (b) the fuel for the canister is lit inside a building or vehicle by a responsible adult person and the canister is sealed prior to leaving the building or vehicle and being taken to the hives;
- (c) fire, sparks or incandescent or burning material is not permitted to escape from the canister in the open air;

- (d) the canister is not to be left unattended while it is alight;
- (e) the fuel is totally extinguished inside a building or vehicle by the responsible adult person at the completion of use.

SCHEDULE 11

Electric or Gas Barbeques

- 1. Fire lit, maintained or used for the purpose of food preparation on a gas or electric appliance provided that:
 - (a) the appliance is under the direct control of a responsible adult person, present at all times while it is operating;
 - (b) no combustible material of any kind is allowed within two metres of the appliance while it is operating;
 - (c) a system of applying an adequate stream of water is available for immediate and continuous use; and
 - the appliance is located on land on which is erected a permanent private dwelling and is not more than twenty metres from that dwelling; or
 - (ii) where the appliance is not on land on which is erected a permanent private dwelling, both the appliance and the land on which it is located have been approved for the purpose by:
 - the council of the area or:
 - if the land is acquired or reserved under the National Parks and Wildlife Act 1974, the National Parks and Wildlife Service; or
 - if the land is within a state forest, Forests NSW.

SCHEDULE 12

Charcoal Production

Fire lit, maintained or used in accordance with Regulation 28 (1) (a) of the Rural Fires Regulation 2002 (NSW), for the production of charcoal (but not for the destruction of waste arising therefrom) provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 13

Mining Operations

Fire lit, maintained or used in association with the cutting, welding and/or grinding apparatus used for the purpose of the urgent and essential maintenance and repair of mining equipment provided that:

- (a) the cutting, welding and/or grinding apparatus is used in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works; and
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire.

SCHEDULE 14

Building Construction/Demolition - Urgent and Essential

Fire lit, maintained or used in association with welding, cutting and grinding work undertaken in the course of urgent and essential construction or demolition of buildings provided that:

- (a) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the site of the works;
- (b) adequate fire fighting equipment is provided at the site of the works to prevent the escape or spread of the fire; and
- (c) if the work is to be carried out above the normal ground or floor level the area below the works must be totally free of combustible material and any fire, spark or incandescent material must be prevented from falling to that area.
- (d) prior to lighting the fire, the person in charge of the work must notify:
 - the NSW Rural Fire Service Zone or District Manager for that district, If the site of the work is within a rural fire district; or
 - (ii) the Officer in Charge of the nearest NSW Fire Brigades fire station if the site of the work is within a fire district

and comply with any direction or additional condition which may be imposed by that officer which may include a direction that the fire not to be lit.

SCHEDULE 15

Exhaust Stacks for Gas Exploration, Collection, Drainage, Refining Facilities, Oil Refineries and Steel Works

Fire lit, maintained or used to dispose of gaseous exhaust emissions through a chimney in connection with the exploration, collection, drainage, refining, manufacture or purification of gas, oil or metal provided that: the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning materials from the site of the exploration, collection, drainage, refining or manufacturing facility.

SCHEDULE 16 Hot Air Balloons

Fire lit, maintained or used in order to conduct commercial hot air balloon flying operations provided that:

- (a) not more than twelve hours prior to lighting such a fire the pilot must notify:
 - the NSW Rural Fire Service State Operations Centre on 1800 679 737 of the proposed flight; and
 - (ii) the NSW Rural Fire Service Zone or District Manager for the launch site if within the rural fire district and for each rural fire district on the proposed flight path; and

(iii) the NSWFB Officer in Charge of the nearest NSW Fire Brigades fire station if the launch site is within the NSWFB fire district,

and comply with any direction or additional condition, which may be, imposed by the RFS or NSWFB, which may include a direction that the fire is not to be lit. The contact details for the RFS Zone or District Manager/s may be obtained from the RFS State Operations Centre on 1800 679 737 and the contact details for NSWFB may be obtained from the NSWFB Communications Centre on 1800 422 281:

- (b) at the time the balloon is launched:
 - (i) the ambient air temperature is less than 30 degrees Celsius; and
 - (ii) the average wind speed measured at ground level is less than 20 kilometres per hour;
- (c) the take off site is clear of all combustible material within a 3 metre radius of the balloon burner;
- (d) the balloon has landed and all burners and pilot lights are extinguished by no later than 2 hours after sunrise;
- (e) any sighting of smoke or fire observed from the air is immediately reported to the NSW Fire Brigades via the Telstra "000" emergency system;
- (f) the fire is lit and maintained in a manner which will prevent the escape of fire, sparks or incandescent or burning material from the balloon; and
- (g) adequate fire fighting equipment is carried in the balloon and by the ground/retrieval party to prevent the escape or spread of the fire.

SCHEDULE 17

Olympic Cauldron

Fire lit and maintained by the Sydney Olympic Park Authority in the "Olympic Cauldron" erected at Sydney Olympic Park.

SCHEDULE 18

Any Other Fire Approved by NSW RFS Commissioner

Any fire, the lighting or maintenance of which is approved in writing by the Commissioner of the NSW Rural Fire Service, provided that the person who lights or maintains the fire complies with any conditions imposed by the Commissioner in relation to that fire.

SCHEDULE A

Far North Coast
North Coast
Greater Hunter
Greater Sydney Region
New England
Northern Slopes
North Western

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OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 16 September 2013

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

Proclamations commencing Acts

Small Business Commissioner Act 2013 No 22 (2013-542) — published LW 18 September 2013

Regulations and other statutory instruments

Allocation of the Administration of Acts 2013 (No 4—Amendment) (2013-544) — published LW 20 September 2013

Casino Control Amendment (Supervisory Levy) Regulation 2013 (2013-545) — published LW 20 September 2013

Crimes (Administration of Sentences) Amendment (Community Corrections) Regulation 2013 (2013-546) — published LW 20 September 2013

Native Vegetation Regulation 2013 (2013-543) — published LW 19 September 2013

Poisons and Therapeutic Goods Amendment (Continued Dispensing) Regulation 2013 (2013-551) — published LW 20 September 2013

Smoke-free Environment Amendment Regulation 2013 (2013-547) — published LW 20 September 2013

Environmental Planning Instruments

Sydney Local Environmental Plan 2012 (Amendment No 2) (2013-548) — published LW 20 September 2013 Warringah Local Environmental Plan 2011 (Amendment No 3) (2013-549) — published LW 20 September 2013 Warringah Local Environmental Plan 2011 (Amendment No 5) (2013-550) — published LW 20 September 2013

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 18 September 2013

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

Act No. 66—An Act to amend the Aboriginal Land Rights Act 1983 with respect to the functions, officers and staff of Aboriginal Land Councils; and for other purposes. [Aboriginal Land Rights Amendment Bill]

Act No. 67—An Act to constitute the Hunters Hill Congregational Church Property Trust; to specify the Trust's functions; to provide for the vesting of property in the Trust; and for other purposes. [Hunters Hill Congregational Church Property Trust Bill]

Act No. 68—An Act to amend the Security Industry Act 1997 and the Firearms Act 1996 to make further provision with respect to licensing; and for related purposes. [Security Industry Amendment (Licences) Bill]

Act No. 69—An Act to amend the State Authorities Non-contributory Superannuation Act 1987 and the First State Superannuation Act 1992 in relation to superannuation contributions to be made by employers under those Acts. [State Authorities Non-contributory Superannuation Amendment Bill]

RONDA MILLER, Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 24 September 2013

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

Act No. 70—An Act to amend the Drug Misuse and Trafficking Act 1985 to prohibit the manufacture, supply, sale and advertising of psychoactive substances and to remove the requirement for analogues of prohibited drugs to have psychotropic properties; to amend the Poisons and Therapeutic Goods Act 1966 with respect to the addition of further substances to the Poisons List; and for other purposes. [Drugs and Poisons Legislation Amendment (New Psychoactive and Other Substances) Bill]

Act No. 71—An Act to amend the Heavy Vehicle (Adoption of National Law) Act 2013 to make further provision for the adoption of the Heavy Vehicle National Law in New South Wales; to provide for the terms of the Heavy Vehicle (Adoption of National Law) Regulation 2013; and to repeal and amend certain other legislation. [Heavy Vehicle (Adoption of National Law) Amendment Bill]

Act No. 72—An Act to amend the Police Integrity Commission Act 1996 and Independent Commission Against Corruption Act 1988 with respect to Inspectors and Assistant Inspectors; and for other purposes. [Police Integrity Commission and Independent Commission Against Corruption Legislation Amendment (Inspectors) Bill]

RONDA MILLER, Clerk of the Legislative Assembly

Other Legislation



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to omit the following species as a vulnerable species under that Act and, accordingly, Schedule 2 to that Act is amended by omitting from Part 1 in the matter relating to Myrtaceae under the heading "Plants":

* Kardomia granitica (A.R. Bean) Peter G. Wilson

This Notice commences on the day on which it is published in the Gazette. Dated, this 16th day of September 2013.

Dr Andrea Wilson Deputy Chairperson of the Scientific Committee

Copies of final determination and reasons

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

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



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to list the following species as a critically endangered species under that Act and, accordingly, Schedule 1A to that Act is amended by inserting the following in Part 1 in alphabetical order in the matter relating to Orchidaceae under the heading "Plants":

Corunastylis sp. Charmhaven (NSW896673)

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Dr Andrea Wilson Deputy Chairperson of the Scientific Committee

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- (c) in person at the Office of Environment and Heritage Information Centre, Level 14, 59–61 Goulburn St, Sydney.



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

The Scientific Committee established under the *Threatened Species Conservation Act 1995* has made a final determination to insert the following matter as a key threatening process under that Act and, accordingly, Schedule 3 to that Act is amended by inserting in alphabetical order:

Aggressive exclusion of birds from woodland and forest habitat by abundant Noisy Miners, *Manorina melanocephala* (Latham, 1802)

This Notice commences on the day on which it is published in the Gazette. Dated, this 16th day of September 2013.

Dr Andrea Wilson Deputy Chairperson of the Scientific Committee

Copies of final determination and reasons

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- (c) in person at the Office of Environment and Heritage Information Centre, Level 14, 59–61 Goulburn St, Sydney.



Notice of Final Determination

under the

Threatened Species Conservation Act 1995

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

- (a) Schedule 1A to that Act is amended by inserting in alphabetical order in Part 2:
 - * New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion (as described in the final determination of the Scientific Community to list the ecological community)
- (b) Schedule 1 to that Act is amended by omitting the following matter from Part 3:

New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion (as described in the determination of the Scientific Committee under Division 5 of Part 2)

This Notice commences on the day on which it is published in the Gazette. Dated, this 16th day of September 2013.

Dr Andrea Wilson Deputy Chairperson of the Scientific Committee

Copies of final determination and reasons

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

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

s2013-346-06.d02

THREATENED SPECIES CONSERVATION ACT 1995

Final Determination

THE Scientific Committee, established by the Threatened Species Conservation Act, has made a Final Determination to list the New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion, as a critically endangered ecological community in Part 2 of Schedule 1A of the Act and as a consequence, to omit reference to New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion, from Part 3 of Schedule 1 (Endangered Ecological Communities) of the Act. Listing of Critically Endangered Ecological Communities is provided for by Part 2 of the Act.

The Scientific Committee has found that:

Hypoxis hygrometrica var. splendida

1. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion is the name given to the ecological community characterised by the species assemblage listed in paragraph 2. This Bioregion is defined by SEWPaC (2012) Interim Biogeographic Regionalisation for Australia, Version 7. A map of IBRA 7 is available at:

http://www.environment.gov.au/parks/nrs/science/bioregion-framework/ibra/maps.html.

New England Peppermint (*Eucalyptus nova-anglica*) Grassy Woodland is listed as critically endangered under the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (TSSC 2011). New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion falls within the definition of the nationally-listed community. However, the Commonwealth listing advice excludes some patches here regarded as New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion on the basis of condition thresholds (including patch size, ground cover and tree density).

2. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion is characterised by the following assemblage of species:

Acaena novae-zelandiae Acaena ovina

Ammobium alatum Aristida jerichoensis var. subspinulifera

Asperula conferta Bothriochloa macra
Bulbine bulbosa Carex inversa

Cassinia quinquefaria Chrysocephalum apiculatum

Craspedia variabilis
Crassula sieberiana
Cymbonotus lawsonianus
Cymbonotus lawsonianus
Desmodium varians
Dichelachne micrantha
Dichondra repens
Dillwynia sieberi
Discaria pubescens

Drosera peltata Echinopogon caespitosus var. caespitosus

Echinopogon mckiei Echinopogon ovatus
Einadia nutans Elymus scaber

Epilobium billardierianum subsp. cinereumEucalyptus blakelyiEucalyptus dalrympleana subsp. heptanthaEucalyptus nicholiiEucalyptus nova-anglicaEucalyptus pauciflora

Eucalyptus radiata subsp. sejuncta

Geranium solanderi var. solanderi

Gonocarpus micranthus

Haloragis heterophylla

Euchiton gymnocephalus

Glycine clandestina

Gonocarpus tetragynus

Hardenbergia violacea

Haloragis heterophyllaHardenbergia violaceaHibbertia cistoideaHybanthus monopetalusHydrocotyle laxifloraHypericum gramineum

Juncus subsecundus Juncus usitatus
Kunzea parviflora Lachnagrostis aemula

Lachnagrostis filiformis Leptorhynchos squamatus subsp. A

Lespedeza juncea subsp. sericeaLeucopogon fraseriLeucopogon lanceolatus var. lanceolatusLissanthe strigosaLomandra multiflora subsp. multifloraLuzula densifloraMelichrus urceolatusMelicytus dentatus

Mentha satureioides Microlaena stipoides var. stipoides

Olearia viscidula Opercularia aspera Oxalis exilis Oxalis perennans

Juncus filicaulis

Oxalis radicosa

Pimelea curviflora var. divergens

Plantago gaudichaudii Poa labillardieri

Poranthera microphylla Pultenaea microphylla Rubus parvifolius

Rytidosperma racemosum var. racemosum

Scleranthus biflorus Sorghum leiocladum Stackhousia monogyna Stylidium graminifolium Themeda australis Veronica calycina

Viola betonicifolia

Vittadinia muelleri Wahlenbergia planiflora vax. longipila

Wahlenbergia queenslandica

Phyllanthus virgatus
Pimelea glauca
Plantago hispida
Poa sieberiana
Pteridium esculentum

Rhodanthe anthemoides Rumex brownii Schoenus apogon Solenogyne dominii Sporobolus creber

Swainsona parviflora Thesium australe Veronica plebeia Vittadinia cuneata Wahlenbergia communis

Stellaria angustifolia

Wahlenbergia planiflora var. planiflora Wahlenbergia stricta subsp. stricta

- 3. The total species list of the community is considerably larger than that given above, with many species present in only one or two sites or in low abundance. The species composition of a site will be influenced by the size of the site, recent rainfall or drought condition and by its disturbance (including fire) history. The number of species, and the above ground relative abundance of species will change with time since fire, and may also change in response to changes in fire regime (including changes in fire frequency). At any one time, above ground individuals of some species may be absent, but the species may be represented below ground in the soil seed banks or as dormant structures such as bulbs, corms, rhizomes, rootstocks or lignotubers. The list of species given above is of vascular plant species; the community also includes micro-organisms, fungi, cryptogamic plants and a diverse fauna, both vertebrate and invertebrate. These components of the community are poorly documented.
- 4. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion is dominated by trees of *Eucalyptus nova-anglica* and occasionally with *E. dalrympleana* subsp. *heptantha*, as a co-dominant. The tree layer is usually 8-20 m tall with a sparse cover up to 30%. There are few shrub species present, and none are abundant within the community (Benson and Ashby 2000). Ground cover is usually dense with *Asperula conferta*, *Poa sieberiana*, *Themeda australis*, *Juncus filicaulis*, *Dichondra repens*, *Carex inversa*, *Rumex brownii*, *Acaena ovina* and *Desmodium varians* common. There is some variation in the structure due to different stages of regrowth after clearing or dieback (Benson and Ashby 2000).
- 5. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion is described in Benson and Ashby (2000) who list species to provide a guide to identification of the community. Care should be taken in the application and interpretation of indicator plant species because of sampling limitations and the reduction in species diversity in degraded sites. In addition, at certain times some species may only be present at a site at some times as a soil seed bank or as dormant buds or tubers.
- 6. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion occurs primarily in valley flats subject to cold air drainage.
- 7. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion is referable to 'New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalt' (Community 8) and 'New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Sediment' (Community 9) of Benson and Ashby (2000); 'New England Peppermint grassy woodland on sedimentary or basaltic substrates' (VCA 534) of Benson *et al.* (2010). The community may also be referable to parts of 'New England Peppermint Woodland' (RVC14) of Eco Logical Australia (2009) mapped on sediments and basalts, however in the absence of any floristic plot data for RVC14, the relationship between the two assemblages is uncertain. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion belongs to the 'Tableland Clay Grassy Woodlands' class of Keith (2004).
- 8. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion has been recorded from the local government areas of Armidale Dumaresq, Glen Innes Severn Shire, Guyra, Inverell, Tenterfield and Uralla, and may occur elsewhere in the Bioregion. Stands of New England Peppermint Woodland mapped on basalt and sediments by Eco Logical Australia (2009) within the eastern portion of the Namoi Catchment, within the Walcha and Tamworth Regional local government areas, may also be referable to the community as described above.
- 9. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion has been extensively cleared for grazing and agricultural development because it often occurs on flat and relatively fertile soils (Benson 1999). For example, within the Guyra mapsheet only 2 300 ha (approximately 11%) of

the original distribution remains (Benson and Ashby 2000) and this is indicative of a very large reduction in geographic distribution. Much of the remaining areas are in poor condition, with the understorey dominated by exotic plant species (Benson and Ashby 2000). Disturbed remnants are considered to form part of the community, including where the vegetation would respond to assisted natural regeneration, such as where the natural soil and associated seedbank are still at least partially intact. Clearing has dramatically decreased the extent of occurrence of the community and the resulting fragmentation has made New England Peppermint Woodland more vulnerable to other threatening processes such as weed invasion. 'Clearing of native vegetation' is listed as a Key Threatening Process under the Threatened Species Conservation Act 1995.

10. Weed invasion is a major threat to New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion and a large proportion of remnant stands no longer support a native understorey (Benson and Ashby 2000, Benson *et al.* 2010). The following exotic species have been recorded in the community:

Aira elegantissima Delicate Hairgrass
Anthoxanthum odoratum Sweet Vernal Grass

Briza minor Shivery Grass, Small Shivery Grass, Quaking Grass

Bromus brevis

Bromus hordeaceus Soft Brome

Centaurium erythraea Common Centaury

Centaurium tenuiflorum

Cerastium vulgare Mouse Ear Chickweed

Cirsium vulgareSpear ThistleConyza sumatrensisTall FleabaneDactylis glomerataCocksfootFestuca pratensisMeadow Fescue

Gamochaeta coarctata

Holcus lanatusYorkshire FogHypochaeris radicataCatsear, FlatweedLeucanthemum vulgareOx-eye DaisyLolium perennePerennial RyegrassModiola carolinianaRed-flowered Mallow

Paronychia brasiliana Chilean Whitlow Wort, Brazilian Whitlow

Paspalum dilatatum Paspalum

Petrorhagia nanteuilii

Plantago lanceolataLamb's Tongues, PlantainRosa rubiginosaSweet Briar, Eglantine

Rubus ulmifolius Blackberry

Taraxacum officinaleDandelion, PissabedTrifolium arvenseHaresfoot CloverTrifolium campestreHop CloverTrifolium glomeratumClustered CloverTrifolium repensWhite CloverVulpia myurosRat's Tail Fescue

'Invasion of native plant communities by exotic perennial grasses' and 'Loss and degradation of native plant and animal habitat by invasion of escaped garden plants, including aquatic plants' are listed as Key Threatening Processes under the Threatened Species Conservation Act 1995.

- 11. New England Peppermint (*Eucalyptus nova-anglica*), the dominant species of the community, is highly susceptible to eucalypt dieback and is the species most affected by eucalypt dieback on the New England Tablelands (Nadolny 2008). The causes of dieback are complex, however outbreaks of leaf-eating insects are a major factor since these insects can repeatedly defoliate trees. Between 2008 and 2010, New England experienced the worst outbreak of scarab beetles (*Anoplognathus* spp.) in approximately 25 years (C Nadolny *in litt.* Jan 2010). New England Peppermints have been severely defoliated over an area extending more than 100 km, from south of Walcha to at least Guyra in the north. Insect outbreaks have been intensified by land use practices such as developed pasture and fertiliser application that increase food availability for insects. Fragmentation and the decline of native insectivores further reduce the community's resilience to dieback (Nadolny 2008).
- 12. Climate change may pose an important threat to New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion, including the potential to exacerbate other threats such as weed invasion and dieback. Nadolny (2008, *in litt*. Jan 2010) suggests that high summer rainfall is favourable

for scarab beetles which preferentially feed on *Eucalyptus nova-anglica*, and that summer rainfall in the New England Tablelands is predicted to increase. The community is likely to be adversely affected by higher temperatures, particularly warmer winter minimums and fewer frosts, as it generally occupies 'frost hollow' situations at high elevations, and much of its current distribution could be replaced by other communities (Eco Logical Australia 2009). Changes to fire regimes and intensity predicted under climate change scenarios could lead to changes in the understorey composition and the shrub layer may also become more prominent. 'Anthropogenic Climate Change' is listed as a Key Threatening Process under the Threatened Species Conservation Act 1995.

- 13. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion continues to be threatened by further clearing of remnants, grazing of the understorey, dieback, pasture improvement and weed invasion. Collectively, these threats are indicative of a very large reduction in ecological function.
- 14. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion is very poorly reserved throughout its range. Less than 3% of the remaining area is thought to occur within the conservation estate (Benson and Ashby 2000, Benson *et al.* 2010). Reserves containing the community include Bolivia Hill, Booroolong, Duval, Imbota and Yina Nature Reserves.
- 15. New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion provides habitat for a number of threatened plant and animal species (Benson *et al.* 2010) listed under the Threatened Species Conservation Act 1995:

Eucalyptus nicholii	Narrow-leaved Black Peppermint	Vulnerable
Thesium australe	Austral Toadflax	Vulnerable
Stagonopleura guttata	Diamond Firetail	Vulnerable
Melanodryas cucullata cucullata	Hooded Robin (South-eastern form)	Vulnerable
Phascolarctos cinereus	Koala	Vulnerable
Chthonicola sagittata	Speckled Warbler	Vulnerable

16. The New England Peppermint (*Eucalyptus nova-anglica*) Woodland on Basalts and Sediments in the New England Tableland Bioregion is eligible to be listed as a Critically Endangered Ecological Community as, in the opinion of the Scientific Committee, it is facing an extremely high risk of extinction in New South Wales in the immediate future, as determined in accordance with the following criteria as prescribed by the Threatened Species Conservation Regulation 2010:

Clause 17 Reduction in geographic distribution of the ecological community

The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:

(a) a very large reduction in geographic distribution.

Clause 19 Reduction in ecological function of the ecological community

The ecological community has undergone, is observed, estimated, inferred or reasonably suspected to have undergone or is likely to undergo within a time span appropriate to the life cycle and habitat characteristics of its component species:

- (a) a very large reduction in ecological function,
- as indicated by any of the following:
- (d) change in community structure,
- (e) change in species composition,
- (f) disruption of ecological processes,
- (g) invasion and establishment of exotic species,
- (h) degradation of habitat.
- (i) fragmentation of habitat.

Dr ANDREA WILSON, Deputy Chairperson, Scientific Committee

References:

Benson J (1999) Setting the Scene: The Native Vegetation of New South Wales. A background paper of the Native Vegetation Advisory Council of New South Wales, Sydney.

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Benson JS, Richards PG, Waller S, Allen CB (2010) New South Wales Vegetation classification and Assessment: Part 3 Plant communities of the 457 NSW Brigalow Belt South, Nandewar and west New England Bioregions and update of NSW Western Plains and South-western Slopes plant communities, Version 3 of the NSWVCA database. *Cunninghamia* 11, 457-579.

Eco Logical Australia (2009) A Pre-European Vegetation Map for the Namoi Catchment Management Authority. Project 125-009. Unpublished report prepared for Namoi CMA.

Keith DA (2004) 'Ocean shores to desert dunes: the native vegetation of New South Wales and the ACT.' (NSW Department of Environment and Conservation, Sydney)

Nadolny C (2008) Eucalypt dieback: an increasing threat in rural landscapes? Australasian Plant Conservation 16, 26-27.

SEWPaC (2012) Interim Biogeographic Regionalisation for Australia, Version 7. Department of Sustainability, Environment, Water, Population and Communities.

http://www.environment.gov.au/parks/nrs/science/bioregion-framework/ibra/maps.html

TSSC (2011) Commonwealth Listing Advice on New England Peppermint (Eucalyptus nova-anglica) Grassy Woodlands (Threatened Species Scientific Committee) (TSSC)

OFFICIAL NOTICES

Appointments

ART GALLERY OF NEW SOUTH WALES ACT 1980

NSW Trade and Investment

Appointment of President to the Art Gallery of New South Wales Trust

THE Minister has approved, pursuant to Schedule 1, Clause 8 (1) of the Art Gallery of New South Wales Act 1980, the appointment of Mr Guido BELGIORNO-NETTIS, A.M., as President of the Art Gallery of New South Wales Trust from 1 January 2014 to 31 December 2015 (inclusive).

The Hon. GEORGE SOURIS, M.P., Minister for Tourism, Major Events, Hospitality and Racing and Minister for the Arts

COMBAT SPORTS ACT 2008

Department of Education and Communities

Appointment of Members to the Combat Sports Authority of New South Wales

HER Excellency the Governor, with the advice of the Executive Council has approved:

1. pursuant to section 60 (4) of the Combat Sports Act 2008, the following persons be appointed to the office of Member of the Combat Sports Authority of NSW for a term of office commencing on 1 October 2013 and terminating on 30 September 2014:

Ms Jill BAPTIST,

Mr Denis FITZGERALD,

Mr Chris GARDINER,

Mr Kevin GREENE,

Detective Superintendent Arthur KATSOGIANNIS and

Dr Justin PAOLONI.

- 2. pursuant to section 60 (5) (a) of the Combat Sports Act 2008, Mr Denis FITZGERALD be appointed to the office of Chair of the Combat Sports Authority of NSW for the above term of office.
- 3. pursuant to section 60 (5) (b) of the Combat Sports Act 2008, Dr Ameer IBRAHIM (a medical practitioner nominated by the Australian Sports Medicine Federation, New South Wales Branch), be appointed to the office of Member of the Combat Sports Authority of NSW for a term of office commencing on 1 October 2013 and terminating on 30 September 2014.

GABRIELLA UPTON, M.P., Minister for Sport and Recreation Department of Premier and Cabinet, Sydney 25 September 2013

CONSTITUTION ACT 1902

Ministerial Arrangements during the Absence of the Deputy Premier, Minister for Trade and Investment and Minister for Regional Infrastructure and Services

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable K. A. HODGKINSON, M.P., Minister for Primary Industries and Minister for Small Business to act for and on behalf of the Minister for Trade and Investment and Minister for Regional Infrastructure and Services from 29 September 2013, with a view to her performing the duties of the Honourable A. J. Stoner, M.P., during his absence from duty.

BARRY O'FARRELL, M.P., Premier

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

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

DUBBO CITY COUNCIL pursuant to Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 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.

	MARK RILEY
	General Manager
	Dubbo City Counci
	(by delegation from the Minister for Roads
SCHEDULE	

1. Citation

This Notice may be cited as the Dubbo City Council Class 2 Road Train (Amendment) Notice No. 06/2013.

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

Delete the following routes for the council from the table at Appendix 1 under the heading Part 1 – Approved 36.5 metre Road Train Routes, Dubbo City Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
36.5m.					

Insert the following route for the council from the table at Appendix 1 under the heading Part 1 – Approved 36.5 metre Road Train Routes, Dubbo City Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
36.5m.	000.	Brisbane Street, Dubbo.	HW17 Newell Highway (Erskine Street).	South to Ben Furney Flour Mills and return.	

ROAD TRANSPORT (GENERAL) ACT 2005

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

DUBBO CITY COUNCIL pursuant to Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 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.

MARK RILEY, General Manager, Dubbo City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Dubbo City Council Class 2 Road Train (Amendment) Notice No. 05/2013.

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

Delete the following routes for the council from the table at Appendix 1 under the heading Part 1 – Approved 36.5 metre Road Train Routes, Dubbo City Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
36.5m.					

Insert the following route for the council from the table at Appendix 1 under the heading Part 1 – Approved 36.5 metre Road Train Routes, Dubbo City Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
36.5m.	000.	North Minore Road, Dubbo.	HW7 Mitchell Highway.	Minore Road.	

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

GLENN CARROLL, General Manager, Weddin Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Weddin Shire Council B-Double (Amendment) Notice No. 1/2013.

2. Commencement

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

3. Effect

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

4. Amendment

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

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25m.					

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

Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25m.	398.	Mary Gilmore Way, Weddin Shire.	Morans Road.	Bland Shire Council boundary.	

ROAD TRANSPORT (VEHICLE AND DRIVER MANAGEMENT) ACT 2005

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

I, PETER DUNCAN, Chief Executive of Roads and Maritime Services, pursuant to Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005, hereby amend the Class 2 Road Train Notice 2012, as published in the *New South Wales Government Gazette* No. 67 on 29 June 2012, at pages 3011 to 3071, as set out in the Schedule of this Notice.

PETER DUNCAN, Chief Executive, Roads and Maritime Services

SCHEDULE

1. Citation

This Notice may be cited as the Roads and Maritime Services Class 2 Road Train (Amendment) Notice No. 3/2013.

2. Commencement

This Notice takes effect on and from 5:00 a.m., on 29 September 2013.

3. Effect

This Notice remains in force up to and including 10:00 a.m., on 29 September 2013, unless it is repealed earlier.

4. Amendment

Insert the following routes into the table at Appendix 1, under the heading Part 1 – Approved 36.5 metre Road Train routes NSW Sydney Region.

Туре	Road No.	Road Names	Starting Point	Finishing Point	Conditions
RT		Huntingwood Drive Jack Brabham Drive Great Western Highway Wallgrove Road Western Motorway Homebush Bay Drive Australia Avenue Sarah Durack Avenue Olympic Boulevard	Huntingwood Drive, Huntingwood	Olympic Boulevard, Sydney Olympic Park	 Applies only to those Road Train and B-Triple combinations participating in the charity event Convoy for Kids. Vehicles must assemble as Road Train and B-Triple Combinations at Huntingwood Drive Huntingwood. Road Train and B-Triple combinations participating in the convoy must be unladen. Road Train and B-Triple combinations participating in the convoy must not begin travel on the approved route prior to 8:00am Road Train and B-Triple Combinations participating in the convoy must have Police escort. 1 x Pilot vehicle must travel at the front of the Road Train and B-Triple convoy. 1 x Pilot vehicle must travel at the rear of the Road Train and B-Triple convoy.

Туре	Road No.	Road Names	Starting Point	Finishing Point	Conditions
					 8. Road Train and B-Triple Combinations must disassemble to prescriptive combinations at Sydney Olympic Park at the conclusion of the Convoy for Kids charity event and/or prior to leaving Sydney Olympic Park. 9. Maximum speed of Road Train and B-Triple combinations travelling under this Notice is
					under this Notice is restricted to 70kph.

ROAD TRANSPORT (VEHICLE AND DRIVER MANAGEMENT) ACT 2005

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

GLOUCESTER SHIRE COUNCIL, pursuant to Clause 58 of the Road Transport (Vehicle and Driver Management) Act 2005, hereby amend the 19 metre B-Double Notice 2010, as published in the *New South Wales Government Gazette* No. 111 on 3 September 2010, at pages 4336 to 4353, as set out in the Schedule of this notice.

Dated: 18th September 2013.

	DANNY GREEN
	General Manager
	Gloucester Shire Council
	(by delegation from the Minister for Roads)
_	

SCHEDULE

1. Citation

This Notice may be cited as Gloucester Shire Council 19 metre B-Double (Amendment) Notice No. 1/2013.

2. Commencement

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

3. Effect

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

4. Amendment

Insert the following routes into the Table at Appendix 1 under the heading Gloucester Shire Council.

Туре	Road Name	Starting Point	Finishing Point
19.	Denison Street, Gloucester.	Boundary Street.	Billabong Lane.
19.	Billabong Lane, Gloucester.	Denison Street.	Rear access to Shell service station, 4 Park Street.
19.	Park Street, Gloucester.	Shell service station, 4 Park Street.	Boundary Street.

ROADS ACT 1993

Order - Sections 46, 49, 54 and 67

Yass Valley Council area

Dedication of Land as Public Road and Declaration as a Controlled Access Road of part of the Barton Highway at Marchmont and Murrumbateman.

I, the Minister for Roads, pursuant to Sections 46, 49, 54 and 67 of the Roads Act, 1993, by this order -

- dedicate as public road the land described in Schedules 1 and 2 under;
- declare to be a main road the said public road described in Schedule 2 and the public road described in Schedule 3 under;
- 3. declare to be a controlled access road the said main road described in Schedules 2 and 3;
- declare that access to the said controlled access road is restricted; and
- specify in Schedule 4 under, the points along the controlled access road at which access may be gained to or from other public roads.

HON DUNCAN GAY MLC MINISTER FOR ROADS AND PORTS

SCHEDULE 1

All those pieces or parcels of land situated in the Yass Valley Council area, Parish of Nanima and County of Murray, shown as Lots 22 and 23 Deposited Plan 1177721.

The above Lots are shown in RMS Plan 0015 515 AC 4002.

SCHEDULE 2

All those pieces or parcels of land situated in the Yass Valley Council area, Parish of Nanima and County of Murray shown as:

Lots 21 and 22 Deposited Plan 1142830; and

Lots 17 to 21 inclusive Deposited Plan 1177721.

The above Lots are shown in RMS Plan 0015 515 AC 4002.

SCHEDULE 3

All those pieces or parcels of public road situated in the Yass Valley Council area, Parish of Nanima and County of Murray shown as:

Lot 13 Deposited Plan 633719;

Lots 23, 24 and 25 Deposited Plan 1142830;

Lots 38, 40, 42, 43, 45, 47 and 48 Deposited Plan 1145074;

Lot 1 Deposited Plan 240827; and

Lot 101 in RMS Plan 0015 515 AC 4002.

The above Lots are all shown in RMS Plan 0015 515 AC 4002.

SCHEDULE 4

Between the points A and B; and

between the points C and D; all shown in RMS Plan 0015 515 AC 4002.

(RMS Papers SF2013/149621; 1)

Department of Trade and Investment, Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T13-1142)

No. 4880, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 16 units, for Group 1, dated 19 September 2013. (Orange Mining Division).

(T13-1143)

No. 4881, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 16 units, for Group 1, dated 19 September 2013. (Orange Mining Division).

(T13-1144)

No. 4882, GOLD AND COPPER RESOURCES PTY LIMITED (ACN 124 534 863), area of 18 units, for Group 1, dated 20 September 2013. (Orange Mining Division).

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T12-1277)

No. 4717, SANDFIRE RESOURCES NL (ACN 105 154 185), County of Ashburnham, County of Bathurst and County of Wellington, Map Sheet (8631, 8731). Withdrawal took effect on 19 September 2013.

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

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

(T01-0120)

Exploration Licence No. 5891, Denis Michael WALSH, area of 1 units. Application for renewal received 19 September 2013.

(04-0523)

Exploration Licence No. 6304, Donald John PERKIN and MINEXCHANGE PROPRIETARY LIMITED (ACN 086 042 524), area of 49 units. Application for renewal received 23 September 2013.

(13-3264)

Exploration Licence No. 6464, GREAT WESTERN MINERALS PTY LTD (ACN 138 476 874), area of 25 units. Application for renewal received 18 September 2013.

(11-4850)

Exploration Licence No. 6883, PEEL MINING LIMITED (ACN 119 343 734), area of 9 units. Application for renewal received 20 September 2013.

(07-0285)

Exploration Licence No. 6884, PEEL MINING LIMITED (ACN 119 343 734), area of 22 units. Application for renewal received 20 September 2013.

(T09-0091)

Exploration Licence No. 7399, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 22 units. Application for renewal received 24 September 2013.

(T09-0103)

Exploration Licence No. 7400, COOLAN YARD PTY LIMITED, area of 18 units. Application for renewal received 24 September 2013.

(T11-0132)

Exploration Licence No. 7841, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), area of 88 units. Application for renewal received 19 September 2013.

(T11-0113)

Exploration Licence No. 7844, GOSSAN HILL GOLD LIMITED (ACN 147 329 833), area of 20 units. Application for renewal received 19 September 2013.

(T94-0340)

Mining Claim converted to Lease No. 156 (Act 1992), Peter Warren ENGLISH, area of 1.95 hectares. Application for renewal received 24 September 2013.

(T92-0093)

Mining Lease No. 1332 (Act 1992), HILLGROVE MINES PTY LTD (ACN 102 660 506), area of 24.56 hectares. Application for renewal received 19 September 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:

(07-6654)

Exploration Licence No. 5337, NEWCASTLE COAL COMPANY PTY LTD (ACN 074 900 208), County of Northumberland, Map Sheet (9232), area of 2394 hectares, for a further term until 4 August 2017. Renewal effective on and from 28 August 2013.

(13-0804)

Exploration Licence No. 6059, BROKEN HILL OPERATIONS PTY LTD (ACN 054 920 893), County of Yancowinna, Map Sheet (7134), area of 11 units, for a further term until 23 February 2015. Renewal effective on and from 20 September 2013.

(T02-0448)

Exploration Licence No. 6064, KBL MINING LIMITED (ACN 129 954 365), County of Kennedy, Map Sheet (8333), area of 5 units, for a further term until 20 March 2016. Renewal effective on and from 16 September 2013.

(07-2657)

Exploration Licence No. 6074, LIONSVILLE GOLD PTY LTD (ACN 115 850 961), County of Drake, Map Sheet (9339), area of 7 units, for a further term until 5 May 2015. Renewal effective on and from 20 September 2013.

(11-2528)

Exploration Licence No. 6419, HILLGROVE MINES PTY LTD (ACN 102 660 506), Counties of Clarke and Sandon, Map Sheet (9236, 9237, 9337), area of 97 units, for a further term until 16 May 2015. Renewal effective on and from 18 September 2013.

(06-0069)

Exploration Licence No. 6572, CULLEN EXPLORATION PTY LIMITED (ACN 077 371 165), County of Dowling, Map Sheet (8231), area of 53 units, for a further term until 12 June 2015. Renewal effective on and from 18 September 2013.

(06-4171)

Exploration Licence No. 6695, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Blaxland, Map Sheet (8032), area of 59 units, for a further term until 7 January 2015. Renewal effective on and from 16 September 2013.

(05-0249)

Exploration Licence No. 6726, ARK MINES LIMITED (ACN 123 668 717), Counties of Cunningham and Flinders, Map Sheet (8233), area of 12 units, for a further term until 1 March 2015. Renewal effective on and from 16 September 2013.

(T10-0039)

Exploration Licence No. 7582, CENTRAL WEST GOLD NL (ACN 003 078 591), County of Georgiana, Map Sheet (8729, 8730), area of 46 units, for a further term until 23 July 2014. Renewal effective on and from 17 September 2013.

(T10-0258)

Exploration Licence No. 7711, PEEL MINING LIMITED (ACN 119 343 734), Counties of Clarke and Sandon, Map Sheet (9237), area of 21 units, for a further term until 22 February 2015. Renewal effective on and from 18 September 2013.

(T10-0260)

Exploration Licence No. 7735, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), County of Evelyn, Map Sheet (7138, 7237, 7238), area of 29 units, for a further term until 16 May 2016. Renewal effective on and from 20 September 2013.

(T10-0261)

Exploration Licence No. 7736, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), County of Evelyn, Map Sheet (7237), area of 21 units, for a further term until 16 May 2016. Renewal effective on and from 20 September 2013.

(T10-0263)

Exploration Licence No. 7738, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), County of Mootwingee, Map Sheet (7336), area of 8 units, for a further term until 16 May 2016. Renewal effective on and from 20 September 2013.

(T10-0269)

Exploration Licence No. 7739, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), County of Evelyn, Map Sheet (7138), area of 46 units, for a further term until 16 May 2016. Renewal effective on and from 20 September 2013.

(T10-0275)

Exploration Licence No. 7740, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), Counties of Mootwingee and Yungnulgra, Map Sheet (7335, 7336), area of 29 units, for a further term until 16 May 2016. Renewal effective on and from 20 September 2013.

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

REFUSAL OF APPLICATIONS FOR RENEWAL

NOTICE is given that the applications for renewal in respect of the following authorities have been refused:

(T08-0124)

Exploration Licence No. 7306, STANDARD IRON PTY LTD (ACN 131 971 438), County of Cunningham, Map Sheet (8232), area of 45 units. The authority ceased to have effect on 11 September 2013.

(T08-0126)

Exploration Licence No. 7308, STANDARD IRON PTY LTD (ACN 131 971 438), County of Dowling, Map Sheet (8130, 8131), area of 49 units. The authority ceased to have effect on 11 September 2013.

(T08-0132)

Exploration Licence No. 7313, STANDARD IRON PTY LTD (ACN 131 971 438), Counties of Mitchell and Urana, Map Sheet (8227), area of 100 units. The authority ceased to have effect on 11 September 2013.

(T08-0135)

Exploration Licence No. 7316, STANDARD IRON PTY LTD (ACN 131 971 438), County of Urana, Map Sheet (8227), area of 100 units. The authority ceased to have effect on 11 September 2013.

(T10-0239)

Exploration Licence No. 7706, CENTRAL WEST GOLD NL (ACN 003 078 591), Counties of Arrawatta and Gough, Map Sheet (9139), area of 13 units. The authority ceased to have effect on 20 September 2013.

(T10-0270)

Exploration Licence No. 7707, CENTRAL WEST GOLD NL (ACN 003 078 591), County of Cooper, Map Sheet (8130), area of 4 units. The authority ceased to have effect on 20 September 2013.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

NOTICE is given that the application for renewal in respect of the following authority has been withdrawn:

(T02-0543)

Mining Purposes Lease No. 332 (Act 1973), Ross SLACK-SMITH and Genise Janet SLACK-SMITH, Parish of Coocoran, County of Finch, Map Sheet (8439-2-S), area of 4 hectares. The authority ceased to have effect on 2 September 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:

(T11-0342)

Exploration Licence No. 7934 (Act 1992), AWATI RESOURCES PTY LTD (ACN 106 020 419), County of Evelyn, Map Sheet (7238), area of 36 units. Request of cancellation was received on 18 September 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:

(T11-0342)

Exploration Licence No. 7934, AWATI RESOURCES PTY LTD (ACN 106 020 419), County of Evelyn, Map Sheet (7238), area of 36 units. Cancellation took effect on 23 September 2013.

(T12-1182)

Exploration Licence No. 8054, HEEMSKIRK RESOURCES PTY LIMITED (ACN 085 881 232), County of Buccleuch, Map Sheet (8527), area of 56 units. Cancellation took effect on 17 September 2013.

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

TRANSFER APPLICATION

(T13-1039)

Exploration Licence No. 8127, IRGS SOUTHERN GOLD PTY LTD (ACN 149 179 920), to GOSSAN HILL GOLDLTD (ACN 147 329 833), Counties of Wynyard and Clarendon, Map Sheets (8427, 8527), area of 100 units. Application for Transfer received on 16 September 2013.

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

PRIMARY INDUSTRIES

FISHERIES MANAGEMENT ACT 1994

Fisheries Management (Aquaculture) Regulation 2012

Notification under Clause 27 (4)

Proposed Tender of Aquaculture Leases in Various Estuaries of NSW

NSW Department of Primary Industries (NSW DPI), is offering by public tender seventeen (17) areas of public water land in various estuaries of NSW, for the purpose of oyster aquaculture.

Lease No.	Lease Area (ha)	Estuary	OISAS status	GIS survey available
OL67/394	0.902	Macleay River	POAA	Yes
OL80/104	Less than 0.707	Macleay River	POAA	No
OL82/074	0.1812	Macleay River	POAA	Yes
OL85/103	1.8108	Macleay River	POAA	Yes
OL86/252	1.5478	Macleay River	POAA	Yes
OL80/083	0.4905	Hastings River	POAA	Yes
OL82/144	0.9301	Hastings River	POAA	Yes
OL69/584	0.7920	Camden Haven	POAA	Yes
OL80/221	1.4627	Camden Haven	POAA	Yes
OL81/179	0.1536	Camden Haven	POAA	Yes
OL98/006	3.5271	Camden Haven	POAA	Yes
OL65/235	0.6846	Port Stephens	POAA	Yes
OL61/154	2.3085	Hawkesbury River	Non-POAA	Yes
OL86/013	0.4324	Crookhaven River	National Park Estate	Yes
OL65/202	0.2177	Clyde River	POAA	Yes
OL80/032	1.1651	Clyde River	POAA	Yes
OL80/174	0.6930	Clyde River	POAA	Yes

All tenders must be marked 'Confidential' and submitted to: Tender Box, Port Stephens Fisheries Institute, Locked Bag 1, Nelson Bay NSW 2315. Tenders must be received at this address no later than 4:30 p.m., on Friday, 25 October 2013.

Proposed oyster lease OL61/154 applies to an area of previously leased water which is not in a priority oyster aquaculture area (Non-POAA) under the NSW Oyster Industry Sustainable Aquaculture Strategy (OISAS). As such, the successful tenderer(s) of this lease will be required to obtain development consent from Council under Part 4 of the Environmental Planning and Assessment Act 1979.

Any lease granted as a result of the tender will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit as prescribed under the Fisheries Management Act 1994, including payment of prescribed annual fees and charges. Lease rent is charged annually, currently at \$53 per hectare (excl. GST), which is subject to an annual Consumer Price Index adjustment. Tenure of a lease will be up to 15 years.

Leases will be tendered "as is" condition, where any existing improvements have not been valued and will become the responsibility of the leaseholder. An information package, which contains the terms and conditions of the tender and a tender form, can be obtained by contacting an Aquaculture Officer at the Port Stephens Fisheries Institute on (02) 4916 3919, or by visiting the department's website at www.dpi.nsw.gov.au.

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

FISHERIES MANAGEMENT ACT 1994

Section 76

Instrument of Determination of Management Charge for 1 July 2013 to 30 June 2014

I, ANDREW GOULSTONE, Director, Commercial Fisheries, with the delegated authority of the Minister for Primary Industries and the Director-General of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to sections 227 and 228 of the Fisheries Management Act 1994 ("the Act"), do by this instrument of determination pursuant to sections 76 (1) and (2) of the Act, determine the management charge for the period 1 July 2013 to 30 June 2014 payable by holders of shares in any of the relevant share management fisheries in respect of each fishing business the components of which include shares in one or more of the relevant share management fisheries as follows:

- 1. If the components of a fishing business include shares (of any class) in one or more of the relevant share management fisheries, the management charge in respect of that fishing business (the *management charge*) is the total of the following amounts:
 - (a) for the first class of shares held by the fishing business \$1,064;
 - (b) for the second class of shares held by the fishing business \$1,064;
 - (c) for the third and each subsequent class of shares held by the fishing business the discounted amount for that class of shares;
 - (d) \$500.
- 2. The discounted amount for a class of shares is calculated as follows:
 - (a) for the third class of shares held by the fishing business \$638 (being 60% of \$1,064, rounded to the nearest dollar);
 - (b) for the fourth class of shares held by the fishing business \$383 (being 60% of the discounted amount for the third class of shares held by the fishing business, rounded to the nearest dollar);
 - (c) for the fifth class of shares held by the fishing business \$230 (being 60% of the discounted amount for the fourth class of shares held by the fishing business, rounded to the nearest dollar);
 - (d) for the sixth class of shares held by the fishing business \$138 (being 60% of the discounted amount for the fifth class of shares held by the fishing business, rounded to the nearest dollar);
 - (e) and so on until all classes of shares held by the fishing business have been accounted for.

Note: The last column of the Table in the Attachment to this determination sets out the total management charges calculated in accordance with clauses 1 and 2 of this determination.

- 3. If the components of a fishing business for which a management charge is payable include a southern fish trawl endorsement, the calculation of the management charge is modified as follows:
 - (a) the southern fish trawl endorsement is to be treated as if it were the first class of shares held by the fishing business;
 - (b) in subclause 1. (a) of this determination, the amount to be added for that first class of shares is nil.

Note: No management charge is included for the southern fish trawl endorsement because an annual contribution of \$1,064 is payable in respect of that endorsement under section 115A of the Act.

4. For the purposes of this determination, a class of shares is held by a fishing business if the shares are a component of that fishing business on 1 November 2013.

In this determination:

class of share means a class of share in a relevant share management fishery, as listed in:

- (a) clause 5 of the Appendix to the Fisheries Management (Estuary General Share Management Plan) Regulation 2006;
- (b) clause 5 of the Appendix to the Fisheries Management (Estuary Prawn Trawl Share Management Plan) Regulation 2006;
- (c) clause 5 of the Appendix to the Fisheries Management (Ocean Hauling Share Management Plan) Regulation 2006;
- (d) clause 4 of the Appendix to the Fisheries Management (Ocean Trap and Line Share Management Plan) Regulation 2006;
- (e) clause 4 of the Appendix to the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006. *relevant share management fishery* means any of the following share management fisheries, as described in Schedule 1 to the Act:
 - (a) the estuary general fishery;
 - (b) the estuary prawn trawl fishery;
 - (c) the ocean hauling fishery;
 - (d) the ocean trawl fishery;
 - (e) the ocean trap and line fishery.

southern fish trawl endorsement has the same meaning as it has in the Fisheries Management (General) Regulation 2010.

Made this 25th day of September 2013.

ANDREW GOULSTONE, Director, Commercial Fisheries, Department of Primary Industries

ATTACHMENT

Table - Share management charges relating to the Estuary General Fishery, Estuary Prawn Trawl Fishery, Ocean Hauling Fishery, Ocean Trawl Fishery and the Ocean Trap and Line Fishery.

	Total charge \$	1,564	2,628	3,266	3,649	3,879	4,017	4,100	4,150	4,180	4,198	4,209	4,216	4,220	4,222	4,223
	Clause I.(d)	500	500	500	500	500	500	500	500	500	500	500	500	500	500	500
	15th share class															1
	14th share class														2	2
	13th share class													4	4	4
	12th share class												7	7	7	7
Charge for each share class held in the fishing business	11th share class											11	11	11	11	11
he fishing	10th share class										18	18	18	18	18	18
held in t	9th share class									30	30	30	30	30	30	30
hare class	8th share class								50	50	50	50	50	50	50	50
or each si	7th share class							83	83	83	83	83	83	83	83	83
Charge f	6th share class						138	138	138	138	138	138	138	138	138	138
	5th share class					230	230	230	230	230	230	230	230	230	230	230
	4th share class				383	383	383	383	383	383	383	383	383	383	383	383
	3rd share class \$			638	638	638	638	638	638	638	638	638	638	638	638	638
	2nd share class		1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064
	Ist share class \$	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064	1,064
No. of	share classes in a fishing business	1	2	3	4	5	9	7	8	6	10	11	12	13	14	15

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 33 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL82/051 within the estuary of the Crookhaven River, having an area of 0.8327 hectares to Leon RIEPSAMEN and Angela RIEPSAMEN of Culburra Beach NSW, for a term of 15 years on 28 August 2028.

OL67/369 within the estuary of the Hastings River, having an area of 0.3090 hectares to Eric James WADE of Lake Cathie NSW, for a term of 15 years expiring on 8 March 2028.

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

LANDS

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

ROADS ACT 1993

ORDER

Transfer of Crown Roads to a Council

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

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE 1

Parish – Reid; County – Buller; Land District – Tenterfield; L.G.A. – Tenterfield

Crown Road 20.115m wide known as the extension of Paterson's Road, at Legume, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Tenterfield Shire Council.

File No.: 12/08303. W522751. Council's Reference: John Martin.

GOULBURN OFFICE

159 Auburn Street, Goulburn NSW 2580 (PO Box 2215, Dangar NSW 2309)

Phone: (02) 4824 3700 Fax: (02) 4822 4287

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 Schedule is to be occupied for the additional purpose specified in Column 1 of the Schedule.

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

SCHEDULE

Column 1 Column 2

Grazing (Relevant Interest – S34A LIcence – RI 508566).

Reserve No.: 80109. Public Purpose: Future public requirements. Notified: 1 November 1957.

File No.: 12/07995.

GRAFTON OFFICE

49-51 Victoria Street, Grafton NSW 2460 (PO Box 2185, Dangar NSW 2309)

Phone: 1300 886 235 Fax: (02) 6642 5375

NOTICE OF INTENTION TO GRANT A LICENCE OVER RESERVED LAND

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, it is notified that the Minister for Regional Infrastructure and Services intends to create a relevant interest by way of a licence for the purposes specified in Column 1 of the Schedules to the party specified in Column 2 of the Schedules in respect of the Reserve specified in Column 3 of the Schedules.

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

Column 3

SCHEDULE 1

Column 1 Licence 496202

for access.

Column 2

Pty Ltd.

Pet Porpoise Pool Reserve 1011088 for future public requirements. Notified: 9 December 2005. Land District: Bellingen. Local Government Area: Coffs Harbour City Council. Parish: Coff. County: Fitzroy.

Locality: Coffs Harbour. Reserve 1012190 for access, public requirements, rural services, tourism purposes and environmental and heritage conservation. Notified: 25 August 2006. Land District: Bellingen. Local Government Area: Coffs Harbour City Council.

Parish: Coff. County: Fitzroy. Locality: Coffs Harbour. File No.: 08/9897.

SCHEDULE 2

Column 1 Licence 515198 for community facilities.

Column 2

Nambucca Valley Youth Services Centre Inc.

Column 3

Reserve 97355 for Boy Scouts.

Notified: 20 July 1984. Land District: Bellingen. Local Government Area: Nambucca Shire Council.

Parish: Nambucca. County: Raleigh.

Locality: Nambucca Heads. File No.: 13/10042.

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 – Jeffrey; County – Clive; Land District – Tenterfield; L.G.A. – Tenterfield

Road Closed: Lot 1, DP 1188109.

File No.: 07/2376.

Schedule

On closing, the land within Lot 1, DP 1188109 remains vested in the State of New South Wales as Crown land.

Description

Parish - White; County - White; Land District - Narrabri; L.G.A. - Narrabri

Road Closed: Lot 1, DP 1184560.

File No.: ME05 H 251.

Schedule

On closing, the land within Lot 1, DP 1184560 remains vested in the State of New South Wales as Crown land.

Description

Parish - Yarrow; County - Gough; Land District - Glen Innes; L.G.A. - Glen Innes Severn Shire

Road Closed: Lot 1, DP 1188356.

File No.: AE06 H 224.

Schedule

On closing, the land within Lot 1, DP 1188356 remains vested in the State of New South Wales as Crown land.

Description

Parish - West Coraki; County - Richmond; Land District - Casino; L.G.A. - Richmond Valley

Road Closed: Lot 1, DP 1188605.

File No.: 13/10974.

Schedule

On closing, the land within Lot 1, DP 1188605 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Clarence and Merrigalah; Counties - Buller and Sandon; Land District - Tenterfield; L.G.A. - Armidale

Road Closed: Lot 1, DP 1188354 and Lot 2, DP 1188611.

File No.: AE06 H 3.

Schedule

On closing, the land within Lot 1, DP 1188354 and Lot 2, DP 1188611 remains vested in the State of New South Wales as Crown land.

Description

Parish - Halloran; County - Vernon; Land District - Walcha; L.G.A. - Walcha

Road Closed: Lot 1, DP 1188532.

File No.: 07/2288.

Schedule

On closing, the land within Lot 1, DP 1188532 remains vested in the State of New South Wales as Crown land.

Description

Parish - Wyndham; County - Murchison; Land District - Bingara; L.G.A. - Gwydir

Road Closed: Lot 1. DP 1179813 (subject to easement/ right of carriageway created by Deposited Plan 1179813).

File No.: ME06 H 92.

Schedule

On closing, the land within Lot 1, DP 1179813 remains vested in the State of New South Wales as Crown land.

Description

Parish - Mount Pleasant; County - Stapylton; Land District - Moree; L.G.A. - Moree Plains

Road Closed: Lot 3, DP 1187936.

File No.: ME05 H 252.

Schedule

On closing, the land within Lot 3, DP 1187936 remains vested in the State of New South Wales as Crown land.

Description

Parish - Tyalgum; County - Rous; Land District - Murwillumbah; L.G.A. - Tweed

Road Closed: Lot 11, DP 1185670.

File No.: GF06 H 122.

Schedule

On closing, the land within Lot 11, DP 1185670 remains vested in the State of New South Wales as Crown land.

Description

Parish – Tun Cooey; County – Stapylton; Land District - Moree; L.G.A. - Moree Plains

Road Closed: Lot 3, DP 1187976.

File No.: ME06 H 130.

Schedule

On closing, the land within Lot 3, DP 1187976 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Mount Pleasant and Tun Cooey; County – Stapylton; Land District - Moree; L.G.A. - Moree Plains

Road Closed: Lots 4-5, DP 1187977.

File No.: ME06 H 130.

Schedule

On closing, the land within Lots 4-5, DP 1187977 remains vested in the State of New South Wales as Crown land.

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 Schedule is to be occupied for the additional purpose specified in Column 1 of the Schedule.

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

SCHEDULE

Column 1

Grazing (Relevant Interest -S34A Licence – RI 513671). Column 2

Reserve No.: 755721. Public Purpose: Future

public requirements. Notified: 29 June 2007. File No.: 13/09405.

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 Schedules 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 Schedules.

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

SCHEDULE 1

Column 1 Column 2 Sandra Leigh O'CONNOR

Gundurimba Flood Refuge Reserve Trust.

(re-appointment). Suzanne Margaret **FORSYTH**

(re-appointment). David Wayne HOSKINS

(re-appointment). Bruce ROSS (re-appointment).

Dennis Patrick O'CONNOR

(re-appointment). Alan HOSKINS

(re-appointment).

NEW SOUTH WALES GOVERNMENT GAZETTE No. 118

Column 3

Reserve No.: 38468. Public Purpose: Refuge in time of flood.

Notified: 22 October 1904.

File No.: 10/19046.

Term of Office

For a term commencing the date of this notice and expiring 26 September 2018.

SCHEDULE 2

Column 1 Column 2 Column 3

David John Urbenville Reserve No.: 83461.
SCOFIELD (R83461) Public Purpose: Public recreation and showground.

(re-appointment). Notified: 22 September 1961. William Ross HOFFMAN File No.: GF80 R 219.

(re-appointment). Colin Robert FLINT (re-appointment). Diana PAYNE (re-appointment).

Term of Office

For a term commencing the date of this notice and expiring 26 September 2018.

SCHEDULE 3

Column 1 Column 2 Column 3

Cyril Leonard Munns Creek Reserve No.: 140071.
COOMBES Walking Track Public Purpose:

(new member). Reserve Trust. Environmental protection and public recreation.

GREBERT Notified: 13 December 1991.

(new member). File No.: GF90 R 41.

Noel Edward SIMPSON

(new member).

Term of Office

For a term commencing the date of this notice and expiring 26 September 2018.

HAY OFFICE

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

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 – Gurangully and Yarran; County – Dowling; Land District – Lake Cargelligo; L.G.A. – Lachlan

Road Closed: Lot 1, DP 1175619.

File No.: 10/14085.

Schedule

On closing, the land within Lot 1, DP 240507 remains vested in the State of New South Wales as Crown land.

Description

Parish – Trigalong; County – Dowling; Land District – Lake Cargelligo; L.G.A. – Lachlan

Road Closed: Lot 2, DP 1175619.

File No.: 10/14078.

Schedule

On closing, the land within Lot 2, DP 1175619 remains vested in the State of New South Wales as Crown land.

APPOINTMENT OF TRUST BOARD MEMBERS

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

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE

Column 1 Column 3 Column 2 Kristine Helen Moulamein Reserve No.: 150046. **McGLASHAN** Swimming Public Purpose: Public (new member) Pool Trust. recreation. Judith IRELAND Notified: 31 July 1992. (re-appointment). File No.: HY92 R 4. Ricki-Lea Louise RING (new member).

Term of Office

For a term commencing the date of this notice and expiring 26 September 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

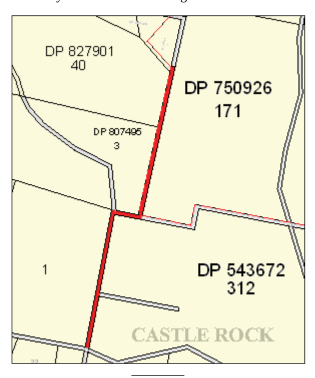
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

Parish – Ellis; County – Brisbane; Land District – Muswellbrook; Local Government Area – Muswellbrook

The section of Crown public road west of Lot 312, DP 543672 and part west of Lot 171, DP 750926 at Castle Rock as shown by red colour on the diagram hereunder.



SCHEDULE 2

Roads Authority: Muswellbrook Shire Council.

Council's Reference: DA 195/96.

Crown Lands File Reference: 12/03716.

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

Column 1

Land District: Newcastle. Local Government Area: Port Stephens Council. Locality: Nelson Bay. Lot 424, DP No. 39728, Parish Tomaree, County Gloucester.

Area: 4169 square metres. File No.: 11/02237.

Column 2

Reserve No.: 91621. Public Purpose: Caravan and camping park. Notified: 9 November 1979. Lot 1, DP No. 1118650, Parish Tomaree,

County Gloucester. Lot 2, DP No. 1118650, Parish Tomaree,

County Gloucester. New Area: 3.627 hectares.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2

Judith Anne Patonga Public
SINGER Hall and Bush
(new member). Fire Brigade Trust.

John TWINER
(re-appointment).

Mark Joseph AUSTIN
(re-appointment).

(re-appointment).
Joyce Mary CHAMBERS
(re-appointment).
Mark Robert ZWAN
(re-appointment).
Jeanette BURGESS
(re-appointment).
John QUIGG
(re-appointment).

Column 3

Reserve No.: 88567.
Public Purpose: Public hall and bush fire brigade purposes.

Notified: 21 April 1972. File No.: MD80 R 42-002.

Term of Office

For a term commencing 3 October 2013 and expiring 2 October 2018.

ERRATUM

THE notice which appeared in the *New South Wales Government Gazette* No. 124 of the 5 September 1980, Folio 4706, under the heading "RESERVATION FROM SALE FOR FUTURE PUBLIC REQUIREMENTS" notifying Reserve No. 93488 over 7.171 hectares in the Village of Gungal being the land comprised in Special Leases 1974-4 and 1979-1. The notice included the whole of Lot 2, section 24 and Lot 2, section 25, DP 758491 as being notified as part of that reserve, however at that time the land was not Crown land so should not have been included in the reservation notification.

File No.: MD79 H 266.

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

NEWCASTLE OFFICE

437 Hunter Street, Newcastle NSW 2300 (PO Box 2215, Dangar NSW 2309)

Phone: (02) 1300 886 235 Fax: (02) 4925 3517

NOTIFICATION OF CLOSING OF A ROAD

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

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

Description

Parish – Melrose; County – Cunningham; Land District – Condobolin; L.G.A. – Lachlan

Road Closed: Lot 1, DP 1173105.

File No.: CL/00649.

Schedule

On closing, the land within Lot 1, DP 1173105 remains vested in the State of New South Wales as Crown land.

Description

Parish – South Wagga Wagga; County – Wynyard; Land District – Wagga Wagga; L.G.A. – Wagga Wagga

Road Closed: Lot 1, DP 1188792.

File No.: 08/11603:JT.

Schedule

On closing, the land within Lot 1, DP 1188792 becomes vested in the State of New South Wales as Crown Land.

Council's Reference: W430760.

Description

Parish – Galore; County – Urana; Land District – Urana; L.G.A. – Lockhart

Road Closed: Lot 4, DP 1188241.

File No.: WA05 H 145.

Schedule

On closing, the land within Lot 4, DP 1188241 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lots 1-4, DP 1187950.

File No.: 11/07381.

Schedule

On closing, the land within Lots 1-4, DP 1187950 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 2, DP 1182042.

File No.: 10/04324.

Schedule

On closing, the land within Lot 2, DP 1182042 remains vested in the State of New South Wales as Crown land.

Description

Parish – Benson; County – Stapylton; Land District – Moree; L.G.A. – Moree Plains

Road Closed: Lot 1, DP 1188668.

File No.: ME05 H 392.

Schedule

On closing, the land within Lot 1, DP 1188668 remains vested in the State of New South Wales as Crown land.

Description

Parish – Bundilla; County – Ewenmar; Land District – Warren; L.G.A. – Warren

Road Closed: Lot 1, DP 1187633.

File No.: 12/05988.

Schedule

On closing, the land within Lot 1, DP 1187633 remains vested in the State of New South Wales as Crown land.

Description

Parish – Hargraves; County – Wellington; Land District – Mudgee; L.G.A. – Mid-Western Regional

Road Closed: Lots 1-2, DP 1188494.

File No.: 12/08125.

Schedule

On closing, the land within Lots 1-2, DP 1188494 remains vested in the State of New South Wales as Crown land.

Description

Parish – Merigan; County – Murray; Land District – Braidwood; L.G.A. – Palerang

Road Closed: Lot 2, DP 1181358.

File No.: 12/05321: BA.

Schedule

On closing, the land within Lot 2, DP 1181358 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Tuena and Kangaloolah; County – Georgiana; Land District – Crookwell; L.G.A. – Upper Lachlan Shire

Road Closed: Lot 1, DP 1188366 (subject to a right of carriageway created by Deposited Plan 118366).

File No.: 11/00027: BA.

Schedule

On closing, the land within Lot 1, DP 1188366 remains vested in the State of New South Wales as Crown land.

Description

Parish – Mulloon; County – Murray; Land District – Braidwood; L.G.A. – Palerang

Road Closed: Lots 1-16, DP 1178745 (subject to easements created by Deposited Plan 1178745).

File No.: GB06 H 73: BA.

Schedule

On closing, the land within Lots 1-16, DP 1178745 remains vested in the State of New South Wales as Crown land

Description

Parish – Bundaburrah; County – Forbes; Land District – Forbes; L.G.A. – Forbes

Road Closed: Lot 5, DP 1188064.

File No.: CL/00556.

Schedule

On closing, the land within Lot 5, DP 1188064 remains vested in the State of New South Wales as Crown land.

Description

Parish – Bundaburrah; County – Forbes; Land District – Forbes; L.G.A. – Forbes

Road Closed: Lots 1-2, DP 1188064.

File No.: CL/00556: AD.

Schedule

On closing, the land within Lots 1-2, DP 1188064 remains vested in the State of New South Wales as Crown land.

Description

Parish – Bigga; County – Georgiana; Land District – Crookwell; L.G.A. – Upper Lachlan Shire

Road Closed: Lots 1-2, DP 1184688.

File No.: GB07 H 478.

Schedule

On closing, the land within Lots 1-2, DP 1184688 remains vested in the State of New South Wales as Crown land.

ROADS ACT 1993

ORDER

Correction of Defective Instrument

AS per the notification of Closing of a Road which appeared in *New South Wales Government Gazette* dated 10 August 2012, Folio 3677, part of the description is hereby amended. Under the heading of "description" the words "File No.: 09/01870" is deleted and replaced with "File No.: 11/10568".

Reference: 11/10568 : BA.

NOWRA OFFICE

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

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 – Krawarree; County – Murray; Land District – Braidwood; L.G.A. – Palerang

Road Closed: Lot 2, DP 1187584.

File No.: 13/04191.

Schedule

On closing, the land within Lot 2, DP 1187584 remains vested in the State of New South Wales as Crown land.

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 Schedule is to be occupied for the additional purpose specified in Column 1 of the Schedule.

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

SCHEDULE

Column 1

Storage Area (Relevant Interest – Section 34A – Licence RI 521689).

Column 2

Reserve No.: 750227. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 13/13297.

ORANGE OFFICE

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

NOTIFICATION OF CLOSING OF PUBLIC 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.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

Description

Parish – Peel; County – Roxburgh; Land District - Bathurst

Road Closed: Lot 1 in Deposited Plan 1188913.

File No.: 09/04487.

Note: On closing, the land within Lot 1 in Deposited Plan 1188913 remains vested in Bathurst Regional Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: JW:DR 2007/0771.

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 Schedule is to be occupied for the additional purpose specified in Column 1 of the Schedule.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE

Column 1 Column 2

Environmental Protection and Sustainable Grazing (Relevant Public Purpose: Future Interest – Section 34A –

Licence RI 519174).

Reserve No.: 94771. public requirements.

Notified: 15 May 1981. File No.: 13/12151.

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 Schedules 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 Schedules.

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE 1

Column 1 Column 3 Column 2

Alan Laurence Yarrangong Reserve No.: 1015288. **STYLES** Reserve Trust. Public Purpose:

(re-appointment). Environmental protection Graham Leith and public recreation. McINTOSH Notified: 19 September 2008.

File No.: 13/09955.

(re-appointment). **Brigitte STYLES** (re-appointment). Rosa Lee FRATTURO (re-appointment).

Irene Margaret WILLMOTT

(re-appointment).

Term of Office

For a term commencing the date of this notice and expiring 26 September 2018.

SCHEDULE 2

Column 1 Column 2 Column 3

Sally's Flat Reserve No.: 50094. Murray Ian **PRICE** Recreation Public Purpose: Public (re-appointment). Ground Trust. recreation.

Ian Stanley Notified: 29 July 1914. **PRICE** File No.: OE81 R 82.

(re-appointment). Vera Jean TOMLINSON (re-appointment). Nella PRICE (re-appointment).

Patrick Brian TOMLINSON

(re-appointment).

Term of Office

For a term commencing 28 November 2013 and expiring 27 November 2018.

SCHEDULE 3

Column 1 Column 2 Column 3

Bruce Philip Peel Recreation Reserve No.: 88996. ANDREWS Reserve Trust. Public Purpose: Public (re-appointment). recreation.

Christine Patricia Notified: 31 August 1973. **PORTER** File No.: OE80 R 197.

(re-appointment). Vanessa Jane WHITE (re-appointment). William Mark ADAMS (re-appointment).

Term of Office

For a term commencing 5 December 2013 and expiring 4 December 2018.

SCHEDULE 4

Column 1 Column 2 Column 3

Thomas John Nelungaloo **FREEMAN** Public Hall and (re-appointment). Recreation Rodney Edward Reserve Trust.

BARNES

(re-appointment). **Brett Anthony PREISIG** (re-appointment). Reserve No.: 65805. Public Purpose: Public hall. Notified: 7 February 1936.

> Reserve No.: 81422. Public Purpose: Public

recreation.

Notified: 27 February 1959. File No.: OE80 R 307-002.

Term of Office

For a term commencing 28 November 2013 and expiring 27 November 2018.

SCHEDULE 5

Column 1 Column 2 Column 3

Colin Rupert Trundle Rest Reserve No.: 66045.
GRINTER Shelter Reserve Public Purpose: Shelter.
(re-appointment). Trust. Notified: 5 June 1936.
George Arthur File No.: OE80 R 326-002.

BERRY (re-appointment).

(re-appointment). Thomas MORGAN (re-appointment).

Term of Office

For a term commencing 5 December 2013 and expiring 4 December 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

REVOCATION OF RESERVATION OF CROWN LAND

PURSUANT to section 90 of the Crown Lands Act 1989, the reservation of Crown land specified in Column 1 of the Schedules hereunder, is revoked to the extent specified opposite thereto in Column 2 of the Schedules.

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

SCHEDULE 1

Column 1

Land District: Metropolitan.
Local Government Area:
Sydney.

Locality: Sydney.

Column 2

Lots: 1877.
DP No.: 877000.
Parish: St James.
County: Cumberland.

Reserve No.: 1014348. Public Purpose: Government

purposes.

Notified: 21 December 2007.

File No.: 13/11184.

SCHEDULE 2

Column 1 Column 2

Land District: Tenterfield.
Local Government Area:
Tenterfield.
Locality: Maryland.

The part being Lot 131,
DP No. 705158, Parish Ruby,
County Buller, of an area of
approximately 4.5 hectares.

Reserve No.: 751078. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 09/08960.

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

Column 1 Column 2

Community purposes. Reserve No.: 70020.

Public Purpose: Public

recreation.

Notified: 24 April 1941. File No.: 13/13542.

Note: The additional purpose is notified over part of the

reserve only, being Lot 7022, DP 1027057.

DISSOLUTION OF RESERVE TRUST

PURSUANT to section 92(3) of the Crown Lands Act 1989, the reserve trust specified in Column 1 of the Schedule hereunder, which was established in respect of the reserve specified opposite thereto in Column 2 of the Schedule is dissolved.

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

SCHEDULE

Column 1 Column 2

Department of Lands
Building R1014348

Reserve No.: 1014348.

Public Purpose: Government

Reserve Trust. purposes.

Notified: 21 December 2007.

File No.: 13/11184.

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 – Nundle; County – Parry; Land District – Tamworth; L.G.A. – Tamworth Regional

Road Closed: Lots 1-2, DP 1182550 (subject to right of access created by Deposited Plan 1182550).

File No.: 10/14095.

Schedule

On closing, the land within Lots 1-2, DP 1182550 remains vested in the State of New South Wales as Crown land.

WESTERN REGION OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830

Phone: (02) 6883 5400 Fax: (02) 6884 2067

GRANTING OF A WESTERN LANDS LEASE

IT is hereby notified that under the provisions of section 28A of the Western Lands Act 1901, the Western Lands Leases of the lands specified in the following Schedule have been granted to the undermentioned persons.

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder. The land is to be used only for the purpose of **Residence**.

Initial rent will be \$100.00 per annum and re-assessed thereafter annually on 1st April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the *New South Wales Government Gazette* of 20 March 2009, Folios 1416-1418.

All amounts due and payable to the Crown *must* be paid to the Department of Trade & Investment, Crown Lands Division by the due date.

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

SCHEDULE

Administrative District - Walgett North; Shire - Walgett; Parish - Wallangulla/Mebea; County - Finch

WLL No.	Name of Lessee	File No.	Folio Identifier	Area (m2)	Term of Lease			
					From	То		
16151	Robert Franz REINFRANK.	08/6171	58/1076808	2380	13 September 2013.	12 September 2033.		

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of the provisions of section 18J, Western Lands Act 1901, the purpose and conditions of the undermentioned Western Lands Lease have been altered as shown.

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

Administrative District – Walgett; Shire – Walgett; Parishes of Bon Bon and Mooroo; County of Finch

The purpose of Western Lands Leases 3713, 5355 and 10942, being the land contained within Folio Identifier 1685/767412, 3077/765302 and 4435/767420 have been altered from "Grazing" to "Grazing and Cultivation (Dryland)" effective from 20 September 2013.

As a consequence of the alteration of purpose and conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

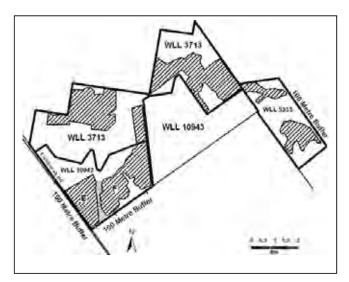
The conditions of Western Lands Leases 3713, 5355 and 10942 have been altered by the inclusion of the Special Condition shown below effective from 20 September 2013.

SPECIAL CONDITIONS ATTACHED TO WESTERN LAND LEASES 3713, 5355 and 10942

- 1. The lessee is authorised to cultivate an area of 820 hectares on WLL 3713, 203 hectares on WLL 5355 and 498 hectares on WLL 10942 as indicated by the hatched areas shown on the diagram hereunder. In total, an area 1521 hectares is authorised for cultivation.
- 2. Cultivation is permitted over the whole area covered by this Consent unless the Commissioner has required that specific areas remain uncultivated.

- The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the Commissioner.
- 4. The lessee shall ensure land within 60 metres of any texture contrast or duplex soil area remains uncultivated except in accordance with a plan approved by the Commissioner. Texture contrast (or duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlying a clay subsoil and are prone to scalding (producing clay pans and hummocks).
- 5. The lessee shall ensure areas with a slope greater than 2% remains uncultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee's expense.
- 6. The lessee shall ensure incised drainage lines, other than man-made structures, which carry water after storms are left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- 7. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- 8. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- The lessee shall ensure that cultivation and cropping do not alter the natural flood regime. Crops are not to be protected by levees.
- The lessee shall undertake any fuel management and/ or provision of fire trail access in accordance with fire mitigation measures.

- 11. There shall be no cultivation within 100 metres of the Southern property boundary fence-line of Western Lands Lease 10942 as indicated on the diagram.
- 12. There shall be no cultivation within 100 metres of the Cumborah Road on the South Western boundary of Western Lands Lease 10942 as indicated on the diagram.
- 13. There shall be no cultivation within 100 metres of the Eastern property boundary fence-line of Western Lands Lease 10942 as indicated on the diagram.
- 14. There shall be no cultivation at any time between Area E and Area F as indicated on the diagram with cross hatching.
- 15. The land leased must only be used for the purpose of Grazing and Cultivation (Dryland).



WATER

WATER ACT 1912

AN application under Part 8 of the Water Act 1912, being within a proclaimed (declared) local area under section 5 (4) of the Water Act 1912.

An application for approval of controlled works under section 167 of the Water Act 1912, within the proclaimed local area described hereunder has been received as follows:

Jonathon PHELPS and Wendy PHELPS for controlled works consisting of levees, roads and channels on the Lower Namoi Floodplain, on Lots 12 and 13, DP 753951, Parish Nowley; Lots 6, 7, 16, 19 and 32, DP 753965; Lots 1 and 2, DP 1097879 and Lot 1, DP 1045147 and crown roads, Parish Yarranbar, County Jamison, on the property known as "North Nowley" Wee Waa, for the prevention of inundation of floodwaters, irrigation and drainage development (new approval). (Reference: 90CW811028).

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

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 382, Narrabri NSW 2340, within 28 days of this publication.

ROBERT ALBERT, Senior Water Regulation Officer

WATER ACT 1912

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

James WEST and Kerry Lynette WEST for a 100mm centrifugal pump on the Wilson River on Lot 1, DP 1160645, Parish Tinebank, County Macquarie, for irrigation of 2 hectares (8 megalitres) for stock and domestic purposes (new licence by way of permanent transfer). (Reference: 30SL067247).

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

Written objections, from any local occupier or statutory authority, specifiying grounds and how their interests are affected, must be lodged with the NSW Office of Water, Locked Bag 10, Grafton NSW 2460, within 28 days of this publication.

PETER HACKETT, Water Regulation Officer

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association Pursuant to Section 84

TAKE notice that the incorporation of THE CENTRAL COAST REVIVAL FELLOWSHIP INCORPORATED (INC9874875) cancelled on 18 March 2011 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 25th day of September 2013.

CHRISTINE GOWLAND, Delegate of the Commissioner, NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 76

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

Metro Christian Church Inc - Inc9876805

Broken Hill Machine Knitters Club Inc - Y0809617

Friends of Alf Incorporated - Inc9884896

The Far South Coast Rugby Referees Association Incorporated – Y2200319

The Interstitial Cystitis Support Group of Australia Incorporated – Inc9885926

Dunedoo U3A Incorporated – Inc9882722

Backwater Cricket Club Inc -Y1394713

Barden Ridge Rugby League Club Incorporated – Inc9885871

Mt Druitt Combined Action Group Incorporated – Inc9884765

Burrumbuttock Football Club Incorporated – Y1602446

Shoalhaven City Street Machines Incorporated – Y1721828

Asia Pacific Institute of Security Management Incorporated – Inc9880162

South Grafton Traders Association Incorporated – Inc9878240

Australian Shenzhen Society of Commerce Incorporated – Inc9878639

Uniting2Worlds Incorporated - Inc9887577

Comitato Tricolore Per Gli Italiani Nel Mondo Incorporated – Inc9879181

Australian Chinese Golf Association Incorporated – Inc9887300

Broken Hill Sidecar Riders Association Incorporated
- Inc9877215

Suroyo TV Association Incorporated – Inc9887642

Cowra Bike and Car Show Incorporated - Inc9878711

Metropolitan & Country Dog Trainers & Handlers Association Incorporated – Inc9886179

Macarthur Drag Racers Incorporated – Inc9882753

Romanian Challenge Appeal Australia Incorporated – Inc9879141

Kidwell Association Incorporated – Inc9882244

Sydney Korean Senior Centre Incorporated – Inc9889016

Cancellation is effective as at the date of gazettal.

Dated this 25th day of September 2013.

ROBYNE LUNNEY, Delegate of the Commissioner, NSW Fair Trading

COMPANION ANIMALS REGULATION 2008

Order

Organisations Approved by the Chief Executive, Local Government, under Clause 3 (1) of the Companion Animals Regulation 2008.

PURSUANT to Clause 3 (1) of the Companion Animals Regulation 2008, the organisation listed in Schedule 1 is hereby approved, subject to the conditions contained in Schedule 2.

SCHEDULE 1

Name of organisation	Address of organisation	Name of contact officer for organisation
Mini Foxie Club of Australia Inc.	50 Warragal Road, Turramurra NSW 2074	Mrs Christine Crawford

SCHEDULE 2

- 1. Guidelines for approval as a Recognised Breeder Body under Clause 3 (1) of the Companion Animals Regulation 2008, enables members of the body to pay the discounted registration fee for a dog or cat that is kept for breeding purposes.
- 2. The Division of Local Government has published a guideline for approval to be a recognised breeder body under Clause 3 (1) of the Companion Animals Regulation 2008. Organisations seeking approval must complete the application form contained within the guideline and forward it to the Division of Local Government. Approval is granted by way of an order published in the NSW Government Gazette.
- 3. The approval is valid for five years from the date of publication in the Gazette. The Division will notify an organisation holding an approval of the need to re-apply within three months of the expiry date of the approval. If the organisation does not re-apply within the prescribed timeframe, the approval will automatically lapse.

Date: 24 September 2013.

ROSS WOODWARD,

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

COMPANION ANIMALS REGULATION 2008

Revocation of Order of Approved Organisation under Clause 16 (d) of the Companion Animals Regulation 2008

THE Order dated 23 April 2009, which approved the organisation referred to in the Schedule below and published in NSW Government Gazette No. 66, Folio 1950 on 1 May 2009, is hereby revoked.

SCHEDULE

Name of organisation	Address of organisation	Name of contact officer for organisation
Wagga Animal Rescue	PO Box 367, Wagga Wagga NSW 2650	Ms Emma Fowler

Date: 24 September 2013.

ROSS WOODWARD,

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

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: Royalla Common.

Designation: Reserve.

L.G.A.: Palerang Council.

Parish: Burra. Murray. County: L.P.I. Map: Williamsdale. 1:100,000 Map: Michelago 8726. Reference: GNB 5585.

Proposed Name: Kandos Waratah Park.

Designation: Reserve.

L.G.A.: Mid-Western Regional Council.

Parish: Rylstone. County: Roxburgh. L.P.I. Map: Rylstone. Mudgee 2850. 1:100,000 Map: GNB 5618. Reference: Proposed Name: Curtilage Park. Reserve. Designation:

L.G.A.: Ku-ring-gai Council.

Parish: Gordon. Cumberland. County: L.P.I. Map: Hornsby. 1:100,000 Map: Sydney 9130. Reference: GNB 5682. Proposed Name: Little Pig Creek.

Designation: Gully.

County:

L.G.A.: Shoalhaven City Council. Cambewarra. Parish:

Camden. L.P.I. Map: Kangaroo Valley. Kiama 9028. 1:100,000 Map: Reference: GNB 5678.

Proposed Name: Little Bay Park.

Designation: Reserve.

L.G.A.: Randwick City Council.

Parish: Botany. Cumberland. County: L.P.I. Map: Botany Bay. 1:100,000 Map: Sydney 9130. Reference: GNB 5670. Burriburri Park. Proposed Name: Designation: Reserve.

L.G.A.: Randwick City Council.

Parish: Botany. County: Cumberland. L.P.I. Map: Botany Bay. 1:100,000 Map: Sydney 9130. Reference: GNB 5670. Proposed Name: Bamal Way. Designation: Reserve. L.G.A.: City of Sydney. Parish: Petersham. County: Cumberland. L.P.I. Map: Parramatta River. 1:100,000 Map: Sydney 9130. Reference: GNB 5663.

Centenary of ANZAC Reserve. Proposed Name:

Designation: Reserve.

The Hills Shire Council. L.G.A.:

Castle Hill. Parish: County: Cumberland. L.P.I. Map: Riverstone. 1:100,000 Map: Penrith 9030. Reference: GNB 5658.

Proposed Name: Alan Pearce Reserve.

Designation: Reserve.

L.G.A.: The Hills Shire Council.

Parish: Castle Hill. County: Cumberland. L.P.I. Map: Riverstone. Penrith 9030. 1:100,000 Map: GNB 5667. Reference:

Proposed Name: William Wade Park.

Designation: Reserve.

L.G.A.: Parramatta City Council.

Field of Mars. Parish: Cumberland. County: L.P.I. Map: Parramatta River. 1:100,000 Map: Sydney 9130. Reference: GNB 5653.

Proposed Name: Iona Creek Reserve.

Designation: Reserve.

L.G.A.: Parramatta City Council.

Parish: Field of Mars. Cumberland County: L.P.I. Map: Parramatta River. 1:100,000 Map: Sydney 9130. Reference: GNB 5653. Iona Creek. Proposed Name: Designation: Gully.

L.G.A.: Parramatta City Council.

Parish: Field of Mars. County: Cumberland. L.P.I. Map: Parramatta River. 1:100,000 Map: Sydney 9130. GNB 5653. Reference:

Proposed Name: Wategora Reserve.

Designation: Reserve

L.G.A.: Parramatta City Council.

Parish: Liberty Plains. Cumberland. County: L.P.I. Map: Parramatta River. 1:100,000 Map: Sydney 9130. Reference: GNB 5664. Proposed Name: Yana Yirabana.

Designation: Reserve. L.G.A.: Parramatta City Council.

Parish: St John. Cumberland. County: L.P.I. Map: Parramatta River. 1:100,000 Map: Sydney 9130. GNB 5681. Reference: Mascot Oval.

Proposed Name: Assigned Name

proposed to be

discontinued: Mascot Park. Designation: Reserve.

City of Botany Bay. L.G.A.:

Parish: Botany. Cumberland. County: L.P.I. Map: Botany Bay. 1:100,000 Map: Sydney 9130. Reference: GNB 5662.

Lionel Bowen Park. Proposed Name:

Assigned Name proposed to be

discontinued: Mascot Park. Designation: Reserve.

L.G.A.: City of Botany Bay.

Parish: Botany. County: Cumberland. L.P.I. Map: Botany Bay. Sydney 9130. 1:100,000 Map: GNB 5662. Reference: Proposed Name: Frost Creek. Designation: Creek.

L.G.A.: Lake Macquarie City Council.

Parish: Mandolong. Northumberland. County: L.P.I. Map: Morrisset. 1:100,000 Map: Gosford 9131. Reference: GNB 5669. Proposed Name: Ironbark Lake.

Designation: Lake.

L.G.A.: Blacktown City Council.

Parish: Gidley. County: Cumberland. L.P.I. Map: Riverstone. 1:100,000 Map: Penrith 9030. GNB 5677. Reference: Proposed Name: Doujon Lake.

Designation: Lake.

L.G.A.: Liverpool City Council.

Parish: Cabramatta. County: Cumberland. L.P.I. Map: Prospect. Penrith 9030. 1:100,000 Map: Reference: GNB 5683. Len Waters Park. Proposed Name: 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 5671. Proposed Name: Bardia Park. Designation: Reserve.

L.G.A.: Campbelltown City Council.

Parish: Minto. Cumberland. County: L.P.I. Map: Campbelltown. 1:100,000 Map: Wollongong 9029. GNB 5665. Reference:

Proposed Name: Brigade Park. Designation: Reserve.

L.G.A.: Campbelltown City Council.

Parish: Minto. County: Cumberland. L.P.I. Map: Campbelltown. 1:100,000 Map: Wollongong 9029. Reference: GNB 5665.

Proposed Name: Mont St Quentin Oval.

Designation: Reserve.

L.G.A.: Campbelltown City Council.

Parish: Minto. County: Cumberland. L.P.I. Map: Campbelltown. 1:100,000 Map: Wollongong 9029.

Reference: GNB 5665.

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 website 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.

PARENTS AND CITIZENS ASSOCIATIONS **INCORPORATION ACT 1976**

Section 13 (4)

Notice of Incorporation of Parents and Citizens Associations

THE following associations are hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976.

- 1. Arcadia Vale Public School.
- 2. Belmore South Public School.
- 3. Blackalls Park Public School.
- 4. Chertsey Public School.
- 5. Cringila Public School.
- 6. Cronulla South Public School.
- 7. Mawarra Public School.
- 8. Queanbeyan High School.
- 9. Sutherland Public School.

ADRIAN PICCOLI, M.P., Minister for Education

PASSENGER TRANSPORT ACT 1990

Section 60A

Determination of Maximum Fares for Taxi-cabs: 2013

I, Leslie Robert Wielinga, Director-General of the Department of Transport, on behalf of Transport for NSW, pursuant to section 60A of the Passenger Transport Act 1990, hereby determine that the maximum fares payable by the hirers in respect of taxi-cab services in New South Wales shall be as set out hereunder.

1. Interpretation

Terms used, other than those defined hereunder, have the same meaning as they do in the Passenger Transport Act 1990 or Passenger Transport Regulation 2007.

- 'Country Area' means that part of New South Wales other than an Urban Area and an Exempt Area.
- 'Distance Rate' means a fixed amount payable per kilometre, as set out in clauses 3 and 4 (as the case may be), when the vehicle is travelling more than 26 kilometres per hour.
- 'Exempt Area' means the townships of Moama, Barham, Tocumwal, Mulwala, Barooga and Deniliquin.
- 'Hiring Charge' means the flag fall (or fixed charge) payable, as set out in clauses 3 and 4 (as the case may be), for the hiring of a taxi-cab and payable at all times.
- 'Holiday Distance Rate' means a fixed amount payable per kilometre, as set out in clause 4, in respect of a journey commencing between 6am and 10pm on a Sunday or Public Holiday.
- 'Night Distance Rate' means a fixed amount payable per kilometre, calculated by applying the night-time surcharge of 20% of the Distance Rate, as set out in clauses 3 and 4 (as the case may be), when the vehicle is travelling more than 26 kilometres per hour in respect of a journey commencing between 10pm and 6am.
- 'Peak Time Hiring Charge' means a fixed surcharge, as set out in clause 3, payable in addition to the Hiring Charge set out in clause 3, for the hiring of a taxi-cab licensed to operate in an Urban Area in respect of a journey commencing between 10pm on a Friday, Saturday or day before a Public Holiday and 6am on the next day.
- 'Public Holiday' means a day specified in section 4 of the Public Holidays Act 2010, any day specified by the Minister administering that Act as an additional public holiday in accordance with section 5 of that Act, or any day specified by the Minister administering that Act as a substituted day in accordance with section 6 of that Act.
- 'Tolls' mean all road, bridge, ferry, tunnel and airport tolls that apply to a journey and, in respect of a northbound journey over the Sydney Harbour Bridge or through the Sydney Harbour Tunnel, mean an amount equal to the toll applicable to southbound traffic at the time of the hirer's northbound journey.
- 'Urban Area' means those parts of New South Wales specified in Schedule 1.
- 'Waiting Time' means a fixed amount payable per minute, as set out in clauses 3 and 4 (as the case may be), while vehicle speed is less than 26 km/h.

2. Commencement

This determination takes effect on 27 September 2013.

3. Maximum Fares in an Urban Area

The maximum fares and other arrangements payable in relation to a taxi-cab licensed to operate in an Urban Area are as set out in this clause.

Hiring Charge: \$3.50 Peak Time Hiring Charge: \$2.50

Distance Rate: \$2.14 per kilometre Night Distance Rate: \$2.57 per kilometre

Booking Fee: \$2.40

Waiting Time: 92.1 cents per minute (\$55.30 per hour)

4. Maximum Fares in a Country Area

The maximum fares and other arrangements payable in relation to a taxi-cab licensed to operate in a Country Area are as set out in this clause.

Hiring Charge: \$4.00

Distance Rate: \$2.20 per kilometre for the

first 12 kilometres and \$3.05 per kilometre thereafter

Night Distance Rate: \$2.64 per kilometre for the

first 12 kilometres and \$3.66 per kilometre thereafter

Holiday Distance Rate: \$2.64 per kilometre for the

first 12 kilometres and \$3.66 per kilometre thereafter

Booking Fee: \$1.10

Waiting Time: 93.7 cents per minute (\$56.24

per hour)

5. Tolls

Tolls are payable in addition to the authorised fare in relation to a journey in a taxi-cab licensed to operate in either an Urban Area or a Country Area.

6. Maxi-cabs

An amount of up to 150% of the fare and other arrangements payable in accordance with clauses 3 and 4 (as the case may be), may be demanded by the driver of a maxi-cab licensed to operate in either an Urban Area or a Country Area, if:

- (a) when a taxi-cab is booked, a maxi-cab is requested;
- (b) a maxi-cab is hired from a taxi-zone or street and there are 5 or more adult passengers.

This clause does not apply:

- (a) in respect of a multiple hiring; or
- (b) if the maxi-cab is booked for a group of passengers which includes a passenger using a wheelchair, unless the person who made the booking requested a taxi-cab with seating for 5 or more adult passengers, including the passenger using a wheelchair.

7. Multiple Hirings

An amount of 75% of the fare and other arrangements payable in accordance with clauses 3 and 4 (as the case may be) may be demanded by the driver of a taxi-cab licensed to operate in either an Urban Area or a Country Area and payable by each hirer of the taxi-cab provided:

(a) all of the hirers commence the hiring of the taxi-cab at the same time, and

- (b) each of the hirers agrees that the driver may accept the other hirings, and
- (c) all of the hirers are travelling to destinations in the same general locality or the same general direction.

8. Exempt Area

This determination does not apply to a taxi-cab licensed to operate in an Exempt Area.

9. Revocation of Previous Determinations

All previous Determinations under section 60A of the Passenger Transport Act 1990 are revoked.

Dated: 19 September 2013.

LESLIE ROBERT WIELINGA, Director-General

SCHEDULE 1

Urban Area

- (a) Metropolitan Transport District
- (b) Newcastle Transport District
- (c) Wollongong Transport District
- (d) Blue Mountains Local Government Area
- (e) Gosford Local Government Area
- (f) Wyong Local Government Area
- (g) Shellharbour Local Government Area
- (h) The townships of Cams Wharf, Fern Bay, Minmi, Toronto, Williamtown, Medowie, Campvale, Ferodale, Raymond Terrace, Fassifern, Hexham, Maitland, Beresfield, Fullerton Cove, Tomago, Camden, Picton, Thirlmere, Tahmoor and Bargo.

PASSENGER TRANSPORT REGULATION 2007

Clause 76 (1) (c) Designation of Routes and Railway Lines

Orders

Ferry Services Operated by Harbour City Ferries

TRANSPORT for NSW, pursuant to Clause 76 of the Passenger Transport Regulation 2007, does by this Order designate each of the following routes operated by Harbour City Ferries as a route for which a smartcard may be used:

- 1. Neutral Bay service between Circular Quay, Kirribilli, North Sydney, Neutral Bay and Kurraba Point,
- 2. Mosman Bay service between Circular Quay, Cremorne Point, South Mosman, Old Cremorne and Mosman Bay,
- Taronga Zoo service between Circular Quay and Taronga Zoo,
- 4. Eastern Suburbs service between Circular Quay, Garden Island, Darling Point, Double Bay, Rose Bay and Watsons Bay,
- 5. Manly service between Circular Quay and Manly,
- 6. Woolwich/Balmain service between Circular Quay, Milsons Point/Luna Park, McMahons Point, Balmain East, Balmain, Birchgrove, Greenwich, Woolwich and Cockatoo Island,
- 7. Darling Harbour/Balmain East service between Circular Quay, Milsons Point/Luna Park, McMahons

- Point, Balmain East, Darling Harbour/King St, Darling Harbour Aquarium and Pyrmont Bay,
- 8. Parramatta River service between Circular Quay, Milsons Point/Luna Park, McMahons Point, Darling Harbour/King St, Birchgrove, Greenwich, Woolwich, Cockatoo Island, Drummoyne, Huntleys Point, Chiswick, Abbotsford, Cabarita, Kissing Point, Meadowbank, Sydney Olympic Park/Homebush Bay, Rydalmere and Parramatta.

Date of effect and revocation of previous Orders

This Order takes effect on 27 September 2013.

All previous Orders designating ferry services operated by Harbour City Ferries under clause 76 (1) (c) are revoked.

Date: 19 September 2013.

FERGUS GAMMIE, Deputy Director-General, Transport Services (a Delegate of Transport for NSW)

PASSENGER TRANSPORT REGULATION 2007

Clause 76 (1) (c) Designation of Routes and Railway Lines

Orders

Rail Passenger Services

TRANSPORT for NSW, pursuant to Clause 76 of the Passenger Transport Regulation 2007, does by this Order designate each of the following railway lines as a railway line for which a smartcard may be used:

- 1. The Eastern Suburbs line from Central station to Bondi Junction station, including Central, Town Hall, Martin Place, Kings Cross, Edgecliff and Bondi Junction stations.
- The City Circle line between Central, Town Hall, Wynyard, Circular Quay, St James and Museum stations.
- 3. The North Shore line from Wynyard station to Chatswood station, including Wynyard, Milsons Point, North Sydney, Waverton, Wollstonecraft, St Leonards, Artarmon and Chatswood stations.

Bus passenger services

Transport for NSW, pursuant to clause 76 of the Passenger Transport Regulation 2007, does by this Order designate each of the following bus routes as routes for which a smartcard may be used:

1. 594, 594H (operated by Transdev NSW).

Date of effect and revocation of previous Orders

These Orders take effect on 30 September 2013.

All previous Orders designating a bus route or railway line under clause 76 (1) (c) are revoked.

Date: 24 September 2013.

FERGUS GAMMIE, Deputy Director-General, Transport Services (a Delegate of Transport for NSW)

PASSENGER TRANSPORT REGULATION 2007

Clause 71 Meaning of "Smartcard Reader"

Notice

Specification of smartcard readers

TRANSPORT for NSW, pursuant to Clause 71 (b) of the Passenger Transport Regulation 2007, does by this Notice specify the following makes or models of smartcard reader for the purposes of the definition of smartcard reader in the Passenger Transport Regulation 2007.

Name	Part Number
Cubic Tri-Reader TM 3 as incorporated into a Fixed Location Reader or Gate Reader (see below)	4400-10003-4
Cubic Fixed Location Reader (also known as Platform Validator)	7800-10016-1 for FLR single 7800-10016-2 for FLR double
Cubic Gate reader (also known as Contactless Smartcard Upgrade Kit)	9516-08005-1
Handy 440 Contactless Reader (also known as read- only reader, read-only handheld unit)	7700-01032
Cubic Retail Outlet Reader (also known as Pearl reader)	9455-08003-5
Bus Mobile Reader (also known as Bus Validator)	5300-08039

Date of effect and revocation of previous Notice

This Notice takes effect on 27 September 2013.

All previous Notices designating the meaning of "smartcard reader" under clause 71 are revoked.

Date: 19 September 2013.

FERGUS GAMMIE, Deputy Director-General, Transport Services (a Delegate of Transport for NSW)

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 Dr Ilyong SON DEN0001229522 of 4 The Boulevard, Strathfield NSW 2135, prohibiting him until further notice, as a dental practitioner from supplying or having possession of drugs of addiction as authorised

by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 77 of the Regulation.

This Order is to take effect on and from 30 September 2013.

Dated at Sydney, 24 September 2013.

Dr MARY FOLEY, Director-General, Ministry of Health, New South Wales,

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 Dr Cathryn Carmel PLATT (MED0000945153), of 33 Aubrey Crescent, Coffs Harbour NSW 2450, prohibiting her, until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by Clause 77 of the Regulation.

This Order is to take effect on and from 27 September 2013.

Dated at Sydney, 23 September 2013.

Dr MARY FOLEY,
Director-General,
Ministry of Health, New South Wales,

PRACTICE NOTE DC (CIVIL) No. 14

Extension of Time for Service of Statements of Claim in Debt Claims

THIS Practice Note supersedes the previous Practice Note issued on 6 May 2011 referable to the extension of time for the service of statements of claim in debt claims.

This Practice Note is issued pursuant to the court's power contained in section 14 of the Civil Procedure Act 2005 to dispense with any requirement of the rules of court where appropriate. It applies only to matters in which claims are made only for a debt or liquidated claim. It does not apply to matters that are the subject of case management.

The requirement in Rule 6.2 that originating process is to be served on a defendant in New South Wales within one month after commencement is dispensed with in any matter to which this Practice Note applies and instead may be served up to 6 months from commencement.

Dated: 20 September 2013.

The Hon. Justice R. O. BLANCH, A.M., Chief Judge

PRACTICE NOTE SC CL 2

Supreme Court Common Law Division – Criminal Proceedings

Commencement

1. This Practice Note was issued on 20 September 2013 and commences 1 October 2013.

Application

This Practice Note applies to committals for trial or sentence and ex-officio indictments in the Criminal List of the Common Law Division.

Definitions

3. None applicable.

Introduction

- 4. The purpose of this Practice Note is:
 - (a) to ensure that criminal proceedings are dealt with in a timely and efficient way, consistent with the parties' obligations under Chapter 3, Part 3 of the Criminal Procedure Act 1986; and
 - (b) to assist an accused person to take advantage of legislation which provides for a discount in sentence where an early plea of guilty is entered.

Listing for arraignment

- 5. Arraignments are held on the first Friday of each month in Sydney.
- 6. When committing an accused person for trial or sentence to the Supreme Court, the magistrate will direct the person to appear at the next arraignment, not less than four weeks after the date of the committal. If this practice would result in a January date, the matter will be listed on the first Friday in February.
- 7. Ex-officio criminal prosecutions will be listed by the Registry in the same way.

Arraignment procedures

- 8. On the day fixed for the arraignment, the Director of Public Prosecutions shall present an indictment to the Court and shall provide copies of the indictment for each accused person.
- 9. The court expects matters to be ready to proceed at the arraignment so that a trial date can be given. Legal representatives are expected to identify the issues for trial and estimate the likely hearing time required. The arraignment judge may give directions and rulings as to the conduct of the trial.
- 10. Unless the court makes a specific direction pursuant to sections 141 (3) or 148 of the Criminal Procedure Act, the standard directions that are to apply at the arraignment are:
 - (a) The prosecution is to file and serve on the accused notice of the prosecution case in accordance with s 142 no later than eight weeks before the trial date.
 - (b) The defence is to file and serve on the prosecution a defence response in accordance with s 143 no later than five weeks before the trial date.
 - (c) The prosecution is to file and serve on the accused a prosecution response to the defence response in accordance with s 144 no later than three weeks before the trial date.

- (d) The defence is to provide notice of alibi within the period prescribed in s 150 of the Criminal Procedure Act and
- (e) The parties are to hold a pre-trial conference before the trial judge pursuant to s 140 of the Criminal Procedure Act two weeks prior to the trial date to determine whether the parties can reach agreement regarding the evidence to be admitted at the trial. This does not apply if the accused is not legally represented.
- (f) In the event of non-compliance by a party with this practice note, or with any other direction made by the court, the court may contact the offending party directly, or list the matter for mention, either of its own motion or at the request of either party.

Entering a plea

11. Upon presentment of the indictment, the accused person will be arraigned by the Court and shall enter his or her plea. The Court may, if the indictment is not presented on the day fixed for the arraignment of the accused person, fix a further date for the arraignment of the accused and the presentment of the indictment.

Trial

- 12. By the date set for the trial, the matter must be ready to proceed. If there is an unavoidable problem or change to the conduct or length of the trial, legal practitioners are to notify the Criminal Registry or the Criminal List judge at the earliest possible stage to avoid inconvenience to jurors and witnesses.
- 13. An application to vacate a trial date:
 - (a) is to be made by way of Notice of Motion with a supporting affidavit, setting out the grounds for the application
 - (b) shall be made to the Criminal List judge, unless the application is made within two weeks of the date fixed for trial; and
 - (c) that is made within two weeks of the date fixed for trial, may be made to the Criminal List judge or to the trial judge.

Direction under Section 128 of the Criminal Procedure Act 1986

- 14. Prosecuting authorities are directed to present all indictments in the District Court, rather than in the Supreme Court, except for indictments relating to offences under any of the following sections:
 - ss 12, 19A, 21, 22A and 24 of the Crimes Act 1900;
 - ss 24, 24AA, 24AB and 78 of the Crimes Act 1914 of the Commonwealth;
 - s 9 of the War Crimes Act 1945 of the Commonwealth;
 - s 7 of the Geneva Conventions Act 1957 of the Commonwealth;
 - s 8 of the Crimes (Internationally Protected Persons) Act 1976 of the Commonwealth;

offences for which the maximum penalty is life imprisonment in a case in which either the Director of Public Prosecutions (Commonwealth) or the Director of Public Prosecutions of New South Wales has formed the opinion that the imposition of a life sentence may be appropriate.

- 15. It will be noted that, by reason of Clause 22 of the Criminal Procedure Regulation 2005, the District Court currently does not have jurisdiction in respect of sections 12 and 19A of the Crimes Act 1900.
- 16. Subject to the usual practice as to joinder of counts, an indictment charging an offence under any of the above sections may also contain counts charging other offences.
- 17. Applications for exemption under s 128 (2) of the Criminal Procedure Act 1986 should be made by letter addressed to the Chief Justice setting out a brief description of the nature of the case and identifying the basis upon which it is claimed that it is an appropriate case to be tried in the Supreme Court. Matters that involve particular difficulty, or that are test cases or in which there is particular public significance, will ordinarily be given an exemption.

Dated: 20 September 2013.

T. F. BATHURST, Chief Justice of New South Wales

Related information:

Crimes Act 1900 Criminal Procedure Act 1986 Crimes Act 1914 (Cth) War Crimes Act 1945 (Cth)

Geneva Conventions Act 1957 (Cth)

Crimes (Internationally Protected Persons) Act 1976 (Cth)

Amendment History:

- 20 September 2013: This Practice Note replaces former Practice Note SC CL 2, which was issued on 13 August 2010 and commenced on 16 August 2010.
- 13 August 2010: This Practice Note replaces former Practice Note SC CL 2, which was issued and commenced on 21 December 2009.
- 21 December 2009: This Practice Note replaced former Practice Note SC CL 2, which was issued and commenced on 17 August 2005.
- 17 August 2005: Practice Note SC CL 2 was issued and commenced on 17 August 2005. It replaced former Practice Note Nos 57, 98 and 112.

TRANSPORT ADMINISTRATION ACT 1988 No. 109

THE Minister for Transport has approved of the closure of the following railway level crossings under section 99B of the Transport Administration Act 1988 No. 109:

Private Level Crossings at Kolodong on the North Coast Line at rail kilometres 373.026, 373.509, 373.720, 373.891, 373.991, 374.253, 374.354, 374.736, 374.917, 374.957

All rights, easements and privileges in relation to these level crossings are now extinguished.

GLADYS BEREJIKLIAN, M.P., Minister for Transport

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

LEICHHARDT MUNICIPAL COUNCIL

Heritage Act 1977

Interim Heritage Order No. 1

UNDER section 25 of the Heritage Act 1977 Leichhardt Municipal Council does by this order:

- 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 at Sydney, 25 September 2013. PETER GAINSFORD, Acting General Manager, Leichhardt Municipal Council, PO Box 45, Leichhardt NSW 2040.

SCHEDULE 'A'

The property known as 'Elvy Meats', situated at 79 Allen Street, Leichhardt NSW 2040 on the land described in Schedule 'B'.

SCHEDULE 'B'

All those pieces or parcels of land known as corner Lot 1, Section 1, DP 318 with particular reference to the existing awning, shop, cool room and work room. [7205]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

NOTICE is hereby given that pursuant to section 10 of the Roads Act 1993, the land described in the Schedule below is dedicated to the public as road. TONY HAYWARD, General Manager, Port Macquarie-Hastings Council, Cnr Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE

Lots 103 and 104, Deposited Plan 1083464, Parish and County of Macquarie, being land situated adjacent to 4 Bay Street, Port Macquarie (Port Shores Retail Complex). [7206]

SHELLHARBOUR CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

UNDER section 162 of the Roads Act 1993, Shellharbour City Council has named the following road:

Location Name

Shell Cove. Rangoon Avenue.

Authorised by Shellharbour City Council on 23 July 2013. MICHAEL WILLIS, General Manager, Shellharbour City Council, Locked Bag 155, Shellharbour City Centre NSW 2529. [7207]

SHOALHAVEN CITY COUNCIL

Kangaroo Valley Sewerage Scheme

Lot and DP Numbers for Government Gazettal being able to Connect to Sewer

NOTICE is hereby given that Council has constructed the Kangaroo Valley Sewerage Scheme to provide sewerage services to all the land described hereunder:

Lots 1-4, DP 1240; Lots 6-7, DP 1240; Lot 10, DP 1240; Lots 9-11, DP 1940; Lot 2, DP 1986; Lots 6-17, DP1986; Lot 19, DP 1986; Lot 2, DP 2159; Lot 13, DP 2159; Lots 18-25, DP 2159; Lots 12-14, DP 2260; Lot 3, DP 3237; Lots 10-11, DP 3237; Lots 4-7, DP 11616; Lots 1-3, DP 17820; Lots A-E, DP 18081; Lots 1-8, DP 22827; Lots 11-14, DP 22827; Lots 16-19, DP 22827; Lot 1, DP 34766; Lots A-B, DP 103728; Lot 1, DP 121645; Lot 1, DP 122562; Lot 1, DP 152478; Lots 1-10, DP 207410; Lots 12-14, DP 207410; Lots 18-19, DP 207410; Lot 21, DP 207410; Lots 23-24, DP 207410; Lot 2, DP 210368; Lot 5, DP 222375; Lot 71, DP 251566; Lot 3, DP 253107; Lots 7-8, DP 264336; Lots 76-77, DP 264466; Lots 79-105, DP 264466; Lots 2-12, DP 285133; Lots 1-3, DP 285789; Lot 1, DP 333421; Lot A, DP 362545; Lot A, DP 364776; Lot A, DP 373178; Lot C, DP 375396; Lot B, DP 374733; Lots A-B, DP 376259; Lot A, DP 378112; Lot C, DP 386532; Lot A, DP 387082; Lot D, DP 409219; Lot A, DP 409799; Lots A-B, DP 414441; Lot 1, DP 455015; Lots 1-2, DP 514365; Lot 1, DP 530230; Lot 1, DP 535056; Lots 3-4, DP 537784; Lot 1, DP 547325; Lot 1, DP 554307; Lot 1, DP 556831; Lots 1-3, DP 559041; Lot 1, DP 561382; Lots 2-3, DP 561606; Lots 1-3, DP 576156; Lot 4, DP 589396; Lot 1, DP 589813; Lot 1, DP 591021; Lot 1, DP 596037; Lot 1, DP 598789; Lot 1, DP 631763; Lot 5, DP 662287; Lots 101-102, DP 701292; Lot 1, DP 724064; Lot 1, DP 724070; Lots 1-7, DP 734376; Lots 3-5, DP 747501; Lots 1-2, DP 748146; Lots 101-102, DP 749886; Lots 15-17, DP 773481; Lot 1, DP 775132; Lots 1-2, DP 785744; Lot 4, DP 785744; Lot 3, DP 805341; Lot 12, DP 805376; Lot 101, DP 809949; Lots 1-3, DP 816138; Lots 12-13, DP 817352; Lot 245, DP 821462; Lots 1-3, DP 828529; Lot 12, DP 829169; Lots 1-3, DP 834699; Lots 101-102, DP 840159; Lot 1, DP 865517; Lot 10, DP 866737; Lot 12, DP 866737; Lots 261-262, DP 866909; Lots 1-2, DP 877028; Lots 1-2, DP 883219; Lot 1, DP 900834; Lots 5-10, DP 900834; Part Lot 11, DP 900834; Lots 12-14, DP 900834; Part Lot 1, DP 909749; Lots 1-2, DP 911553; Lot 1, DP 911604; Lot 1, DP 913316; Lot 1, DP 917487; Lots 1-2, DP 926830; Lot 1, DP 1003243; Lots 111-112, DP 1004682; Lot 2, DP 1047832; Lots 101-102, DP 1056895; Lots 21-22, DP 1071673; Lot 7007, DP 1075462; Lots 1-2, DP 1076386; Lots 12-13, DP 1077470; Lots 1-2, DP 1078777; Lot 1, DP 1081637; Lots 3-4, DP 1102709; Lot 91-92, DP 1110020; Lots 1-2, DP 1114147; Lots 141-142, DP 1144882; Lot 1, DP 1182201; Lots 1-2, DP 1182677; Lots CP, 1-8 SP 54810 and Lots CP, 1-12 SP 56427.

Owners of the above lands can now take steps to connect their properties to Council's sewerage system. R. PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541. [7208]

THE COUNCIL OF THE CITY OF SYDNEY

Roads Act 1993 - Section 10

Dedication of Land as Public Road

PURSUANT to section 10 of the Roads Act 1993, The Council of the City of Sydney hereby dedicates the land in the Schedule below as public road. MONICA BARONE, Chief Executive Officer, The Council of the City of Sydney, GPO Box 1591, Sydney NSW 2001.

SCHEDULE

All those pieces or parcels of land situated in the Council of the City of Sydney, Parish of Alexandria, County of Cumberland, shown as:

Lot 223 and 224 in Deposited Plan 1079790, 11C and 11D Lachlan Street, Waterloo, respectively. [7209]

YASS VALLEY COUNCIL

Erratum

Correction Notice under Section 162 of the Roads Act 1993

A notice published in *New South Wales Government Gazette* No. 68, dated 13 June 2008, Folio 4881, naming Wurrungul Lane as unnamed road off Marked Tree Road is amended and named Wurungul Lane. DAVID ROWE, General Manager, Yass Valley Council, PO Box 6, Yass NSW 2582. [7210]

OTHER NOTICES

PUBLIC NOTICE

Proposed Termination of Strata Scheme No. 48222 being Property situated at 155 Dawson Street, Cooks Hill, in the State of New South Wales

NOTICE is given of an intention to apply to the Registrar General for an order terminating the above Strata Scheme and the consequent winding up of the Body Corporate pursuant to section 51A of the Strata Schemes (Freehold Development) Act 1973.

Any person having any claim against the Body Corporate of the above Strata Scheme or any estate or interest in or claim against any of the lots comprised in the Strata Scheme is required on or before 14 October 2013, to send particulars of the estate, interest or claim to HULIN CHADWICK LAWYERS, PO Box 295, Maitland NSW 2320, tel. (02) 4934 6899.

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