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CONTENTS

Number 132

SPECIAL SUPPLEMENT	
Rural Fires Act 1997	4491

Number 133

SPECIAL SUPPLEMENT	
Road Transport Act 2013	4495

Number 134

SPECIAL SUPPLEMENT	
Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991	4501

Number 135

SPECIAL SUPPLEMENT	
Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991	4503

Number 136

SPECIAL SUPPLEMENT	
Rural Fires Act 1997	4515

Number 137

LEGISLATION	
Online notification of the making of Statutory Instruments.....	4519
Proclamations	4520
OFFICIAL NOTICES	
Roads and Maritime Services	4522
Department of Trade and Investment, Regional Infrastructure and Services	4526
Lands.....	4529
Other Notices	4550
PRIVATE ADVERTISEMENTS	
(Council, Probate, Company Notices, etc).....	4557

DEADLINES

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Close of business every Wednesday

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

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 132
Monday, 14 October 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 Sunday, 13 October 2013.

Dated 14 October 2013.

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

Schedule 1	Fire Fighting Activities
Schedule 2	Emergency Operations
Schedule 3	Fireworks
Schedule 4	Religious/Sacred Ceremonies
Schedule 5	Services and Utilities – Essential Repairs/ Maintenance
Schedule 6	Disposal of Waste/Putrescent Material
Schedule 7	Sugar Cane Harvesting
Schedule 8	Bitumen Roadworks
Schedule 9	Disposal of Diseased Animal Carcasses
Schedule 10	Bee Hive “Smokers”
Schedule 11	Electric or Gas Barbeques
Schedule 12	Charcoal Production
Schedule 13	Mining Operations
Schedule 14	Building Construction/Demolition – Urgent and Essential
Schedule 15	Exhaust Stacks for Gas Exploration, Collection, Drainage, Refining Facilities, Oil Refineries and Steel Works
Schedule 16	Hot Air Balloons
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:

- 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
- 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;

- 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:

- (i) 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
 - (i) 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:
 - (i) 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:
 - (i) 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	Central Ranges
North Coast	New England
Greater Hunter	Northern Slopes
Greater Sydney Region	North Western
Illawarra/Shoalhaven	

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SPECIAL SUPPLEMENT

ROAD TRANSPORT ACT 2013

Ministerial Declaration (NSW Grain Harvest Management Scheme) Order 2013

I, Duncan Gay, Minister for Roads and Ports, pursuant to section 19 of the Road Transport Act 2013, make the following Order.

Dated this 14th day of October 2013.

DUNCAN GAY, M.L.C.,
Minister for Roads and Ports

PART 1 – PRELIMINARY

1. Citation

This Order may be cited as the Ministerial Declaration (NSW Grain Harvest Management Scheme) Order 2013.

2. Commencement

This Order takes effect on and from 15 October 2013.

3. Effect

This Order remains in force until 31 May 2016 unless it is amended or revoked earlier, but only applies during the following periods:

- (a) 15 October 2013 to 31 May 2014, inclusive.
- (b) 1 October 2014 to 31 May 2015, inclusive.
- (c) 1 October 2015 to 31 May 2016, inclusive.

4. Interpretation

Unless otherwise stated, words and expressions used in this Order have the same meaning as those defined in the Road Transport Act 2013 or other road transport legislation.

5. Definitions

In this Order:

grain means wheat, barley, rice, oats, canola and legumes.

harvest period means any one of the periods set out in clause 3 (a), (b) or (c).

participating grain receiver means a facility which has an agreement with Transport for NSW to accept and report data on grain deliveries from vehicles and combinations operating under this Order.

Note: Roads and Maritime Services will publish locations of Participating Grain Receivers on its website.

regional and local road means a road for which a council is the roads authority.

type-approved on-board mass units means on-board mass scales or weighing devices or load cell systems capable of accurately measuring vehicle axle and gross weights and that are type-approved by Transport Certification Australia.

6. Declaration

The axle mass limits in Table 1 and the total combination mass limits in clause 6 of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005 are declared not to apply to a vehicle or combination described in Part 2 of this Order provided the vehicle or combination complies with the operating conditions set out in Part 3 of this Order, the mass limits set out in Part 4 of this Order and the compliance requirements set out in Part 5 of this Order.

PART 2 – APPLICATION**7. Eligible vehicles and combinations**

When carrying grain to the first practicable participating grain receiver for the grain type being carried the following types of vehicles and combinations may operate in accordance with this Order:

- (a) Rigid trucks with three or more axles;
- (b) Rigid truck (with three or more axles) towing a dog trailer with not more than four axles;
- (c) Prime mover and semi trailer combinations that have an overall length not exceeding 19 metres, and not more than 6 axles in total;
- (d) B-doubles that have an overall length not exceeding 19 metres, and not more than 7 axles in total;
- (e) B-doubles that have an overall length not exceeding 26 metres, and 9 axles in total;
- (f) Road trains that have an overall length not exceeding 36.5 metres, and not more than 12 axles in total;
- (g) B-triples that have an overall length not exceeding 36.5 metres and consist of a prime mover and three semi-trailers, and not more than 12 axles in total; and
- (h) AB-triples that have an overall length not exceeding 36.5 metres and consist of a prime mover and semi-trailer combination connected, by a converter dolly, to a B-double trailer set, and that have not more than 15 axles in total.

PART 3 – OPERATING REQUIREMENTS**8. Operating requirements – operators**

A copy of this Order must be carried in the driving compartment of a vehicle or combination operating under this Order and must be produced in response to a request by a police officer or an authorised officer.

9. Mass management

9.1 A vehicle or combination operating in accordance with this Order must be:

- (a) a nominated vehicle of an operator accredited under the mass management module of the National Heavy Vehicle Accreditation Scheme; or
- (b) equipped with type-approved on-board mass units.

9.2 For the period 15 October 2013 to 31 May 2014 inclusive, a vehicle or combination operating under this Order is exempt from the requirements of clause 9.1.

10. Approved routes

10.1 A vehicle or combination operating under this Order is subject to each requirement of clause 10.

10.2 A vehicles or combination operating under this Order may operate on the following routes:

- (a) Rigid trucks may operate on all roads in NSW.
- (b) Rigid truck and dog trailer combinations not exceeding 19 metres in length may operate on all roads in NSW.
- (c) Prime mover and semi trailer combinations not exceeding 19 metres in length may operate on all roads in NSW.
- (d) B-doubles not exceeding 19 metres in length that have a total combination mass not exceeding 52.5 tonnes may operate on all roads in NSW.
- (e) B-doubles not exceeding 19 metres in length that have a total combination mass exceeding 52.5 tonnes may operate on the routes approved for 19 metre B-doubles over 50 tonnes as shown on the Restricted Access Vehicle maps published on the Roads and Maritime Services website.
- (f) B-doubles exceeding 19 metres in length but not exceeding 23 metres in length may operate on the routes approved for 23 metre B-doubles as shown on the Restricted Access Vehicle maps published on the Roads and Maritime Services website.
- (g) B-doubles exceeding 23 metres in length but not exceeding 26 metres in length may operate on the routes approved for 26 metre B-doubles as shown on the Restricted Access Vehicle maps published on the Roads and Maritime Services website.
- (h) Road trains not exceeding 36.5 metres in length may operate on the routes approved for road trains as shown on the Restricted Access Vehicle maps published on the Roads and Maritime Services website.
- (i) Modular B-triples operating under the Class 2 Modular B-triple Notice 2012 may operate on the routes specified in the Appendix 1 to that Notice.

- (j) B-triples (other than modular B-triples) may operate on routes approved for B-triples operating at General Mass Limits as shown on the B-triple and AB-triple maps published on the Roads and Maritime Services website.
- (k) AB-triples may operate on routes approved for AB-triples operating at General Mass Limits as shown on the B-triple and AB-triple maps published on the Roads and Maritime Services website.

Note. B-triples (other than Modular B-triples) and AB-triples may only operate in NSW if they are enrolled in the Intelligent Access Program. If a vehicle or combination operating under this Order also operates under a specific permit issued by Roads and Maritime Services, the registered operator of that vehicle must contact Roads and Maritimes Services to have the permit updated to reflect the mass limits and operating requirements of this Order.

- 10.3 A vehicle or combination operating under this Order may not operate where prohibited by a load limit specified for a road, bridge or causeway by a sign or notice.
- 10.4 A vehicle or combination operating under this Order must travel by the most practicable direct route from the place or places at which grain is loaded to the first practicable participating grain receiver for the grain type being carried.
- 10.5 A vehicle or combination operating under this Order may only use routes specified in clause 10.2 that are regional and local roads if agreed by the relevant council.
- Note:* Councils that have agreed that vehicles and combinations operating under this Order may use regional and local roads are listed on the Roads and Maritime Services website.
- 10.6 A vehicle or combination operating under this Order is not permitted to enter into the precincts of any port in New South Wales.
- 10.7 A vehicle or combination approved under the Performance Based Standards (PBS) Scheme is not eligible to operate under this Order.

PART 4 – MASS LIMITS

11. Mass limits apply when carrying grain loads

The mass limits set out in this Part apply to vehicles and combinations described in Part 2 of this Order when carrying loads of grain.

12. Total mass limits

- 12.1 The total mass of a vehicle or combination must not exceed the lowest of the following:
- the sum of the axle and axle group mass limits in clause 13; or
 - in the case of a combination, the GCM limit specified by the prime mover manufacturer; or
 - in the case of a combination, the sum of the GVMs for the prime mover and the trailer or trailers it is towing; or
 - in the case of a vehicle, the GVM of the vehicle; or
 - the total mass limit for the vehicle or combination as set out in Table A of this Order, except as provided by clauses 12.2 and 14.

Table A – Total mass limits

<i>VEHICLE/COMBINATION</i>	<i>MASS LIMIT</i>
Rigid truck – 3 axles	23 tonnes
Rigid truck twin steer non-load sharing	27 tonnes
Rigid truck twin steer load sharing	28 tonnes
Prime mover and semi trailer combination – 4 axles	32 tonnes
Prime mover and semi trailer combination – 5 axles	40 tonnes
Prime mover and semi trailer combination – 6 axles	44.63 tonnes
Rigid truck and dog trailer – 5 axles	41 tonnes
Rigid truck and dog trailer – 6 axles	44.63 tonnes
Rigid truck and dog trailer – 7 axles	44.63 tonnes
B-double (up to 19m) – 7 axles	57 tonnes
25/26 metre B-double 9 axles	65.63 tonnes

<i>VEHICLE/COMBINATION</i>	<i>MASS LIMIT</i>
Road Train – 11 axles	83 tonnes
Road Train – 12 axles	86.63 tonnes
B-triple – 12 axles	86.63 tonnes
AB-triple with tandem axle converter dolly – 14 axles	104 tonnes
AB-triple with tri-axle converter dolly – 15 axles	107.63 tonnes

12.2 A combination that includes a prime mover that complies with the Class 3 Single Steer Axle Mass Limit Exemption Notice may exceed total mass limit in Table A by 0.5 tonnes.

12.3 The loaded mass of a dog trailer must not exceed by more than 25% the loaded mass of the towing vehicle.

13. Axle and axle group mass limits

13.1 The mass on an axle or axle group must not exceed the limits set out in Table B of this Order, except as provided for by clauses 13.2, 14 and 15.

Table B – Axle and axle group mass limits

STEER AXLE AND AXLE GROUPS	MASS LIMIT
Single steer axle	6 tonnes
Twin steer axle group (non load sharing)	10 tonnes
Twin steer axle group (load sharing)	11 tonnes
NON-STEER AXLES AND AXLE GROUPS (FITTED WITH DUAL TYRES)	
Single axle	9 tonnes
Tandem axle group	17 tonnes
Tri-axle group (in a prime mover and semi trailer combination)	21.63 tonnes
Tri-axle group (in a 25/26m B-double with 9 axles)	21.32 tonnes
Tri-axle group (in a road train with 11 axles)	21.5 tonnes
Tri-axle group (in a road train with 12 axles)	21.21 tonnes
Tri-axle group (in a B-triple with 12 axles)	21.21 tonnes
Tri-axle group (in an AB-triple with 14 axles)	21.33 tonnes
Tri-axle group (in an AB-triple with 15 axles)	21.16 tonnes

13.2 A prime mover that complies with the Class 3 Single Steer Axle Mass Limit Exemption Notice may exceed the 6 tonnes mass limit for a single steer axle by 0.5 tonne.

14. Increased mass limits for accredited operators

14.1 A B-double not exceeding 26 metres in length that is operated by an operator that holds mass management accreditation under the National Heavy Vehicle Accreditation Scheme, may;

- (a) exceed the total combination mass limit specified in Table A by 0.8 tonne; and
- (b) exceed the tri-axle group mass limit specified in Table B by 0.4 tonne.

14.2 A six-axle prime mover and semi trailer combination not exceeding 19 metres in length that is operated by an operator that holds mass management accreditation under the National Heavy Vehicle Accreditation Scheme, may;

- (a) exceed the total combination mass limit specified in Table A by 0.2 tonne; and
- (b) exceed the tri-axle group mass limit specified in Table B by 0.2 tonne.

15. Floating 0.5 tonne tri-axle mass limit concession

The mass on a tri-axle group of a semi trailer may exceed the limits set out in clause 15 Table B by up to 0.5 tonne, provided that the total mass of the combination does not exceed the applicable total mass limit specified in Clause 12.

16. Mass limits relating to axle spacing

Vehicles or combinations operating in accordance with this Order may exceed the mass limits related to axle spacing set out in Clause 3 and Table 2 of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005

by an amount equal to the difference between the axle group mass limits specified in Table 1 of Schedule 1 of the Regulation, and the corresponding axle group mass limits in Table B of this Order.

Note: This clause adjusts the regulated mass limits relating to axle spacing to take into the difference between the regulated axle mass limits and the increased axle mass limits of this Order. For example, for 6 axle prime mover and semi trailer combination, the regulated mass limits related to axle spacing are increased by:

- 0.5 tonne for tandem axle group (the difference between the 16.5 tonnes regulated limit and the 17.0 tonnes limit under this Order); and
- 1.63 tonnes for the tri-axle group (the difference between the 20 tonnes regulated limit and the 21.63 tonnes limit under this Order).

PART 5 – COMPLIANCE

17. Effect of exceeding total mass limits

- 17.1 If a vehicle or combination is assessed by a participating grain receiver as exceeding the total mass limit applicable under this Order by more than 5%, the vehicle, or in the case of a combination, the prime mover of the combination, is not entitled to operate in accordance with this Order for the remainder of that harvest period.
- 17.2 If a vehicle or combination is assessed by a participating grain receiver as exceeding the total mass limit applicable under this Order by up to 5% on three occasions during a harvest period, the vehicle, or in the case of a combination, the prime mover of the combination, is not entitled to operate in accordance with this Order for the remainder of that harvest period.
- 17.3 For the avoidance of doubt, nothing in this Part alters or amends the total mass limits that apply under clause 12 of this Order.

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NEW SOUTH WALES

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SPECIAL SUPPLEMENT

CERTIFICATION OF EMERGENCY ANIMAL DISEASE OUTBREAK (AVIAN INFLUENZA) ORDER 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, MICHAEL BULLEN, Acting Director General, Department of Primary Industries, with the powers the Minister has delegated to me under section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 and in pursuance of section 76 of that Act, make the following Order.

Dated this 15th day of October 2013.

MICHAEL BULLEN,
Acting Director General,
Department of Primary Industries

(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

1 Name of Order

This Order is the Certification of Emergency Animal Disease Outbreak (Avian Influenza) Order 2013.

2 Commencement

This Order commences on the date on which it is signed.

3 Certification of outbreak of avian influenza

An outbreak of the emergency animal disease, avian influenza, is certified to exist at Bendick Murrell in New South Wales.

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SPECIAL SUPPLEMENT

CONTROL AREA (AVIAN INFLUENZA) GENERAL PERMIT (No. 1) 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, THERESE MARGARET WRIGHT, Inspector, pursuant to section 24 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 grant the following general Permit.

Dated this 16th day of October 2013.

THERESE MARGARET WRIGHT,
Inspector

1 Name of Permit

This Permit is the Control Area (Avian Influenza) General Permit (No. 1) 2013.

2 Commencement

This Permit commences on the date on which it is published on the Department's internet website.

3 Definitions

In this Permit:

Avian Influenza Control Area No. 1 means the area described in Schedule 1 to the Control Area (Avian Influenza) Order No. 1.

Avian Influenza Restricted Area No. 1 means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order No. 1.

bird means any animal of the avian species.

bird product means any animal product, as defined by the Act, in relation to birds.

Control Area (Avian Influenza) Order No. 1 means the Control Area (Avian Influenza) Order (No. 1) 2013 signed on 16 October 2013 pursuant to section 20 of the Act, in relation to the emergency animal disease avian influenza.

Restricted Area (Avian Influenza) Order No. 1 means the Restricted Area (Avian Influenza) Order (No. 1) 2013 signed on 16 October 2013 pursuant to section 15 of the Act, in relation to the emergency animal disease avian influenza.

Retail Outlet means any person or business that sells bird product but does not include any person or business within Avian Influenza Restricted Area 1 or Avian Influenza Control Area No. 1 that sells bird product directly from the farm gate.

the Act means the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991.

4 General Permit

- (1) Pursuant to section 24 of the Act, all persons in New South Wales are authorised to make movements in accordance with this clause.
- (2) Any bird may be moved through (into, within and out of) Avian Influenza Control Area (No. 1) on condition that the bird is not unloaded within Avian Influenza Control Area (No. 1).
- (3) Any bird product may be moved through (into, within and out of) Avian Influenza Control Area (No. 1) on condition that it is not unloaded within Avian Influenza Control Area (No. 1).

-
- (4) Any bird product obtained from a Retail Outlet may be moved into, within or out of Avian Influenza Control Area (No. 1).
 - (5) Any bird product obtained from outside Avian Influenza Control Area (No. 1) may be moved into and within Avian Influenza Control Area (No. 1).
 - (6) Any soil may be moved into Avian Influenza Control Area (No. 1).

CONTROL AREA (AVIAN INFLUENZA) ORDER (No. 1) 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, THERESE MARGARET WRIGHT, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 and pursuant to section 21 of that Act being of the opinion that it is reasonably necessary for the purpose of preventing the spread of the emergency animal disease avian influenza make the following Order.

Dated this 16th day of October 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1 Name of Order

This Order is the Control Area (Avian Influenza) Order (No. 1) 2013.

2 Commencement

This Order commences on the date on which it is signed.

3 Interpretation

(1) In this Order:

Avian Influenza Restricted Area No. 1 means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order No. 1.

Restricted Area (Avian Influenza) Order No. 1 means the Restricted Area (Avian Influenza) Order (No. 1) 2013 signed on 16 October 2013 pursuant to section 15 of the Act, in relation to the emergency animal disease avian influenza.

(2) In this Order, longitude and latitude coordinates are in GDA94 datum.

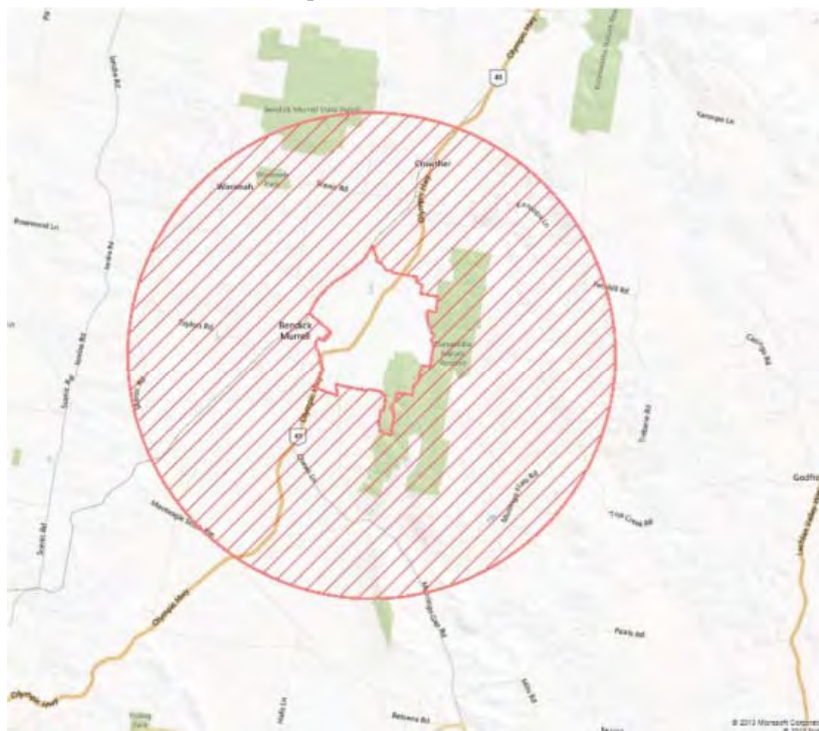
4 Declaration of Control Area No. 1

(1) The area described in Schedule 1, which is within the State of New South Wales, is declared to be a control area.

(2) The map in Schedule 2 is for information purposes and does not limit the description of the area in Schedule 1.

SCHEDULE 1**Control Area No. 1**

The area within a 10 kilometre radius of the coordinates Latitude -34Deg. 10Min. 8.1Sec and Longitude 148Deg. 28Min. 44.6Sec excluding the Avian Influenza Restricted Area No. 1 as represented by the hatched area on the map in Schedule 2 below.

SCHEDULE 2**Map of Control Area No. 1**

CONTROL (AVIAN INFLUENZA) ORDER (No. 1) 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, THERESE MARGARET WRIGHT, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 and pursuant to section 22 of that Act, make the following Order.

Dated this 16th day of October 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1 Name of Order

This Order is the Control (Avian Influenza) Order (No. 1) 2013.

2 Commencement

This Order commences on the date on which it is signed.

3 Definitions

In this Order:

Avian Influenza Control Area No. 1 means the area described in Schedule 1 to the Control Area (Avian Influenza) Order No. 1.

Avian Influenza Restricted Area No. 1 means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order No. 1.

bird means any animal of the avian species.

bird fitting means any fittings, as defined by the Act, in relation to birds.

bird fodder means any fodder, as defined by the Act, in relation to birds.

bird product means any animal product, as defined by the Act, in relation to birds.

Control Area (Avian Influenza) Order No. 1 means the Control Area (Avian Influenza) Order (No. 1) 2013 signed on 16 October 2013 pursuant to section 21 of the Act, in relation to the emergency animal disease avian influenza.

disinfect means bathe with a disinfectant chemical or heat, irradiate, fumigate or otherwise treat so as to destroy all avian influenza virus present.

Restricted Area (Avian Influenza) Order No. 1 means the Restricted Area (Avian Influenza) Order (No. 1) 2013 signed on 16 October 2013 pursuant to section 15 of the Act, in relation to the emergency animal disease avian influenza.

Retail Outlet means any person or business that sells bird product but does not include any person or business within Avian Influenza Restricted Area 1 or Avian Influenza Control Area No. 1 that sells bird product directly from the farm gate.

the Act means the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991.

4 Prohibitions for Avian Influenza Control Area No. 1

(1) Pursuant to section 22 (1) (a) of the Act, the movement of any:

- (a) bird;
- (b) bird product;
- (c) soil that has come into contact with any bird or bird product, into, within or out of Avian Influenza Control Area No. 1 is prohibited.

(2) Pursuant to section 22 (1) (a) of the Act, the holding of markets, fairs, sales, shows, parades, race meetings or other gatherings or competitions involving any birds or bird products within Avian Influenza Control Area No. 1 is prohibited.

(3) Pursuant to section 22 (1) (a) of the Act, the presence or exposure of birds at any place within Avian Influenza Control Area No. 1 where birds are exposed for exhibition, parade, race meetings or any form of recreation of competition is prohibited.

5 Measures to be taken within Avian Influenza Control Area No. 1

(1) Pursuant to section 22 (1) (b) of the Act, all persons within Avian Influenza Control Area No. 1 who are in control of any bird are ordered to take the following measures:

- (a) immediately report any unexplained increases in mortalities in the birds under their control to the Department of Primary Industries or an inspector;
- (b) make the birds under their control available for testing if requested by the Department of Primary Industries or an inspector.

(2) Pursuant to section 22 (1) (b) of the Act, all persons within Avian Influenza Control Area No. 1 who are in control of bird fodder that has come into contact with any bird or bird product are ordered to not move that fodder.

-
- (3) Pursuant to section 22 (1) (b) of the Act, all persons within Avian Influenza Control Area No. 1 who are in control of any bird fitting that has come into contact with any bird or bird product are ordered to disinfect that fitting prior to moving it within or out of Avian Influenza Control Area No. 1.
 - (4) Pursuant to section 22 (1) (b) of the Act, all persons within Avian Influenza Control Area No. 1 who are in control of a vehicle that has been in contact with any bird or bird product (other than bird product obtained from a Retail Outlet or bird product obtained from outside Avian Influenza Control Area No. 1) are ordered to disinfect the vehicle prior to moving the vehicle within or out of Avian Influenza Control Area No. 1.
 - (5) Pursuant to section 22 (1) (b) of the Act, all persons within Avian Influenza Control Area No. 1 who have been in contact with any bird or bird product (other than bird product obtained from a Retail Outlet or bird product obtained from outside Avian Influenza Control Area No. 1) are directed to take the following measures prior to moving within or out of Avian Influenza Control Area No. 1:
 - (a) wash all exposed skin and hair in warm, soapy water to remove all traces of bird product; and
 - (b) any one of the following:
 - (i) launder all the person's clothing in warm, soapy water to remove all traces of bird product; or
 - (ii) change into clean clothing; or
 - (iii) if full personal protective clothing has been worn, remove the personal protective clothing.

AREA RESTRICTION (AVIAN INFLUENZA) ORDER 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, THERESE MARGARET WRIGHT, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 and pursuant to section 20 of that Act, for the purpose of controlling, eradicating or preventing the spread of the emergency animal disease avian influenza make the following Order.

Dated this 16th day of October 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1 Name of Order

This Order is the Area Restriction (Avian Influenza) Order 2013.

2 Commencement

This Order commences on the date it is published in the NSW Government Gazette.

3 Definitions

In this Order:

bird means any animal of the avian species.

bird product means any animal product, as defined by the Act, in relation to birds.

Control Area means a control area declared pursuant to section 21 of the Act by an order that is in force, in relation to the emergency animal disease avian influenza.

disinfect means bathe with a disinfectant chemical or heat, irradiate, fumigate or otherwise treat so as to destroy all avian influenza virus present.

Restricted Area means a restricted area declared pursuant to section 15 of the Act by an order that is in force, in relation to the emergency animal disease avian influenza.

Retail Outlet means any person or business that sells bird product but does not include any person or business within a Restricted Area or a Control Area that sells bird product directly from the farm gate.

the Act means the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991.

4 Measures to be taken within a Restricted Area

(1) Pursuant to section 20 (1) of the Act, all persons within a Restricted Area who are in control of birds are directed to take the following measures:

- (a) immediately report any unexplained increases in mortalities in the birds under their control to the Department of Primary Industries or an inspector;
- (b) make the birds under their control available for testing if requested by the Department of Primary Industries or an inspector.

(2) Pursuant to section 20 (1) of the Act, all persons within a Restricted Area who have been in contact with birds or bird product (other than bird product obtained from a Retail Outlet or bird product obtained from outside a Control Area) are directed to take the following measures prior to moving within or out of a Restricted Area:

- (a) wash all exposed skin and hair in warm, soapy water to remove all traces of bird product; and
- (b) any one of the following:
 - (i) launder all the person's clothing in warm, soapy water to remove all traces of bird product; or
 - (ii) change into clean clothing; or
 - (iii) if full personal protective clothing has been worn, remove the personal protective clothing.

RESTRICTED AREA (AVIAN INFLUENZA) GENERAL PERMIT 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, THERESE MARGARET WRIGHT, Inspector, pursuant to section 24 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 grant the following general Permit.

Dated this 16th day of October 2013.

THERESE MARGARET WRIGHT,
Inspector

1 Name of Permit

This Permit is the Restricted Area (Avian Influenza) General Permit 2013.

2 Commencement

This Permit commences on the date on which it is published on the Department's internet website.

3 Definitions

In this Permit:

bird means any animal of the avian species.

bird fittings means any fittings, as defined by the Act, in relation to birds.

bird fodder means any fodder, as defined by the Act, in relation to birds.

bird product means any animal product, as defined by the Act, in relation to birds.

Control Area means a control area declared pursuant to section 21 of the Act by an order that is in force, in relation to the emergency animal disease avian influenza.

disinfect means bathe with a disinfectant chemical or heat, irradiate, fumigate or otherwise treat so as to destroy all avian influenza virus present.

Restricted Area means a restricted area declared pursuant to section 15 of the Act by an order that is in force, in relation to the emergency animal disease avian influenza.

Retail Outlet means any person or business that sells bird product but does not include any person or business within a Control Area or a Restricted Area that sells bird product directly from the farm gate.

the Act means the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991.

4 General Permit

- (1) Pursuant to section 24 of the Act, all persons in New South Wales are authorised to make movements in accordance with this clause.
- (2) Any bird may be moved through (into, within and out of) a Restricted Area on condition that the bird is not unloaded within a Restricted Area.
- (3) Any bird product may be moved through (into, within and out of) a Restricted Area on condition that it is not unloaded within a Restricted Area.
- (4) Any bird product obtained from a Retail Outlet within a Restricted Area may be moved within a Restricted Area.
- (5) Any bird product obtained from a Retail Outlet outside a Restricted Area may be moved into and within a Restricted Area.
- (6) Any bird product obtained from outside a Control Area may be moved into a Restricted Area.
- (7) Any vehicle may be moved into a Restricted Area.
- (8) Any vehicle that has not been in contact with any bird or bird product may be moved within and out of a Restricted Area.
- (9) Any vehicle that has been in contact with:
 - (a) bird product obtained from a Retail Outlet; or
 - (b) bird product obtained from outside a Control Area,may be moved within and out of a Restricted Area.
- (10) Any vehicle that has been in contact with bird or bird product (other than bird product obtained from a Retail Outlet or bird product obtained from outside a Control Area) may be moved within and out of a Restricted Area on the condition that the vehicle is disinfected prior to movement.
- (11) Any bird fodder may be moved into a Restricted Area.
- (12) Any bird fittings may be moved into a Restricted Area.
- (13) Any soil from outside a Control Area may be moved into a Restricted Area.

RESTRICTED AREA (AVIAN INFLUENZA) ORDER (No. 1) 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, THERESE MARGARET WRIGHT, Deputy Chief Veterinary Officer, with the powers the Minister has delegated to me under section 67 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 and pursuant to section 15 of that Act being of the opinion that the area specified in Schedule 1 may be or become infected with the emergency animal disease Avian influenza make the following Order.

Dated this 16th day of October 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1 Name of Order

This Order is the Restricted Area (Avian Influenza) Order (No. 1) 2013.

2 Commencement

This Order commences on the day on which it is signed.

3 Definitions

In this Order:

bird means any animal of the avian species.*bird fittings* means any fittings, as defined by the Act, in relation to birds.*bird fodder* means any fodder, as defined by the Act, in relation to birds.*bird product* means any animal product, as defined by the Act, in relation to birds.*the Act* means the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991.**4 Declaration of Restricted Area No. 1**

- (1) The area described in Schedule 1, which is within the State of New South Wales, is declared to be a restricted area.
- (2) The map in Schedule 2 is for information purposes and does not limit the description of the area in Schedule 1.
- (3) This Order applies to the classes of animals, animal products, fodder, fittings, soil and vehicles described in Schedule 3.

Note: Section 16 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 provides that a person who causes or permits any animals, animal products, fodder, fittings, soil or vehicles to which a restricted area declaration applies to be moved into, within or out of a restricted area is guilty of an offence unless the person is authorised to do so by a permit and the person complies with any condition set out in the permit.

SCHEDULE 1

Restricted Area No. 1

The area consisting of the Lot and Deposited Plan Numbers listed in Columns 1 and 2 of the Table below as represented by the map in Schedule 2.

<i>Column 1 Lot Number</i>	<i>Column 2 Deposited Plan Number</i>
2	1129258
1	878888
1	858226
13	754605
1	133583
2	133583
450	754605
1	1072215
1	606984
4	858226

<i>Column 1 Lot Number</i>	<i>Column 2 Deposited Plan Number</i>
3	858226
84	1092822
50	754605
3	1006559
2	606984
4	1006559
14	754605
2	606984
1	1014447
1	432326
2	858226
14	754605
451	754605
13	754605
2	1006559
1	916931
7009	1120459
1	869589
17	754605
18	754605
348	754605
458	754605
A	100012
7002	1120591
449	754605
430	754605
17	754605
400	754605
11	845444
281	754605
116	754605
343	754605

SCHEDULE 2
Map of Restricted Area No. 1



SCHEDULE 3

Classes of animals, animal products, fodder, fittings, soil and vehicles

- (1) Class of animals
All birds
- (2) Class of animal products
All bird products
- (3) Class of fodder and fittings
All bird fodder and bird fittings
- (4) Class of soil
All soil that has come into contact with any birds, bird products, bird fodder or bird fittings described in this Schedule.
- (5) Class of vehicles
All vehicles that have been used in connection with any birds, bird products, bird fodder, bird fittings or soil described in this Schedule.

RESTRICTED AREA (AVIAN INFLUENZA) ENTRY AND EXIT POINTS NOTICE (No. 1) 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, THERESE MARGARET WRIGHT, Inspector, pursuant to section 18 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991, issue the following Notice providing notice of the entry and exit points for the Avian Influenza Restricted Area No 1.

Dated this 16th day of October 2013.

THERESE MARGARET WRIGHT,
Inspector

1 Name of Notice

This Notice is the Restricted Area (Avian Influenza) Entry and Exit Points Notice (No. 1) 2013.

2 Commencement

This Notice commences on the date it is published on the Department's internet website.

3 Definitions

In this Notice:

Avian Influenza Restricted Area No. 1 means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order No. 1.

Restricted Area (Avian Influenza) Order No. 1 means the Restricted Area (Avian Influenza) Order (No. 1) 2013 signed on 16 October 2013 pursuant to section 15 of the Act, in relation to the emergency animal disease avian influenza.

the Act means the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

4 Notice of entry and exit points

Pursuant to section 18 (1) of the Act, all persons in New South Wales are notified that any movement into or out of the Avian Influenza Restricted Area No. 1 of birds, bird product, fodder, fittings, soil or vehicle described in Schedule 3 to the Restricted Area (Avian Influenza) Order No. 1 must be made only through the following entry and exit points:

All roads into and out of the Avian Influenza Restricted Area No. 1.

Notes:

1. Any movements of birds, bird products, fodder, fittings, soil or vehicles to which the Restricted Area (Avian Influenza) Order No. 1 applies must be made only in accordance with a permit issued by an inspector under section 24 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991.
2. Substantial penalties apply for breaches of these restrictions.

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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 Thursday, 17 October 2013.

Dated 17 October 2013.

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

Schedule 1	Fire Fighting Activities
Schedule 2	Emergency Operations
Schedule 3	Fireworks
Schedule 4	Religious/Sacred Ceremonies
Schedule 5	Services and Utilities – Essential Repairs/ Maintenance
Schedule 6	Disposal of Waste/Putrescent Material
Schedule 7	Sugar Cane Harvesting
Schedule 8	Bitumen Roadworks
Schedule 9	Disposal of Diseased Animal Carcasses
Schedule 10	Bee Hive “Smokers”
Schedule 11	Electric or Gas Barbeques
Schedule 12	Charcoal Production
Schedule 13	Mining Operations
Schedule 14	Building Construction/Demolition – Urgent and Essential
Schedule 15	Exhaust Stacks for Gas Exploration, Collection, Drainage, Refining Facilities, Oil Refineries and Steel Works
Schedule 16	Hot Air Balloons
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:

- 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
- 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;

- 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:

- (i) 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
 - (i) 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:
 - (i) 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:
 - (i) 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

North Coast
Greater Hunter
Greater Sydney Region
Illawarra/Shoalhaven
Central Ranges
North Western

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 137
Friday, 18 October 2013

Published under authority by the Department of Premier and Cabinet

LEGISLATION

Online notification of the making of statutory instruments

Week beginning 7 October 2013

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

Regulations and other statutory instruments

Constitution (Governor's Salary) Amendment Regulation (No 2) 2013 (2013-589) — published
LW 11 October 2013

Passenger Transport Amendment (Central Coast Taxis Fare Pre-payment Trial Further Extension) Regulation
2013 (2013-590) — published LW 11 October 2013

Public Finance and Audit Amendment (Cancer Institute (NSW)) Regulation 2013 (2013-591) — published
LW 11 October 2013

Public Finance and Audit Amendment (Electoral Commission) Proclamation 2013 (2013-592) — published
LW 11 October 2013

Public Finance and Audit Amendment (Electoral Commission) Regulation 2013 (2013-593) — published
LW 11 October 2013

Public Finance and Audit Amendment (Health Professional Councils) Proclamation 2013 (2013-594) —
published LW 11 October 2013

Environmental Planning Instruments

Ballina Local Environmental Plan 2012 (Amendment No 5) (2013-595) — published LW 11 October 2013

Wingecarribee Local Environmental Plan 2010 (Amendment No 12) (2013-596) — published
LW 11 October 2013

Proclamations



Aboriginal Land Rights (Vesting of Land) Proclamation 2013 (No. 1)

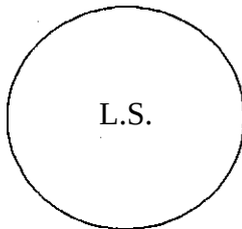
under the

Aboriginal Land Rights Act 1983

MARIE BASHIR, Governor
I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of clause 6 (1) of Schedule 4 to the *Aboriginal Land Rights Act 1983*, do, by this my Proclamation, declare that the land now described as Lot 4 of Section 10 in Deposited Plan (DP) 758863 (formerly Volume 13856 Folio 12), belongs to the Nungaroo Local Aboriginal Land Council.

Signed and sealed at Sydney, this 9th day of October 2013.

By Her Excellency's Command,



VICTOR DOMINELLO, M.P.,
Minister for Aboriginal Affairs

GOD SAVE THE QUEEN!



Aboriginal Land Rights (Vesting of Land) Proclamation 2013 (No. 2)

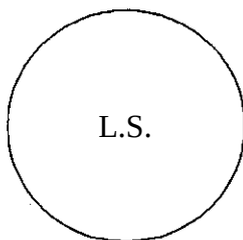
under the

Aboriginal Land Rights Act 1983

MARIE BASHIR, Governor
I, Professor Marie Bashir AC, CVO, Marie Bashir, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of clause 6 (1) of Schedule 4 to the *Aboriginal Land Rights Act 1983*, do, by this my Proclamation, declare that the land now described as Lots 1-2 of Section 14 in Deposited Plan 759056 (formerly Volume 12682 Folio 229); Lots 17 and 7 of Sections 13 and 17 in Deposited Plan 759056 (formerly Volume 13351 Folio 136) and Lot 29 in Deposited Plan 716354, belongs to the Warren Macquarie Local Aboriginal Land Council.

Signed and sealed at Sydney, this 9th day of October 2013. 2013.

By Her Excellency's Command,



VICTOR DOMINELLO, M.P.,
Minister for Aboriginal Affairs
Minister for Aboriginal Affairs

GOD SAVE THE QUEEN!

OFFICIAL NOTICES

Roads and Maritime Services

ROAD TRANSPORT (VEHICLE AND DRIVER MANAGEMENT) ACT 2005

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

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

KERRY ROBINSON,
General Manager,
Blacktown City Council
(by delegation of the Minister for Roads)

SCHEDULE

1. Citation

This Notice is the Blacktown City Council 19 metre B-Double Mass Limit (Amendment) Notice No. 02/2013.

2. Commencement

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

3. Effect

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

4. Amendment

Insert the following route into the table at Appendix 1, under the heading Blacktown City Council.

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
19m		Bungaribee Industrial Estate	Roads within the area bounded by M4, Brabham Drive, Great Western Highway and Eastern Creek	

ROAD TRANSPORT (VEHICLE AND DRIVER MANAGEMENT) ACT 2005

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

BLACKTOWN CITY 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 *NSW Government Gazette* No. 108 on 27 August 2010 at pages 4033 to 4284, as set out in the Schedule of this Notice.

KERRY ROBINSON,
General Manager,
Blacktown City Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Blacktown City Council B-Double (Amendment) Notice No. 02/2013.

2. Commencement

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

3. Effect

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

4. Amendment

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

<i>Type</i>	<i>Road No.</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25m		Bungarribee Industrial Estate	Roads within the area bounded by M4, Brabham Drive, Great Western Highway and Eastern Bungarribee Creek	

ROAD TRANSPORT (GENERALVEHICLE AND DRIVER MANAGEMENT) ACT 2005

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

BLACKTOWN CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

KERRY ROBINSON,
General Manager,
Blacktown City Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Blacktown City Council 4.6 Metre High Vehicle Routes Notice No. 3/2013.

2. Commencement

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

3. Effect

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

4. Application

This Notice applies to those 4.6 metre high vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
4.6m	Bungaribee Industrial Estate	Roads within the area bounded by M4, Brabham Drive, Great Western Highway and Easternd Bungaribee Creek	

ROADS ACT 1993

Notice of Dedication of Land as Public Road
at Edmondson Park in the Liverpool City Council area

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

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

SCHEDULE

All that piece or parcel of land situated in the Liverpool
City Council area, Parish of Minto and County of
Cumberland, shown as Lot 51 Deposited Plan 1081783.

(RMS Papers: SF2012/10145/2; RO SF2013/5268/1)

Department of Trade and Investment, Regional Infrastructure and Services

MINE HEALTH AND SAFETY ACT 2004

Instrument of Delegation by Chief Inspector

I, ROBERT WILLIAM REGAN, Chief Inspector, under the Mine Health and Safety Act 2004 ("the Act"), pursuant to section 183 of the Act, hereby delegate all the functions conferred or imposed on the Chief Inspector to John Lorden MOSS for the period from midnight Monday, 14 October 2013 to midnight Sunday, 1 December 2013.

Dated this 14th day of October 2013.

ROBERT REGAN,
Chief Inspector,
Department of Trade and Investment,
Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T13-1158)

No. 4896, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 100 units, for Group 1, dated 11 October 2013. (Sydney Mining Division).

(T13-1159)

No. 4897, PEEL GOLD PTY LTD (ACN 166 110 041), area of 100 units, for Group 1, dated 14 October 2013. (Armidale Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T11-0369)

No. 4445, now Exploration Licence No. 8174, STANDARD IRON PTY LTD (ACN 131 971 438), Counties of Flinders and Kennedy, Map Sheet (8333), area of 20 units, for Group 1, dated 8 October 2013, for a term until 8 October 2015.

(T13-1060)

No. 4800, now Exploration Licence No. 8173, SANDFIRE RESOURCES NL (ACN 105 154 185), Counties of Kennedy and Narromine, Map Sheet (8532, 8533), area of 109 units, for Group 1, dated 3 October 2013, for a term until 3 October 2016.

(T13-1079)

No. 4819, now Exploration Licence No. 8172, SANDFIRE RESOURCES NL (ACN 105 154 185), Counties of Bland, Forbes and Gipps, Map Sheet (8430), area of 80 units, for Group 1, dated 3 October 2013, for a term until 3 October 2016.

(T13-1080)

No. 4820, now Exploration Licence No. 8171, SANDFIRE RESOURCES NL (ACN 105 154 185), Counties of Forbes and Gipps, Map Sheet (8430, 8431), area of 94 units, for Group 1, dated 3 October 2013, for a term until 3 October 2016.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T13-1024)

No. 4764, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Ashburnham, County of Gordon and County of Wellington, Map Sheet (8631, 8632). Withdrawal took effect on 18 June 2013.

(T13-1151)

No. 4889, PMR1 PTY LTD (ACN 145 210 528), County of Clarke and County of Sandon, Map Sheet (9336). Withdrawal took effect on 11 October 2013.

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

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

(10-1541)

Exploration Licence No. 2921, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 22 units. Application for renewal received 9 October 2013.

(T03-0006)

Exploration Licence No. 6140, ISOKIND PTY LIMITED (ACN 081 732 498), area of 38 units. Application for renewal received 14 October 2013.

(07-0260)

Exploration Licence No. 6910, SC RESOURCES PTY LTD (ACN 143 089 016), area of 9 units. Application for renewal received 14 October 2013.

(T11-0120)

Exploration Licence No. 6915, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 40 units. Application for renewal received 10 October 2013.

(T09-0145)

Exploration Licence No. 7413, CENTRAL WEST GOLD NL (ACN 003 078 591), area of 8 units. Application for renewal received 9 October 2013.

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

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

(13-3513)

Mining Lease No. 1331 (Act 1992), CENTENNIAL AIRLY PTY LIMITED (ACN 078 693 722), area of 2745 hectares. Application for renewal received 11 October 2013.

(89-1053)

Mining Lease No. 1333 (Act 1992), Stanley John SMYTHE, area of 100 hectares. Application for renewal received 4 October 2013.

(89-1054)

Mining Lease No. 1334 (Act 1992), Stanley John SMYTHE, area of 48 hectares. Application for renewal received 4 October 2013.

(13-3541)

Mining Purposes Lease No. 277 (Act 1973), Rhonda Winnifred WHITE, area of 2.18 hectares. Application for renewal received 15 October 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:

(10-1541)

Exploration Licence No. 2921, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), County of Yancowinna, Map Sheet (7133, 7134), area of 22 units, for a further term until 12 October 2013. Renewal effective on and from 8 October 2013.

(12-3667)

Exploration Licence No. 4969, CENTENNIAL MANDALONG PTY LIMITED (ACN 101 508 892), County of Northumberland, Map Sheet (9131), area of 1026 hectares, for a further term until 31 July 2017. Renewal effective on and from 23 September 2013.

(08-2850)

Exploration Licence No. 5238, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), County of Ashburnham, Map Sheet (8631), area of 16 units, for a further term until 19 February 2016. Renewal effective on and from 10 October 2013.

(08-0813)

Exploration Licence No. 5886, GEODYNAMICS LIMITED (ACN 095 006 090), Counties of Hunter and Northumberland, Map Sheet (9032, 9132), area of 46 units, for a further term until 22 February 2016. Renewal effective on and from 23 September 2013.

(04-0518)

Exploration Licence No. 6414, GOSSAN HILL GOLD LIMITED (ACN 147 329 833), Counties of Bland and Harden, Map Sheet (8428), area of 4 units, for a further term until 16 May 2015. Renewal effective on and from 15 October 2013.

(04-0521)

Exploration Licence No. 6417, AUSMON RESOURCES LTD (ACN 134 358 964), Counties of Ashburnham and Gordon, Map Sheet (8631), area of 10 units, for a further term until 16 May 2015. Renewal effective on and from 10 October 2013.

(12-0697)

Exploration Licence No. 6452, WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), County of Buller, Map Sheet (9340), area of 45 units, for a further term until 21 July 2015. Renewal effective on and from 15 October 2013.

(12-0696)

Exploration Licence No. 6453, WHITE ROCK (MTC) PTY LTD (ACN 132 461 575), County of Drake, Map Sheet (9339, 9340, 9439), area of 19 units, for a further term until 21 July 2015. Renewal effective on and from 14 October 2013.

(07-0155)

Exploration Licence No. 6839, TEN STAR MINING PTY LTD (ACN 113 022 914), County of Gough, Map Sheet (9239), area of 5 units, for a further term until 24 July 2015. Renewal effective on and from 14 October 2013.

(06-4162)

Exploration Licence No. 6844, RAPTOR MINERALS LIMITED (ACN 101 168 343), County of Yanda, Map Sheet (7936), area of 6 units, for a further term until 3 August 2016. Renewal effective on and from 15 October 2013.

(12-0043)

Exploration Licence No. 6854, EMX EXPLORATION PTY LTD (ACN 139 612 427), County of Yungnulgra, Map Sheet (7436), area of 20 units, for a further term until 8 August 2016. Renewal effective on and from 14 October 2013.

(T10-0262)

Exploration Licence No. 7737, CARPENTARIA EXPLORATION LIMITED (ACN 095 117 981), Counties of Evelyn and Mootwingee, Map Sheet (7236, 7237), area of 15 units, for a further term until 16 May 2016. Renewal effective on and from 20 September 2013.

(T10-0238)

Exploration Licence No. 7754, CASTILLO COPPER LIMITED (ACN 137 606 476), Counties of Bathurst and Georgiana, Map Sheet (8730, 8830), area of 14 units, for a further term until 31 May 2015. Renewal effective on and from 10 October 2013.

(T10-0290)

Exploration Licence No. 7756, NEO RESOURCES LIMITED (ACN 007 708 429), Counties of Roxburgh and Wellington, Map Sheet (8832), area of 3 units, for a further term until 31 May 2015. Renewal effective on and from 14 October 2013.

(T90-0359)

Mining Lease No. 1247 (Act 1973), NORTH MINING LIMITED (ACN 000 081 434), SC MINERAL RESOURCES PTY LTD (ACN 058 323 372) and SUMITOMO METAL MINING OCEANIA PTY LTD (ACN 059 761 125), Parish of Limestone, County of Kennedy, Map Sheet (8532-3-S), area of 1629.6 hectares, for a further term until 26 November 2033. Renewal effective on and from 25 September 2013.

(T94-0683)

Mining Lease No. 1367 (Act 1992), NORTH MINING LIMITED (ACN 000 081 434), SC MINERAL RESOURCES PTY LTD (ACN 058 323 372) and SUMITOMO METAL MINING OCEANIA PTY LTD (ACN 059 761 125), Parish of Limestone, County of Kennedy, Map Sheet (8532-3-S), area of 826.2 hectares, for a further term until 26 November 2029. Renewal effective on and from 25 September 2013.

(T03-0651)

Private Lands (Mining Purposes) Lease No. 3210 (Act 1906), EOE (NO. 75) PTY LTD (ACN 006 829 787), Parish of Warri, County of Bourke, Map Sheet (8229-2-N), area of 3.31 hectares, for a further term until 31 December 2015. Renewal effective on and from 25 September 2013.

(T03-0928)

Private Lands (Mining Purposes) Lease No. 3239 (Act 1906), EOE (NO. 75) PTY LTD (ACN 006 829 787), Parish of Warri, County of Bourke, Map Sheet (8229-2-N), area of 4.05 hectares, for a further term until 31 December 2015. Renewal effective on and from 25 September 2013.

(T03-0649)

Private Lands Lease No. 3223 (Act 1906), EOE (NO. 75) PTY LTD (ACN 006 829 787), Parish of Ramsay, County of Bourke, Map Sheet (8229-2-N), area of 3.653 hectares, for a further term until 31 December 2015. Renewal effective on and from 25 September 2013.

(T03-0650)

Private Lands Lease No. 3224 (Act 1906), EOE (NO. 75) PTY LTD (ACN 006 829 787), Parish of Ramsay, County of Bourke, Map Sheet (8229-2-N), area of 2.37 hectares, for a further term until 31 December 2015. Renewal effective on and from 25 September 2013.

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

REFUSAL OF APPLICATION FOR RENEWAL

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

(13-1719)

Exploration Licence No. 6081, ISABELLA MINERALS PTY LTD (ACN 125 035 841), County of Georgiana, Map Sheet (8729), area of 4 units. The authority ceased to have effect on 9 October 2013.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(T12-1042)

Exploration Licence No. 7966, ALLOY RESOURCES LIMITED (ACN 109 361 195), County of Bland and County of Harden, Map Sheet (8528, 8529), area of 61 units. Cancellation took effect on 15 October 2013.

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

REQUEST FOR CANCELLATION OF AUTHORITY

NOTICE is given that the following application has been received:

(T11-0281)

Exploration Licence No. 7913, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), County of Sandon, area of 12 units. Application for Cancellation was received on 11 October 2013.

(T11-0282)

Exploration Licence No. 7914, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), Counties of Vernon and Sandon, area of 13 units. Application for Cancellation was received on 11 October 2013.

(T11-0284)

Exploration Licence No. 7916, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), Counties of Buller and Clive, area of 4 units. Application for Cancellation was received on 11 October 2013.

(T11-0285)

Exploration Licence No. 7917, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), County Argyle, area of 20 units. Application for Cancellation was received on 11 October 2013.

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

ORDER – AUTHORISATION OF ADDITIONAL PURPOSE UNDER S121A

PURSUANT to section 121A of the Crown Lands Act 1989, I authorise by this Order, the additional 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 1

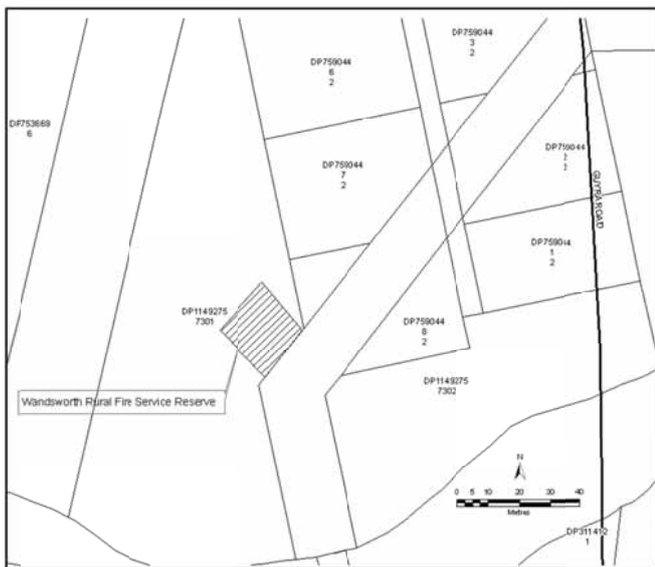
Column 1

Rural services.

Column 2

Reserve No.: 753669.
Public Purpose: Future public requirements.
Notified: 29 June 2007.
Being an area of approximately 420 square metres, located within Lot 7301, DP 1149275 as shown by diagram hereunder (Wandsworth RFS Station).
Parish: Ollera.
County: Hardinge.
File No.: 13/13796.

Note: This reserve does not revoke Reserve 753669 for future public requirements or any other reserves within the subject area. Location of Reserve 1037848 is shown by hatching on diagram hereunder.



SCHEDULE 2

Column 1

Rural services.

Column 2

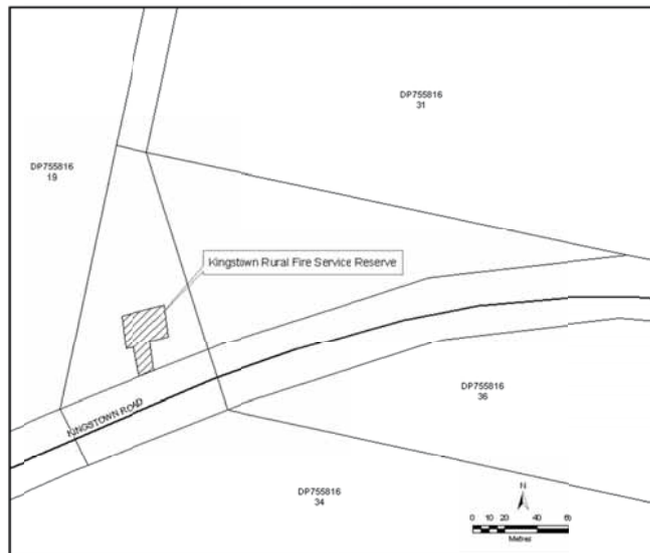
Reserve No.: 77137.
Public Purpose: Camping and travelling stock.
Notified: 8 October 1954.
Being an area of approximately 770 square metres, located within Lot 7300, DP 1126315 as shown by diagram hereunder (Kingstown RFS Station).

Column 1

Column 2

Parish: Devon.
County: Sandon.
File No.: 13/13796.

Note: This reserve does not revoke Reserve 77137 for camping and travelling stock or any other reserves within the subject area. Location of Reserve 1037849 shown by hatching on diagram hereunder.



ESTABLISHMENT OF RESERVE TRUST AND APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

1. Pursuant to section 92(1) of the Crown Lands Act 1989, the reserve trust specified in Column 2 of the Schedule hereunder, is established under the name stated in that Column and is appointed as trustee of the reserve specified in Column 3 of the Schedule.
2. Pursuant to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder, is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2 for that part of the reserve referred to in Column 3 of the Schedule.

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

SCHEDULE 1

Column 1

Guyra Shire Council.

Column 2

Wandsworth Rural Fire Service Reserve Trust.

Column 3

Reserve No.: 1037848.
Public purpose: Rural services.
Being an area of approximately 420 square metres, within Lot 7301, DP 1149275 as shown by diagram hereunder.
Notified: This day.
File No.: 13/13796.

For a term commencing on this day.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Jack VERSPAR (new member).	Adaminaby Golf Course Reserve	Reserve No.: 1002938.
Ashley Thomas MINERS (new member).	Trust.	Public Purpose: Public recreation and environmental protection.
Joanna MINERS (new member).		Notified: 19 May 2000. File No.: GB00 R 12.

Term of Office

For a term commencing the date of this notice and expiring
 29 December 2015.

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 PURPOSE OTHER THAN THE
DECLARED PURPOSE PURSUANT TO SECTION
34A(2) OF THE CROWN LANDS ACT 1989**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Business Purposes (Relevant Interest – Lease for Business Purposes over Lot 2, DP 1153927).	Part Dedication No.: 540014. Public Purpose: Town Hall Site. Notified: 11 October 1895. File No.: 12/02988-02.

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 – Myall; County – Richmond;
Land District – Casino; L.G.A. – Richmond Valley

Road Closed: Lots 1-2, DP 1187984.

File No.: 07/2176.

Schedule

On closing, the land within Lots 1-2, DP 1187984 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lots 1-3, DP 1187982.

File No.: GF06 H 459.

Schedule

On closing, the land within Lots 1-3, DP 1187982 remains vested in the State of New South Wales as Crown land.

Description

Parish – Nullum; County – Rous;
Land District – Murwillumbah; L.G.A. – Tweed

Road Closed: Lot 1, DP 1189051.

File No.: 07/5167

Schedule

On closing, the land within Lot 1, DP 1189051 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Clarke and Merrigalah;
Counties – Clarke and Sandon;
Land District – Armidale; L.G.A. – Armidale Dumaresq

Road Closed: Lot 1, DP 1188610 and Lot 2, DP 1188611.

File No.: AE06 H 37.

Schedule

On closing, the land within Lot 1, DP 1188610 and Lot 2, DP 1188611 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Mount Pleasant, Tun Cooney and Gil Gil;
County – Staphylton;
Land District – Moree; L.G.A. – Moree Plains

Road Closed: Lot 1, DP 1187934.

File No.: ME05 H 252.

Schedule

On closing, the land within Lot 1, DP 1187934 remains vested in the State of New South Wales as Crown land.

Description

Parish – Mount Pleasant; County – Staphylton;
Land District – Moree; L.G.A. – Moree Plains

Road Closed: Lot 2, DP 1187935.

File No.: ME05 H 252.

Schedule

On closing, the land within Lot 2, DP 1187935 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Tilbuster and Springmount; County – Sandon;
Land District – Armidale; L.G.A. – Armidale Dumaresq

Road Closed: Lots 1-2, DP 1188520.

File No.: 07/2368.

Schedule

On closing, the land within Lots 1-2, DP 1188520 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

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Trevor Keith YOUNG (new member).	Woodenbong (R42886) Reserve Trust.	Reserve No.: 42886. Public Purpose: Public recreation. Notified: 15 July 1908. File No.: GF02 R 32.

Term of Office

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

GRIFFITH OFFICE
2nd Floor, Griffith City Plaza,
120–130 Banna Avenue (PO Box 1030), Griffith NSW 2680
Phone: (02) 6960 3600 Fax: (02) 6962 5670

**NOTICE OF PURPOSE OTHER THAN THE
DECLARED PURPOSE PURSUANT TO SECTION
34A(2) OF THE CROWN LANDS ACT 1989**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Grazing (Relevant Interest – Section 34A Licence – RI 520358).	Reserve No.: 95184. Public Purpose: Future public requirements. Notified: 12 June 1981. File No.: 13/12744.

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

ERRATUM

IN the notice which appeared in the *New South Wales Government Gazette* No. 110, dated 6 September 2013, Folio 3970, under the heading "ROADS ACT 1993" Transfer of a Crown Road to a Council. The length of the road should have read "approximately 170m in length (as highlighted in the diagram below)"



File No.: 13/12026.

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

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
David John PARMETER (re-appointment).	New Park Dusodie Recreation	Reserve No.: 34109. Public Purpose: Public recreation.
John Edwin BARNES (re-appointment).	Reserve Trust.	Notified: 15 March 1902. File No.: MD94 R 46.
Rodney John BARNES (re-appointment).		
Bernadette Maree GALLAGHER (new member).		
Alexander Colin McDONALD (re-appointment).		
Ken RUBELI (re-appointment).		
Jamie Andrew GILBERT (new member).		

Term of Office

For a term commencing the date of this notice and expiring 17 October 2018.

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

**NOTICE OF PURPOSE OTHER THAN THE
DECLARED PURPOSE PURSUANT TO SECTION
34A(2) OF THE CROWN LANDS ACT 1989**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Grazing (Relevant Interest – S34A Licence 514704).	Reserve No.: 37536. Public Purpose: Travelling stock. Notified: 16 November 1904. File No.: 13/10914.

NEWCASTLE OFFICE
437 Hunter Street, Newcastle NSW 2300
(PO Box 2215, Dangar NSW 2309)
Phone: (02) 1300 886 235 Fax: (02) 4925 3517

ROADS ACT 1993

Transfer of Crown Road to a Council

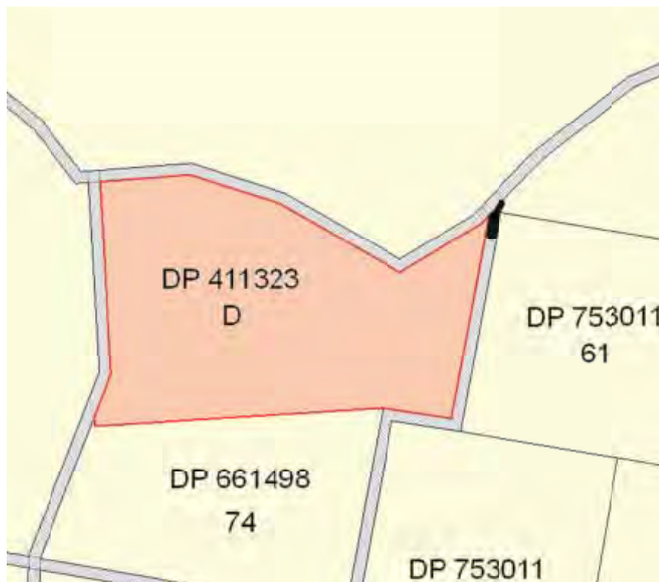
IN pursuance of the provisions of section 151 of the Act, the Crown road specified in Schedule 1 is transferred to the roads authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

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

Description: Crown road part east of Lot D, DP 411323 for a distance of 50 metres from Greenmantle Road (as shown by black colour in diagram below).

**SCHEDULE 2**

Roads Authority: Upper Lachlan Shire.

Council's Reference: DA34/2009.

Reference: 08/45634 : BA.

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 – Newcastle; County – Northumberland;
Land District – Newcastle; L.G.A. – Newcastle

Road Closed: Lot 1, DP 1183956.

File No.: MD02 H 215.

Schedule

On closing, the land within Lot 1, DP 1183956 remains vested in Newcastle City Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: 4056947.

Description

Parish – Bombala; County – Wellesley;
Land District – Bombala; L.G.A. – Bombala

Road Closed: Lot 1, DP 1189304 (subject to right of carriageway created by Deposited Plan 1189304).

File No.: 12/08013.

Schedule

On closing, the land within Lot 1, DP 1189304 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 1, DP 1188843 (subject to right of carriageway created by Deposited Plan 1188843).

File No.: CL/00581.

Schedule

On closing, the land within Lot 1, DP 1188843 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: Lot 1, DP 1189316.

File No.: 09/18787.

Schedule

On closing, the land within Lot 1, DP 1189316 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 5, DP 1187773.

File No.: 12/07760.

Schedule

On closing, the land within Lot 5, DP 1187773 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Eugowra; County – Ashburnham;
Land District – Forbes; L.G.A. – Cabonne and Forbes*

Road Closed: Lot 1, DP 1187987 (subject to easement created by Deposited Plan DP 1187987).

File No.: 08/0142.

Schedule

On closing, the land within Lot 1, DP 1187987 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Tonderburine; County – Gowen;
Land District – Coonamble; L.G.A. – Gilgandra*

Road Closed: Lot 1, DP 1181775.

File No.: 09/10945.

Schedule

On closing, the land within Lot 1, DP 1181775 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Methul; County – Bourke;
Land District – Wagga Wagga; L.G.A. – Coolamon*

Road Closed: Lot 4, DP 1186265.

File No.: 12/06591.

Schedule

On closing, the land within Lot 4, DP 1186265 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Gulargambone; County – Gowen;
Land District – Coonamble; L.G.A. – Gilgandra*

Road Closed: Lot 1, DP 1173920.

File No.: 09/15396.

Schedule

On closing, the land within Lot 1, DP 1173920 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Moonul; County – Ewenmar;
Land District – Dubbo; L.G.A. – Dubbo*

Road Closed: Lot 5, DP 1181789.

File No.: 10/09887.

Schedule

On closing, the land within Lot 5, DP 1181789 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Galwadgere; County – Wellington;
Land District – Wellington; L.G.A. – Wellington*

Road Closed: Lot 1, DP 1181447.

File No.: 10/18445.

Schedule

On closing, the land within Lot 1, DP 1181447 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lots 1-2, DP 1187032.

File No.: 09/11117.

Schedule

On closing, the land within Lots 1-2, DP 1187032 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Bumberra; County – Phillip;
Land District – Mudgee; L.G.A. – Mid-Western Regional*

Road Closed: Lot 2, DP 1183738.

File No.: 12/02598.

Schedule

On closing, the land within Lot 2, DP 1183738 remains vested in the State of New South Wales as Crown land.

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

**NOTICE OF PURPOSE OTHER THAN THE
DECLARED PURPOSE PURSUANT TO SECTION
34A(2) OF THE CROWN LANDS ACT 1989**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedules, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedules.

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Pump and Pipeline (Relevant Interest – Section 34A Licence – RI 516766).	Reserve No.: 750158. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 13/11259.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Environmental Protection (Relevant Interest – Section 34A Licence – RI 517704).	Reserve No.: 750365. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 13/11825.



SCHEDULE 2

Roads Authority: The Hills Council.

File No.: 13/11030.

Council’s Reference: 119580354.

SCHEDULE 1

*Land District – Metropolitan;
Local Government Area – The Hills;
Parish – Field of Mars; County – Cumberland*

Part of the Crown public road known as Blacks Road, West Pennant Hills, as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: The Hills Council.

File No.: 13/11030.

Council’s Reference: 119580354.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parishes – Baldwin, Bloomfield and Manilla;
Counties – Darling and Inglis;
Land District – Tamworth; L.G.A. – Tamworth Regional

Road Closed: Lot 1, DP 1182281 and Lot 2, DP 1182281.

File No.: 07/4590.

Schedule

On closing, the land within Lot 1, DP 1182281 and Lot 2, DP 1182281 remains vested in the State of New South Wales as Crown land.

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

**APPOINTMENT OF ADMINISTRATOR TO
MANAGE A RESERVE TRUST**

PURSUANT to section 117, Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Steve ROWE.	Kempsey Showground Trust.	Dedication No.: 610019. Public Purpose: Showground and addition. Notified: 7 October 1884. File No.: TE80 R 216.

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

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Tumut.	Lot 2, DP No. 1030166,
Local Government Area: Tumut.	Parish Tumut, County Wynyard.
Locality: Tumut.	
Reserve No.: 757252.	
Public Purpose: Future public requirements.	
Notified: 29 June 2007.	
File No.: 12/05526.	

ROADS ACT 1993**ORDER**

Transfer of Crown Road to a Council

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

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

SCHEDULE 1

*Parish – Albury; County – Goulburn;
Land District – Albury; Shire – Albury City Council*

Crown public road being the lane 6.235 metres wide north of Lot 15, section 12, DP 758013 in the City of Albury.

SCHEDULE 2

Roads Authority: Albury City Council.

File No.: 13/14338.

Reference: W521604.

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder specified is closed, the road 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 – South Wagga Wagga; County – Wynyard;
Land District – Wagga Wagga; L.G.A. – Wagga Wagga*

Lot 1 in DP 1189174 at Wagga Wagga.

File No.: 12/00338.

Note: On closing, the land within the former Council public road will remain vested in the Council of the City of Wagga Wagga as operational land.

NOTICE OF PURPOSE OTHER THAN THE DECLARED PURPOSE PURSUANT TO SECTION 34A(2) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve with the declared public purpose specified in Column 2 of the Schedule, is to be used or occupied for a purpose other than the declared purpose specified in Column 1 of the Schedule.

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Pump and Pipeline (Relevant Interest – S34A Licence – RI 509421).	Reserve No.: 2050. Public Purpose: Preservation of water supply. Notified: 11 November 1878. File No.: 10/06997.

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

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Roger Alan WILSON (new member). Andrew SEATER (new member). Graeme Arthur HICKS (re-appointment). Greg LEAHY (new member).	Buraja Recreation Reserve Trust.	Reserve No.: 85438. Public Purpose: Public recreation. Notified: 3 September 1965. File No.: WA82 R 6-02.

Term of Office

For a term commencing the date of this notice and expiring 17 October 2018.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Stuart Trevor EASTWOOD (re-appointment).	Burrandana Recreation Reserve and Public Hall Trust.	Reserve No.: 88704. Public Purpose: Public recreation and public hall. Notified: 1 September 1972. File No.: WA80 R 189.
Belinda Maree ANDERSON (re-appointment).		
Anna DAVIS (re-appointment).		

Term of Office

For a term commencing the date of this notice and expiring
17 October 2018.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Kerry James BLAKE (re-appointment).	Courabyra Public Hall Trust.	Reserve No.: 65879. Public Purpose: Public hall. Notified: 13 March 1936. File No.: WA81 R 53-02.
Rosemary JERVOIS (re-appointment).		
John Richard JERVOIS (re-appointment).		
Rex Vernon BLAKE (re-appointment).		

Term of Office

For a term commencing 1 December 2013 and expiring
30 November 2018.

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Gregory John HULM (new member).	Tarcutta Racecourse Recreation Reserve Trust.	Reserve No.: 41935. Public Purpose: Public recreation and racecourse. Notified: 21 August 1907. File No.: WA80 R 74-02.

Term of Office

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

WESTERN REGION OFFICE
45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830
Phone: (02) 6883 5400 Fax: (02) 6884 2067

**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 – Wentworth; Shire – Wentworth;
Parishes – Connargee and Darling; County – Wentworth*

The purpose/conditions of Western Land Leases 979, 1277, 1602 and 2179, being the land contained within Folio Identifiers 5635/768534, 9/756943, 7300/1175678, 5710/768610 and 1239/762797 have been altered from "Grazing" to "Grazing and Cultivation (Dryland)" effective from 10 October 2013.

The purpose/conditions of Western Land Lease 587 being the land contained within Folio Identifier 12/1036631 has been altered from "Pastoral" to "Grazing and Cultivation (Dryland)" effective from 10 October 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.

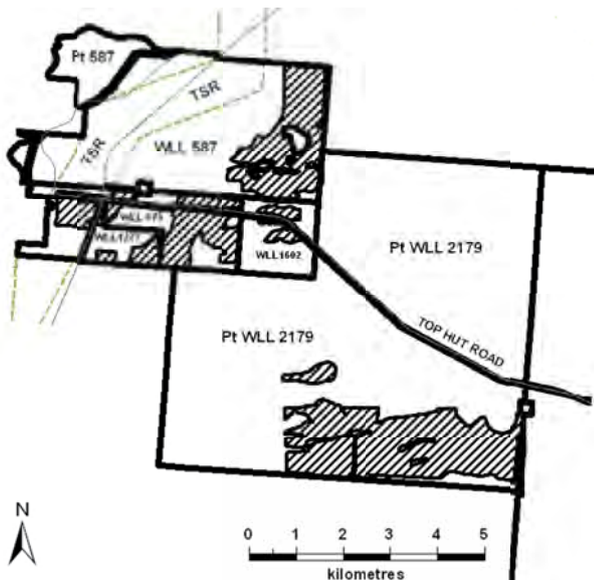
The conditions have been altered by the inclusion of the following special conditions.

**SPECIAL CONDITIONS TO BE ANNEXED TO
WESTERN LANDS LEASES 587, 979, 1277, 1602 and
2179**

1. The land leased must only be used for the purpose of **Grazing and Cultivation (Dryland)**.
2. 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.
3. 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).
4. 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.
5. Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with this approval.
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. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate.
8. Cropping frequency will not be limited when land management actions such as stubble retention and pasture ley maintain soil fertility and prevent risk or occurrence of soil erosion. If the Commissioner considers that the land resource is at risk then limits to cropping frequency may be imposed.
9. Cultivation areas are not to impact on road foundations.
10. Long fallow shall only be carried out using approved conservation farming techniques. In the event that the Commissioner is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be imposed.
11. Livestock may be excluded from cultivated fallows by direction of the Commissioner or the Rangeland Management Officer.
12. The lessee shall maintain records of cultivation dates and methods; of crop or pasture sowings; of the success or failure and yield (where relevant) of each sowing attempt and of fertiliser or agriculture chemicals used. These records are to be made available to the Commissioner or his delegate upon request and the Commissioner may retain and use information from such records.
13. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
14. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
15. The lessee shall ensure that cultivation and cropping do not alter the natural flood regime. Crops are not to be protected by levees.
16. The area authorised for cultivation partly covers Travelling Stock Reserve 537 and suitable arrangements must be made with the relevant Livestock Pest & Health Authority (LHPA) prior to commencement of any development. If suitable arrangements cannot be made with LHPA, the matter will be determined by the Commissioner.
17. The lessee is authorised to cultivate an area of 753 hectares on WLL 587, 454 hectares on WLL 979, 229 hectares on WLL 1277, 85 hectares on WLL 1602 and 1531 hectares on WLL 2179 as shown hatched on the diagram below. A total of 3,052 hectares is authorised in total.
18. Cultivation is permitted over the whole of the areas mentioned in condition 17 (above) unless the commissioner has required specific areas remain uncultivated.



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 – Wentworth; Shire – Wentworth;
Parishes – Coonpa, Moangola, Pulpa and Thoomby;
County – Wentworth*

The purpose/conditions of Western Land Lease 1834 being the land contained within Folio Identifier 1273/762798 has been altered from “Grazing” to “Grazing, Cultivation and Conservation” effective from 14 October 2013.

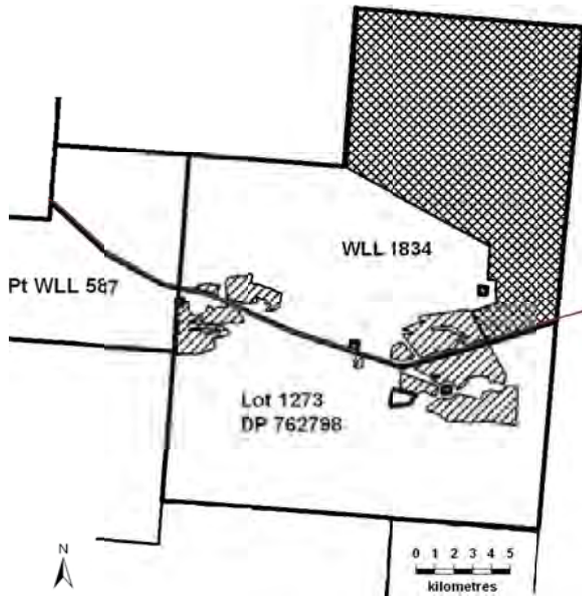
As a consequence of the alteration of purpose and conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions have been altered by the inclusion of the following special conditions.

SPECIAL CONDITIONS TO BE ANNEXED TO WESTERN LANDS LEASE 1834

1. The land leased must only be used for the purpose of **Grazing, Cultivation (Dryland) and Conservation**.
2. 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.
3. 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).
4. 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.
5. Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with this approval.
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. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate.
8. Cropping frequency will not be limited when land management actions such as stubble retention and pasture ley maintain soil fertility and prevent risk or occurrence of soil erosion. If the Commissioner considers that the land resource is at risk then limits to cropping frequency may be imposed.
9. Cultivation areas are not to impact on road foundations.
10. Long fallow shall only be carried out using approved conservation farming techniques. In the event that the Commissioner is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be imposed.
11. Livestock may be excluded from cultivated fallows by direction of the Commissioner or the Rangeland Management Officer.
12. The lessee shall maintain records of cultivation dates and methods; of crop or pasture sowings; of the success or failure and yield (where relevant) of each sowing attempt and of fertiliser or agriculture chemicals used. These records are to be made available to the Commissioner or his delegate upon request and the Commissioner may retain and use information from such records.
13. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
14. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
15. The lessee shall ensure that cultivation and cropping do not alter the natural flood regime. Crops are not to be protected by levees.
16. Cultivation development shall not result in soil erosion, soil fertility decline or groundwater recharge. This can be achieved by adoption of Best Management Practice Guidelines for Sustainable Agriculture in the Southern Mallee NSW, as specified in ‘Southern Mallee Guidelines’ for Implementing Land Use Agreements to Address Clearing, Cultivation, Nature Conservation and Cultural Heritage Issues’ document previously provided as part of Cultivation Consent 09P0008.
17. The lessee is authorised to cultivate an area of 4, 450 as shown cross-hatched on the diagram below.
18. Cultivation is permitted over the whole of the areas mentioned in condition 17 (above) unless the commissioner has required specific areas remain uncultivated.

19. The lessee must within 3 months from the date of addition of these conditions to the lease erect and maintain to the satisfaction of the Commissioner a stock proof fence around that part of the leased land as indicated by cross-hatching on the diagram below.
20. The lessee must ensure that during the term of the lease all domestic stock is excluded from that part of the lease shown cross-hatched on the diagram below.
21. The lessee must not clear any vegetation or remove any timber, fallen logs or rocks within the land leased unless written approval has been granted by either the Commissioner or Minister.



Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration Pursuant to Section 80

TAKE notice that DISABILITY SOUTH WEST INCORPORATED (Inc9886829) became registered under the Corporations Act 2001 as DISABILITY SOUTH WEST LTD – ACN 163 459 747, a public company limited by guarantee on 13 May 2013 and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Dated 14 October 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 72

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

Cancellation is effective as at the date of gazettal.

- Malabar-La Perouse Landcare Group Incorporated – Inc9880585
- Rainbow Sky Group Incorporated – Inc9882646
- Hastings District Women's Hockey Association Inc – Y0603547
- King's Church Incorporated – Inc9885747
- Australian Private Irrigation Entities Incorporated – Inc9886825
- The Scots College Parents Association Incorporated – Inc9896070
- Federation of Nepalese Journalists Australia (FNJA) Incorporated – Inc9892624
- Rainy Day Incorporated – Inc9887094
- The Inner Wheel Club of Gosford Inc – Y0624340
- The Gnostic Movement Incorporated – Inc9875503
- Bexley Chinese Congregational Church Language School Incorporated – Y2343436
- Redback Tourers Wagga Wagga NSW Inc – Inc9876024
- Panthers Newcastle Mixed Travelling Bowling Club Incorporated – Inc9875382
- Pelaw Main Titans Soccer Club Incorporated – Inc9879307
- Ingleside Residents Landcare Group Incorporated – Y1924809
- Mid North Coast Dub Club Incorporated – Y1040907
- Association of Crest Clubs of Australia Incorporated – Y0686310

Dated this 16th day of October 2013.

CHRISTINE GOWLAND,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association Pursuant to Section 84

TAKE notice that the incorporation of BRADFORDVILLE COMMUNITY CENTRE INCORPORATED (Y2131309) cancelled on 16 October 2009 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 15th day of October 2013.

CHRISTINE GOWLAND,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association Pursuant to Section 84

TAKE notice that the incorporation of UECHI RYU KARATE DO AUSTRALIA INCORPORATED (Y2874102) cancelled on 21 January 2011 is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 15th day of October 2013.

CHRISTINE GOWLAND,
Delegate of the Commissioner,
NSW Fair Trading

COMBAT SPORTS ACT 2008

Notification

IT is hereby notified that in accordance with section 69 of the Combat Sports Act 2008 the Authority grants the following exemptions:

Any person who is not ordinarily resident in New South Wales and who is registered as a combatant with the COMBAT SPORTS COMMISSION – WESTERN AUSTRALIA in accordance with the Combat Sports Act 1987 (WA) and subject to any conditions imposed on that registration is exempted from the provisions of section 5 of the Combat Sports Act 2008 in relation to competing in a professional combat sport contest in NSW upon receipt of a clearance to compete from that Authority.

COMBAT SPORTS ACT 2008

Notification

IT is hereby notified that in accordance with section 69 of the Combat Sports Act 2008 the Authority grants the following exemptions:

Any person who is not ordinarily resident in New South Wales and who is registered as a combatant with the VICTORIAN PROFESSIONAL BOXING AND COMBAT SPORTS BOARD in accordance with the Victorian Professional Boxing and Combat Sports Act 1985 and subject to any conditions imposed on that registration is exempted from the provisions of section 5 of the Combat Sports Act 2008 in relation to competing in a professional combat sport contest in NSW upon receipt of a clearance to compete from that Authority.

COMBAT SPORTS ACT 2008

Notification

IT is hereby notified that in accordance with section 69 of the Combat Sports Act 2008 the Authority grants the following exemptions:

Any person who is not ordinarily resident in New South Wales and who is registered as a contestant under the South Australian Boxing and Martial Arts Act 2000 and subject to any conditions imposed on that registration is exempted from the provisions of section 5 of the Combat Sports Act 2008 in relation to competing in a professional combat sport contest in NSW upon receipt of a clearance to compete from that Authority.

COMBAT SPORTS ACT 2008

Notification

IT is hereby notified that in accordance with section 69 of the Combat Sports Act 2008 the Authority grants the following exemptions:

Any person who is not ordinarily resident in New South Wales and who is registered with a COMBAT SPORTS AUTHORITY or equivalent Authority in their home state or country and subject to any conditions imposed on that registration is exempted from the provisions of section 5 of the Combat Sports Act 2008 in relation to competing in a professional combat sport contest in NSW upon receipt of a clearance to compete from that Authority and an approved medical certificate and serology certificate obtained in NSW.

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

BroulaKing Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Broula King Gold Mine Tailings, being a prescribed dam under Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dam.

SCHEDULE

The area bounded by straight lines joining the following 4 ordered points on maps GRENFELL 8530S 1:50000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 55:

<i>Point</i>	<i>MGAEast</i>	<i>MGANorth</i>
1	632200	6247300
2	634500	6247300
3	634500	6245200
4	632200	6245200

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-246 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER,
Chairman,

Dams Safety Committee,
PO Box 3720, Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Houston Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Houston, being a prescribed dam under Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dam.

SCHEDULE

The area bounded by straight lines joining the following 4 ordered points on maps JERRYS PLAINS 90332S 1:25000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

<i>Point</i>	<i>MGAEast</i>	<i>MGANorth</i>
1	301300	6437600
2	301300	6409400
3	298900	6409400
4	298900	6407100

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-245 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER,
Chairman,

Dams Safety Committee,
PO Box 3720, Parramatta NSW 2124

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Locality Boundaries
within the Mosman Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend address locality boundaries in the Mosman Local Government Area to enable the creation of four new address localities to be called Balmoral Beach, Beauty Point, Clifton Gardens and Mosman Bay as shown on map GNB3533-1-B.

Copies of map GNB3533-1-B may be viewed at Council Civic Centre – Mosman Square, Spit Junction and the Mosman Library from Thursday, 17 October 2013 until Monday, 18 November 2013.

A copy of Map GNB3533-1-B will also be on display at the office of the Geographical Names Board, 346 Panorama Avenue, Bathurst NSW 2795 during the above dates. This proposal may also be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au.

Any person wishing to make comment upon this proposal may prior to Monday, 18 November 2013 write to the Secretary of the Board with that comment. All submissions lodged in accordance with section 9 of the Geographical Names Act 1966 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,
Acting Secretary

Geographical Names Board,
PO Box 143, Bathurst NSW 2795

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

THE New South Wales Land and Housing Corporation declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Housing Act 2001.

Dated this 10th day of September 2013.

MICHAEL COUTTS-TROTTER,
Director-General

SCHEDULE

The land shown as Lots 1 and 2 on the plan of land at Kelso, in the City of Bathurst, Parish of Kelso, County of Roxburgh, registered at Land and Property Information NSW as Deposited Plan No. 1185600.

HOUSING ACT 2001

Notification of Compulsory Acquisition of Land

THE New South Wales Land and Housing Corporation declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Housing Act 2001.

Dated this 25th day of September 2013.

MICHAEL COUTTS-TROTTER,
Director-General

SCHEDULE

The land shown as Lots 1 to 11 on the plan of land at Tolland, in the City of Wagga Wagga, Parish of South Wagga Wagga, County of Wynyard, registered at Land and Property Information NSW as Deposited Plan No. 1187387, and the land shown as Lot 1 on the plan of land at Tolland, in the City of Wagga Wagga, Parish of South Wagga Wagga, County of Wynyard, registered at Land and Property Information NSW as Deposited Plan No. 1187385.

**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. Edward Public School
2. Hambleton Public School
3. Jannali East Public School
4. Wiley Park Girls High School

ADRIAN PICCOLI, M.P.,
Minister for Education

POISONS AND THERAPEUTIC GOODS ACT 1966Order Under Clause 175 (1),
Poisons and Therapeutic Goods Regulation 2008
Withdrawal of Drug Authority

IN accordance with the provisions of Clause 175 (1) of the Poisons and Therapeutic Goods Regulation 2008 an Order has been made on Ms Leisa Jane HARVEY (NMW0001666918) of Lot 12 Settlement Road, Main Arm NSW 2482, prohibiting her, until further notice, as a nurse from having possession of and supplying drugs of addiction as authorised by Clauses 101 and 103 of the Regulation.

This Order is to take effect on and from 15 October 2013.

Dated at Sydney, 9 October 2013.

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

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Temporary Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Temporary Variation:

Area of Variation:

Murrumbidgee Irrigation Area (MIA) –

Griffith City Council
Leeton Shire Council
Murrumbidgee Shire Council
Narrandera Shire Council

The Local Bush Fire Danger period has been extended for the period commencing 21 October 2013 until 1 November 2013.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

Dated: 14 October 2013.

ROB ROGERS, A.F.S.M.,
Deputy Commissioner,
Director Operational Services
(delegate)

RURAL FIRES ACT 1997

Local Bush Fire Danger Period Temporary Variation

PURSUANT to section 82 of the Rural Fires Act 1997, as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Temporary Variation:

Area of Variation:

Riverina Zone –

Coolamon Shire Council
Junee Shire Council
Lockhart Shire Council
Urana Shire Council
Griffith City Council

The Local Bush Fire Danger period has been extended for the period commencing 21 October 2013 until 1 November 2013.

During this period permits pursuant to section 87 of the Rural Fires Act 1997, as amended, will be required for the lighting of fire for the purposes of land clearance or fire breaks.

Dated: 16 October 2013.

ROB ROGERS, A.F.S.M.,
Deputy Commissioner,
Director Operational Services
(delegate)

TRANSPORT ADMINISTRATION ACT 1988

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

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

TRANSPORT for NSW, with the approval of His Excellency the Lieutenant-Governor with the advice of the Executive Council, declares that the easement interest in land described in Schedule 1 hereto is acquired by compulsory process with immediate vacant possession under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 (NSW) for the purposes of exercising the functions of Transport for NSW in respect of the construction, operation and maintenance of the transport infrastructure project known as Wynyard Walk providing a pedestrian link between Wynyard Station and the developing CBD western corridor and Barangaroo, as authorised by the Transport Administration Act 1988 (NSW).

Dated this 2nd day of October 2013.

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

SCHEDULE 1

An easement in gross for temporary rock anchors on the terms set out in Schedule 2 burdening that part of land situated at Sydney in the Local Government Area of Sydney, Parish of St Philip, County of Cumberland and State of New South Wales, described as the Common Property in the Strata Scheme based on Strata Plan 71152, Folio CP/SP71152 shown marked "(A)" in the unregistered Deposited Plan 1177773 a copy of which is held in the offices of Transport for NSW at Chatswood and said to be in the possession of The Owners – Strata Plan No.71152, but excluding from the compulsory acquisition all other existing interests, trusts, restrictions, dedications, reservations, easements, leases, rights, charges, rates, mortgages, caveats, covenants and contracts in, over or in connection with the land.

SCHEDULE 2

EASEMENT FOR TEMPORARY ROCK ANCHORS

1. Definitions and interpretation

1.1 The following terms have the following meanings:

Authorised User means every person authorised by the Authority for the purposes of this easement, and includes any successors, transferees, contractors,

licensees, representatives, employees and agents of the Authority.

Authority means Transport for NSW, as constituted from time to time, and includes its successors and assigns any administrator thereof or other person appointed by or on behalf of the New South Wales Government or any Minister thereof or any body in which the Authority is merged or which as at the relevant time substantially fulfils the functions of the Authority.

Burdened Owner means every person who is at any time entitled to an estate or interest in the Lot Burdened, including any freehold or leasehold estate or interest in possession in the Lot Burdened and each part of the Lot Burdened.

Easement Site means the area shown marked "A" on the Plan.

Equipment means all necessary tools, implements, materials, machinery and vehicles.

Law means:

- (a) acts, ordinances, regulations, by-laws, orders, awards and proclamations of the Commonwealth of Australia and State of New South Wales; and
- (b) certificates, licences, consents, permits, approvals and requirements of organisations having jurisdiction over the Lot Burdened.

Lot Burdened means the servient tenement.

Plan means the unregistered Deposited Plan 1177773 a copy of which is located in the offices of Transport for NSW at Chatswood; and upon registration, Deposited Plan 1177773.

Project means the project known as the "Wynyard Walk" project, being a project providing a pedestrian link between Wynyard Station and the developing CBD western corridor and Barangaroo, as authorised by the Transport Administration Act 1988 (NSW).

Rock Anchors means any underground rod or cable of metal or other composition howsoever set in place (including rock anchors, rock pinning and rock nails), including being cemented to the rock or other substratum surrounding such items with grout or cement or any other adhesive material whatsoever.

Temporary Works means activities in respect of temporary Rock Anchors as set out in clause 2 and all ancillary works required in relation to the Rock Anchors in the area beneath the existing improvements on the Lot Burdened.

- 1.2 A reference to a person includes its successors and assigns.
- 1.3 A singular word includes the plural, and vice versa.
- 1.4 If a word is defined, another part of speech has a corresponding meaning.
- 1.5 Unless stated otherwise, one provision does not limit the effect of another.
- 1.6 A reference to any law or to any provision of any law includes any modification or re enactment of it, any legislative provision substituted for it and all regulations and statutory instruments issued under it.
- 1.7 A reference to conduct includes any omission, statement or undertaking, whether or not in writing.

- 1.8 The words "include", "including", "for example" or "such as" are not used as, nor are they to be interpreted as, words of limitation and, when introducing an example, do not limit the meaning of the words to which the example relates to that example or examples of a similar kind.
- 1.9 Headings do not affect the interpretation of this easement.
- 1.10 If a provision of an easement under this easement is void, unenforceable or illegal, then that provision is severed from that easement and the remaining provisions of that easement has full force and effect.
2. Terms of easement for temporary rock anchors
- 2.1 The Authority and all of its Authorised Users may do all things as may be necessary or appropriate (in the Authority's discretion) in the Easement Site so that the Authority and all of its Authorised Users have full, free and unimpeded right to:
- 2.1.1 have the soil or other material (or both) of the Easement Site remain undisturbed;
- 2.1.2 enter on, pass and re-pass along and into the Easement Site at all times with or without Equipment for the purposes of:
- constructing;
 - placing;
 - leaving;
 - inspecting;
 - repairing;
 - maintaining; or
 - removing,
- Rock Anchors or any parts thereof in the Easement Site;
- 2.1.3 open the soil of the Easement Site and to remove it to such an extent as may be necessary; and
- 2.1.4 make noise, create dust and cause disturbance for the purposes set out in this clause 2.
3. Conduct of works
- 3.1 The Authority must ensure that any Temporary Works conducted by it are conducted in a proper and workmanlike manner and in accordance with the requirements of all Laws as applicable from time to time.
- 3.2 The Authority covenants with the Burdened Owner that subject to the Authority's rights under this easement it will:
- 3.2.1 endeavour to keep the Easement Site in good repair; and
- 3.2.2 take all reasonable precautions to ensure as little disturbance as possible to the Lot Burdened.
4. Access under this easement
- 4.1 The Authority and its Authorised Users will access the Lot Burdened:
- 4.1.1 only from adjoining land external to the Lot Burdened;
- 4.1.2 only below the existing improvements erected on the Lot Burdened; and
- 4.1.3 without passing or repassing on or over the surface of the Lot Burdened.
5. Expiry of easement
- 5.1 This easement expires on the earlier of:
- 5.1.1 31 December 2014; and
- 5.1.2 the date the Authority advises the Burdened Owner that it no longer requires the benefit of the Rock Anchors and the Temporary Works, at which time this easement immediately expires.
- 5.2 Upon expiry (or the earlier extinguishment) of this easement, the Burdened Owner and the Authority must take all reasonable steps to remove this easement from the title of the Lot Burdened as soon as practicable, including preparing and executing all necessary documents and producing the relevant certificates of title at Land and Property Information NSW.
- 5.3 To avoid doubt, the only person having the right to release, vary or modify this easement is the Authority, its successors or assigns.
6. Rock Anchors to remain in situ
- 6.1 On or prior to the date of expiry referred to in clause 5, the Authority or its Authorised Users must de-stress all stressed Rock Anchors as may be applicable.
- 6.2 Despite any other provision in this easement, the Burdened Owner is not entitled to require the Authority or its Authorised Users to remove the Rock Anchors from the Lot Burdened.
- 6.3 Following:
- 6.3.1 the date of expiry pursuant to clause 5.1; and
- 6.3.2 de-stressing of Rock Anchors where applicable and the redundancy of the temporary Rock Anchors,
- the Burdened Owner may, at its cost, cut into or remove the Rock Anchors at any location within the Easement Site and otherwise deal with that part of the Rock Anchors on the Easement Site as the Burdened Owner sees fit.

TfNSW Reference: 2342827_3.DOC

TRANSPORT ADMINISTRATION ACT 1988
LAND ACQUISITION (JUST TERMS
COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land in
The Local Government Area Of Blacktown

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

The Minister for Transport has approved Transport for NSW being entitled to immediate vacant possession of the land described in Schedule 1 below pursuant to section 34 (2) of the Land Acquisition (Just Terms Compensation) Act 1991.

Dated at Sydney, this 18th day of October 2013.

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

SCHEDULE 1

All those pieces of land situated in the Local Government Area of Blacktown, Parish of Gidley, in the County of Cumberland comprising:

- Part Lot 9 in DP 27220; Property 95 Schofields Road, Rouse Hill said to be in the ownership of Carmel Santa Cannuli as affected by Lot 1 in DP 1190434.
- Part Lot 30 in DP 1167828; Property 99 Schofields Road, Rouse Hill said to be in the ownership of Raffaele Fuda as affected by Lot 2 in DP 1190434.
- Part Lot 31 in DP 1167828; Property 101 Schofields Road, Rouse Hill said to be in the ownership of Maria Falcone as affected by Lot 3 in DP 1190434.
- Part Lot 50 in DP 1175242; Property 103 Schofields Road, Rouse Hill said to be in the ownership of Joseph Refalo and Jane Refalo as affected by Lot 4 in DP 1190434.
- Lot 33 in DP 1167828; Property 105 Schofields Road, Rouse Hill said to be in the ownership of Jack Thomas Knight as affected by Lot 5 in DP 1190434 and Lot 10 in DP 1190434.

NSW SERVICE MEDALLION RECIPIENTS

THE NSW Service Medallion ceremony was held on Friday, 27 September 2013. The Honourable Greg Smith, S.C., M.P., Attorney General and Minister for Justice represented the Premier on this occasion.

The NSW Service Medallion ('The Medallion') is awarded to employees (both waged and salaried staff) who have completed forty or more years of meritorious service for the New South Wales Government.

The following are all the NSW Government employees who were awarded the Medallion on this date:

<i>Name</i>	<i>Employer at commencement of service</i>	<i>Date commenced Service</i>	<i>Nominating Department</i>
Mr John BARRINGTON	Department of Lands	17 March 1965	Office of State Revenue, Department of Finance and Services
Mr John BAULMAN	Commissioner of Police	28 January 1969	NSW Police Force
Ms Alison BERNASCONI	Chief Secretary's Department	17 January 1972	Department of Attorney General and Justice
Mr John CASEY	Department of Technical Education	17 August 1961	TAFE NSW – Sydney Institute, Department of Education and Communities
Mr Peter CLEMSON	Water Conservation and Irrigation Commission	19 February 1973	State Water Corporation
Mr Brian COADY	Department of Attorney General and of Justice	19 March 1973	Department of Attorney General and Justice
Mr Alan EVANS	Department of Defence	3 February 1967	Department of Family and Community Services, NSW Businesslink
Mr Keith FAVELL	Department of Agriculture	25 January 1971	State Emergency Service NSW
Mr Peter FRENCH	Department of Main Roads	15 January 1973	Roads and Maritime Services Transport for NSW
Mr Paul GORTLEY	Department of Attorney General and of Justice	31 July 1972	Department of Attorney General and Justice
Mr Michael HASSETT	Department of Attorney General and of Justice	21 February 1973	Housing NSW, Department of Family and Community Services
Mr Ronald HEBDEN	Western Lands Commission	21 March 1973	Safety, Return to Work and Support Division, WorkCover Authority of NSW
Mr Paul HORINEK	Department of Public Works	2 February 1971	NSW Public Works, Department of Finance and Services
Mr Ronald KERR	Department of Education	27 November 1972	TAFE NSW – Northern Sydney Institute, Department of Education and Communities

<i>Name</i>	<i>Employer at commencement of service</i>	<i>Date commenced Service</i>	<i>Nominating Department</i>
Mr Paul KITCHEN	Department of Railways	8 January 1962	Office of Rail Heritage, Railcorp
Mr Norman LAI	Department of Education	5 March 1973	Department of Attorney General and Justice
Mr Kenneth LEACH	Department of Public Works	15 May 1972	NSW Trade and Investment
Mr John MACLEAY	Land Tax Office	27 January 1971	Office of State Revenue, Department of Finance and Services
Mr Bernard MARDEN	Department of Attorney General and of Justice	12 March 1973	Department of Attorney General and Justice
Ms Beverley MASON	Department of Agriculture	10 November 1972	Department of Attorney General and Justice
Mr Michael McLAY	Department of Health	21 February 1972	Department of Family and Community Services, NSW Businesslink
Mr Robert MORLEY	Stamp Duties Office	4 December 1968	Office of State Revenue, Department of Finance and Services
Mr Robert NAGEL	Land Tax Office	1 February 1966	Office of State Revenue, Department of Finance and Services
Mr Colin NEWPORT	Department of Attorney General and of Justice	16 October 1972	Housing NSW, Department of Family and Community Services
Mr Garry NORTHCOTE	Department of Attorney General and of Justice	19 February 1973	Department of Attorney General and Justice
Mr Douglas PRATT	Department of Attorney General and of Justice	22 February 1973	Department of Attorney General and Justice
Mr Ed RAMSAY	Department of Motor Transport	29 November 1972	Transport for NSW
Mr Mark RANDALL	Department of Attorney General and of Justice	6 December 1972	Department of Attorney General and Justice
Ms Diane REID	Valuer General's Department	10 November 1969	NSW Police Force
Ms Matina SAMIOS	Department of Community Services	14 August 1972	South Eastern Sydney Local Health District, NSW Ministry of Health
Mr Peter STEWART	Mines Department	5 October 1971	Safety, Return to Work and Support Division, WorkCover Authority of NSW
Mr Peter WEEWAN	Housing Commission of NSW	12 March 1973	Housing NSW, Department of Family and Community Services
Mr Victor WIDMAN	Forestry Commission of NSW	7 December 1970	Ministry for Police and Emergency Services
Mr Leslie WIELINGA	Department of Main Roads	1 March 1972	Transport for NSW
Mr Michael WILLING	Department of Main Roads	16 February 1970	Roads and Maritime Services Transport for NSW

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

Roads Act 1993

Naming of Roads

NOTICE is hereby given that the Bathurst Regional Council, in pursuance of section 162 of the Roads Act 1993, has named the roads as shown hereunder:

<i>Location</i>	<i>New Street Name</i>
Subdivision of Lots 149 and 150, DP 1165505 off Eglinton Road, Abercrombie.	Parer Road, Tulloch Way, Gell Place, Copeman Court, Lupp Place, Dryden Close, Mansfield Avenue, Downey Place.

Authorised by resolution of the Council on 17 July 2013.
D. SHERLEY, General Manager, Bathurst Regional Council,
PMB 17, Bathurst NSW 2795. [7230]

CAMDEN COUNCIL

Roads Act 1993, Section 162

Roads (General) Regulation 2008

Naming of Roads

NOTICE is hereby given that Camden Council, pursuant to the abovementioned Act and Regulation, has named the roads described hereunder.

New Road Names:

Caulfield Street, Ascot Drive, Delmar Lane, Orient Street, Deccan Drive, Ghan Street, Gunsynd Place, Octagonal Court, Red Rum Road, Newmarket Street, Rosehill Street, Geraldton Drive, Oakbank Close, Penola Street, Woodbridge Drive, Rialto Street, Bentleigh Avenue, Forsyth Place, Barclay Street, Chariot Street, Furlong Drive, Oaklawn Street, Arlington Street, Pimlico Avenue, Hastings Avenue, Canter Street, Spur Lane, Bascule Street, Cadence Street, Cavaletti Close, Clover Drive, Cart Street, Coach Street, Damsire Lane, Diagonal Street, Filly Street, Float Lane, Jockey Way, Martingale Drive and Prix Street.

Location:

Suburb Currans Hill.

RON MOORE, General Manager, PO Box 183, Camden NSW 2570. [7231]

CAMDEN COUNCIL

ERRATUM

IN the notification appearing in the *NSW Government Gazette* of 11 October 2013 on folio 4488 under the heading 'Roads Act 1993, Section 10, Notice of Dedication of Land as Public Road', the wording in the Schedule contained an error.

The correct wording for the Schedule is:
Lot 1, DP 1182951, Lodges Road, Elderslie. [7232]

HAWKESBURY CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Road

NOTICE is hereby given that Hawkesbury City Council in accordance with section 162 of the Roads Act 1993, has named the newly created public road contained within DP 1184227 and described as "18 wide and variable width" in the suburb of Wilberforce as the following:

Hadden Ridge Road (extension of existing road), bounded by Lot 2, DP 48682 and Lots 22 to 28, DP 1184227.



PETER JACKSON, General Manager, Hawkesbury City Council, PO Box 146, Windsor NSW 2756. [7233]

LIVERPOOL CITY COUNCIL

Roads Act 1993, Section 162

Roads Regulation 2008, Section 9

Naming of Public Roads

THE following road names are proposed for the suburb of Prestons:

Nuwi Place and Wulbanga Street.

The following road name is proposed for the suburb of Horningsea Park:

Alpine Place.

F. PORTELLI, Chief Executive Officer, Liverpool City Council, Locked Bag 7064, Liverpool BC NSW 1871. [7234]

TWEED SHIRE COUNCIL

ERRATUM

IN the notification appearing in the *New South Wales Government Gazette* of 11 October 2013, Folio 4488, under the heading 'Land Acquisition (Just Terms Compensation) Act 1991, Notice of Compulsory Acquisition', Schedule 1 in part reads "Easement for Water Supply 3 wide within Lot 6, DP 117326 and Lot 25, DP 1017105 and Easement for Water Supply variable width within Lot 2, DP 1032820 as shown in DP 1181654" and should read "Easement for Water Supply 3 wide within Lot 6, DP 117326 and Lot 25, DP 1017105 and Easement for Water Supply variable width within Lot 2, DP 1032820 as shown in DP 1181654". TROY GREEN, Acting General Manager, Tweed Shire Council, PO Box 816, Murwillumbah NSW 2484. [7235]

QUEANBEYAN CITY COUNCIL

Roads Act 1993, Section 10

IN accordance with section 10 of the Roads Act 1993, the Queanbeyan City Council dedicates the land held by the Council and described in the Schedule below as public road. GARY CHAPMAN, General Manager, Queanbeyan City Council, P0 Box 90, Queanbeyan NSW 2620.

SCHEDULE

Lot 2, Deposited Plan 1117977. [7236]

SHOALHAVEN CITY COUNCIL

Tree Preservation Order

NOTICE is hereby given that under the provisions of Clause 8 of the Environmental Planning and Assessment Model Provisions 1980, as adopted by the City of Shoalhaven Local Environmental Plan 1985, the Council of the City of Shoalhaven has by resolution adopted at its meeting of 23 April 2013, firstly, rescinded any Tree Preservation Order made prior to this notice, and secondly, made a Tree Preservation Order. This may be viewed at Council's Nowra Office, Level 3, Bridge Road or on Council's website at: <http://shoalhaven.nsw.gov.au/MyProperty/Treesonmyland/Treeremovalpruning.aspx>

Authorised by Council Resolution on 23 April 2013. R PIGG, General Manager, Shoalhaven City Council, PO Box 42, Nowra NSW 2541. [7237]

TAMWORTH REGIONAL COUNCIL

Proposed New Road Names

NOTICE is hereby given that the Tamworth Regional Council, in accordance with the Roads Act 1993, section 162, Roads Regulation 2008, Part 2, Division 2, proposes that the roads to be created within the subdivision of Lot 10, DP 230404 and Lot 61, DP 1038799, Johnston Street, North Tamworth, be named 'Francis Avenue' and 'McKay Place', respectively. PAUL BENNETT, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340. [7238]

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