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NEW SOUTH WALES

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Government Gazette inquiry times are:

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GOVERNMENT GAZETTE DEADLINES

Close of business every Wednesday

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

Special Supplements

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

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

Please Note:

- *Only electronic lodgement of Gazette contributions will be accepted. If you have not received a reply confirming acceptance of your email by the close of business on that day please phone 9321 3356.*

Department of Finance and Services Tenders

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

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

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



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

Number 148
Saturday, 2 November 2013

Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

RESTRICTED AREA (AVIAN INFLUENZA) ORDER (NO. 1A) 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 2nd November 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1. Name of Order

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

2. Commencement

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

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.

Infected Place No. 1A means the area described in Schedule 1 to the Infected Place (Avian Influenza) Order (No. 1A) 2013, dated 2 November 2013.

Restricted Area No. 1B means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order (No. 1B) 2013, dated 2 November 2013.

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

4. Revocation of Restricted Area (Avian Influenza) Order (No. 1) 2013

Pursuant to section 15 of the Act, the Restricted Area (Avian Influenza) Order (No. 1) 2013, dated 16 October 2013 and published in *New South Wales Government Gazette* No. 135 on 16 October 2013, at pages 4510 to 4512 is revoked, as is any order revived as a result of this revocation.

5. Declaration of Restricted Area No. 1A

- (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. 1A

The area consisting of the Lot and Deposited Plan Numbers listed in Columns 1 and 2 of the Table below excluding Infected Place No 1A and Restricted Area No 1B, as represented by the hatched area in 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
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

<i>Column 1 Lot Number</i>	<i>Column 2 Deposited Plan Number</i>
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. 1A



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. 1A) 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 Restricted Area No. 1A.

Dated this 2nd day of November 2013.

THERESE MARGARET WRIGHT,
Inspector

1. Name of Notice

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

2. Commencement

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

3. Definitions

In this Notice:

Restricted Area (Avian Influenza) Order No. 1A means the Restricted Area (Avian Influenza) Order (No. 1A) 2013, dated 2 November 2013, pursuant to section 15 of the Act, in relation to the emergency animal disease avian influenza.

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

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

4. Revocation of Restricted Area (Avian Influenza) Entry and Exit Points Notice (No. 1) 2013

Pursuant to section 18 of the Act, the *Restricted Area (Avian Influenza) Entry and Exit Points Notice (No. 1) 2013*, dated 16 November 2013 and published on the Department's internet website on 16 October 2013, is revoked, as is any notice revived as a result of this revocation.

5. 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 Restricted Area No. 1A of birds, bird product, fodder, fittings, soil or vehicle described in Schedule 3 to the Restricted Area (Avian Influenza) Order No. 1A must be made only through the following entry and exit points:

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

Notes:

1. Any movements of birds, bird products, fodder, fittings, soil or vehicles to which the Restricted Area (Avian Influenza) Order No. 1A 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.

AREA RESTRICTION (AVIAN INFLUENZA) ORDER (NO. 1A) 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 2nd day of November 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1. Name of Order

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

2. Commencement

This Order commences on the date it is published in the *New South Wales 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 excluding Restricted Area No. 1B.

Restricted Area No. 1B means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order (No. 1B) 2013, dated 2 November 2013.

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. Revocation of Area Restriction (Avian Influenza) Order 2013

Pursuant to section 20 of the Act, Area Restriction (Avian Influenza) Order 2013, dated 16 October 2013 and published in *New South Wales Government Gazette* No. 135 on 16 October 2013, at page 4508 is revoked, as is any order revived as a result of this revocation.

5. 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 (NO. 1A) 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 2nd day of November 2013.

THERESE MARGARET WRIGHT
Inspector

1. Name of Permit

This Permit is the Restricted Area (Avian Influenza) General Permit (No. 1A) 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 excluding Restricted Area No. 1B.

Restricted Area No. 1B means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order (No. 1B) 2013, dated 2 November 2013.

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. Revocation of Restricted Area (Avian Influenza) General Permit 2013

Pursuant to section 24 of the Act, the Restricted Area (Avian Influenza) General Permit 2013, dated 16 October 2013 and published on the Department's internet website on 16 October 2013 is revoked.

5. General Permit for Restricted Area

- (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. 1B) 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 2nd day of November 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1. Name of Order

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

2. Commencement

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

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 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. 1B

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

(2) This Order applies to the classes of animals, animal products, fittings, soil and vehicles described in Schedule 2.

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, 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. 1B

That part of Lot 3, Deposited Plan 858226 indicated by the marked and hatched area in the map below, being an area located at Bendick Murrell, New South Wales 2803.



SCHEDULE 2 – Classes of Animals, Animal Products, Fittings, Soil and Vehicles

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

RESTRICTED AREA (AVIAN INFLUENZA) ENTRY AND EXIT POINT NOTICE (NO. 1B) 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 point for the Restricted Area No. 1B.

Dated this 2nd day of November 2013.

THERESE MARGARET WRIGHT,
Inspector

1. Name of Notice

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

2. Commencement

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

3. Definitions

In this Notice:

bird means any animal of the avian species.

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

Restricted Area (Avian Influenza) Order No. 1B means the Restricted Area (Avian Influenza) Order (No. 1B) 2013, dated 2 November 2013, pursuant to section 15 of the Act, in relation to the emergency animal disease avian influenza.

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

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

4. Notice of entry and exit point

Pursuant to section 18(1) of the Act, all persons in New South Wales are notified that any movement into or out of Restricted Area No. 1B of birds, bird product, fittings, soil or vehicles described in Schedule 2 to the Restricted Area (Avian Influenza) Order No. 1B must be made only through the entry and exit point indicated on the map in the Schedule.

SCHEDULE – Map showing entry and exit point for Restricted Area No. 1B

**Notes:**

1. Any movements of birds, bird products, fittings, soil or vehicles to which the Restricted Area (Avian Influenza) Order No. 1B 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.

AREA RESTRICTION (AVIAN INFLUENZA) ORDER (NO. 1B) 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 2nd day of November 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1. Name of Order

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

2. Commencement

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

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

Infected Place No. 1A means the area described in Schedule 1 to the Infected Place (Avian Influenza) Order (No. 1A) 2013, dated 2 November 2013.

Restricted Area No. 1B means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order (No. 1B) 2013, dated 2 November 2013.

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

4. Measures to be taken within Restricted Area No. 1B

(1) Pursuant to section 20 of the Act, LPC Trading Pty Limited is directed to take the following measures or to ensure those measures are taken:

- (a) the pit into which raw materials for use in the feed mill within Restricted Area No 1B are unloaded must remain covered at all times other than when the pit is in use;
- (b) all bags of feed ingredients within Restricted Area No. 1B (other than bulk products) including but not limited to additives, supplements and medication, must once opened, be stored in a container with a lid;
- (c) pest control devices (such as electronic mosquito zappers, fly strips, chemical fly lures and rodent baiting stations) must be strategically placed within the feed mill, around the perimeter of the feed mill and around sheds within Restricted Area No. 1B so as to control pests (such as mosquitoes, flies and rodents) and those pest control devices must be monitored;
- (d) any fitting, machinery, plant, equipment, tools or other implements that have been used in, or taken into, Infected Place No. 1A must not be allowed to move into or be used within Restricted Area No. 1B unless those things have been disinfected;
- (e) any vehicle that is within Restricted Area No. 1B must, immediately prior to moving out of Restricted Area No. 1B, be disinfected;
- (f) immediately prior to moving into Restricted Area No. 1B, any vehicle must be disinfected;
- (g) any person who has been in Infected Place No. 1A must not be allowed to enter Restricted Area No. 1B unless the following conditions are satisfied:
 - (i) immediately prior to moving out of Infected Place No. 1A, the person:
 - (A) has washed all exposed skin and hair in warm, soapy water to remove all traces of bird product; and
 - (B) has done any of the following in relation to the person's clothing:
 1. laundered all the clothing in warm, soapy water to remove all traces of bird product; or
 2. changed into clean clothing and left the clothing removed in Infected Place No. 1A; or
 3. if full personal protective clothing was worn while in Infected Place No. 1A, removed the personal protective clothing and left the personal protective clothing in Infected Place No. 1A; and
 - (ii) a period of 24 hours has passed between when the person left Infected Place No. 1A and when the person entered Restricted Area No. 1B;
 - (h) trucks that are used to deliver feed produced by the feed mill within Restricted Area No. 1B must not be allowed to move into Infected Place No. 1A;

- (i) trucks that are used to deliver feed produced by the feed mill within Restricted Area No. 1B must not be allowed to deliver feed to more than one property per load.
- (4) Pursuant to section 20(2)(d) of the Act, authorise inspectors to take the following measures:
 - (a) strategically place pest control devices (such as electronic mosquito zappers, fly strips, chemical fly lures and rodent baiting stations) on Infected Place No. 1A to control pests (such as mosquitoes, flies and rodents); and
 - (b) monitor those pest control devices.

RESTRICTED AREA (AVIAN INFLUENZA) GENERAL PERMIT (NO. 1B) 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 2nd day of November 2013.

THERESE MARGARET WRIGHT,
Inspector

1. Name of Permit

This Permit is the Restricted Area (Avian Influenza) General Permit (No. 1B) 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 product means any animal product, as defined by the Act, in relation to birds.

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 but does not include Restricted Area No. 1B.

Restricted Area No. 1B means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order (No. 1B) 2013, dated 2 November 2013.

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 for Restricted Area No. 1B

- (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 product obtained from a Retail Outlet outside a Restricted Area may be moved into and within Restricted Area No. 1B.
- (3) Any vehicle may be moved:
 - (a) into Restricted Area No. 1B on the condition that the vehicle is disinfected prior to moving into Restricted Area No. 1B;
 - (b) out of Restricted Area No. 1B on the condition that the vehicle is disinfected prior to moving out of Restricted Area No. 1B;
 - (c) within Restricted Area No. 1B.

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Government Gazette

OF THE STATE OF
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Monday, 4 November 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, 3 November 2013.

Dated 2 November 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
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Schedule 9	Disposal of Diseased Animal Carcasses
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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 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

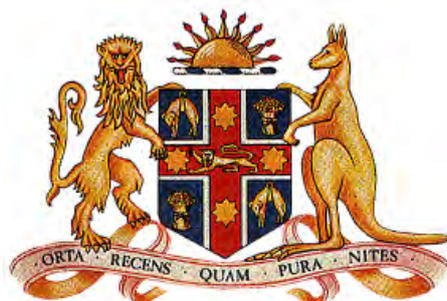
Any Other Fire Approved by NSW RFS Commissioner

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	Upper Central West Plains

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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Published under authority by the Department of Premier and Cabinet

SPECIAL SUPPLEMENT

RESTRICTED AREA (AVIAN INFLUENZA) ORDER (NO. 3) 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 6th day of November 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1. Name of Order

This Order is the Restricted Area (Avian Influenza) Order (No. 3) 2013.

2. Commencement

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

3. Definitions

In this Order:

bird means any animal of the avian species.

4. Declaration of Restricted Area No. 3

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

(2) This Order applies to the classes of animals described in Schedule 2.

Note: Section 16 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991, provides that a person who causes or permits any animals 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. 3

That part of Lots 1195, 1196, 1197 and 1251 of Deposited Plan No. 754611 indicated by the quadrilateral shaped area bounded in red in the map below.



SCHEDULE 2 – Classes of Animals

All birds.

RESTRICTED AREA (AVIAN INFLUENZA) ENTRY AND EXIT POINTS NOTICE (NO. 3) 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 Restricted Area No. 3.

Dated this 6th day of November 2013.

THERESE MARGARET WRIGHT,
Inspector

1. Name of Notice

This Notice is the Restricted Area (Avian Influenza) Entry and Exit Points Notice (No. 3) 2013.

2. Commencement

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

3. Definitions

In this Notice:

Restricted Area (Avian Influenza) Order No. 3 means the Restricted Area (Avian Influenza) Order (No. 3) 2013 dated 6 November 2013, pursuant to section 15 of the Act, in relation to the emergency animal disease avian influenza.

Restricted Area No. 3 means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order No. 3.

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 Restricted Area No. 3 of birds described in Schedule 2 to the Restricted Area (Avian Influenza) Order No. 3 must be made only through the following entry and exit points:

All roads into and out of the Restricted Area No. 3.

Notes:

1. Any movements of birds to which the Restricted Area (Avian Influenza) Order No. 3 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.

AREA RESTRICTION (AVIAN INFLUENZA) ORDER (NO. 3) 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 6th day of November 2013.

THERESE MARGARET WRIGHT,
Deputy Chief Veterinary Officer

1. Name of Order

This Order is the Area Restriction (Avian Influenza) Order (No. 3) 2013.

2. Commencement

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

3. Definitions

In this Order:

Quarantined Premises means the premises described in Schedule 1 to the Quarantine (Avian Influenza) Order (No. 5) 2013, dated 6 November 2013.

Restricted Area No. 3 means the area described in Schedule 1 to the Restricted Area (Avian Influenza) Order (No. 3) 2013, dated 6 November 2013.

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

4. Measures to be taken within Restricted Area No 3

Pursuant to section 20 of the Act, Ian Spencer and Alan Threlfall of AMBOS Stockfeeds are directed to take the following measures or to ensure those measures are taken:

- (a) any person who has been in the Quarantined Premises since 24 October 2013, must not enter Restricted Area No. 3;
- (b) the pit into which raw materials for use in the feed mill within Restricted Area No. 3 are unloaded must remain covered at all times other than when the pit is in use;
- (c) all bags of feed ingredients within Restricted Area No. 3 (other than bulk products) including but not limited to additives, supplements and medication, must once opened, be stored in a container with a lid;
- (d) pest control devices (such as electronic mosquito zappers, fly strips, chemical fly lures and rodent baiting stations) must be strategically placed in and around the feed mill within Restricted Area No. 3 so as to control pests (such as mosquitoes, flies and rodents) and those pest control devices must be monitored.

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TONY DUCKMANTON, Government Printer.

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Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 28 October 2013

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

Proclamations commencing Acts

Firearms and Criminal Groups Legislation Amendment Act 2013 No 74 (2013-623) — published LW 1 November 2013

Regulations and other statutory instruments

Election Funding, Expenditure and Disclosures Amendment (Political Donations) Regulation 2013 (2013-620) — published LW 30 October 2013

Environmental Planning and Assessment Amendment (Claymore Urban Renewal Project) Order 2013 (2013-624) — published LW 1 November 2013

Order revoking declaration of state of emergency in respect of bush fires (2013-629) — published LW 31 October 2013

Environmental Planning Instruments

Camden Local Environmental Plan 2010 (Amendment No 25) (2013-627) — published LW 1 November 2013

Muswellbrook Local Environmental Plan 2009 (Amendment No 10) (2013-626) — published LW 1 November 2013

Newcastle Local Environmental Plan 2012 (Amendment No 3) (2013-628) — published LW 1 November 2013

Port Macquarie-Hastings Local Environmental Plan 2011 (Amendment No 27) (2013-625) — published LW 1 November 2013

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 29 October 2013

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

Act No. 77—An Act to amend the Child Protection (Offenders Prohibition Orders) Act 2004 with respect to orders under that Act; to amend the Child Protection (Offenders Registration) Act 2000 with respect to inspections by police officers of the residential premises of registrable persons; and for other purposes. [**Child Protection Legislation Amendment (Offenders Registration and Prohibition Orders) Bill**]

Act No. 78—An Act to amend the Crimes (Sentencing Procedure) Act 1999 to make further provision for standard non-parole periods for certain offences. [**Crimes (Sentencing Procedure) Amendment (Standard Non-parole Periods) Bill**]

Act No. 79—An Act to amend the Adoption Act 2000, the regulations under that Act and the Births, Deaths and Marriages Registration Act 1995 in relation to the registration of adoptions granted in foreign countries. [**Adoption Legislation Amendment (Overseas Adoption) Bill**]

Act No. 80—An Act to make miscellaneous amendments to certain legislation with respect to crimes, courts, civil and criminal procedure, justices of the peace, oaths and statutory declarations and to effect minor statute law revision. [**Crimes and Courts Legislation Amendment Bill**]

Act No. 81—An Act to amend the Explosives Act 2003 to implement certain recommendations arising from a statutory review of the Act; to make further provision with respect to security clearances; to amend the Law Enforcement (Powers and Responsibilities) Act 2002 with respect to the seizure of explosives, explosive precursors or dangerous goods used in the commission of offences; and for other purposes. [**Explosives Amendment Bill**]

Act No. 82—An Act to amend the Fines Act 1996 to make further provision for the enforcement of fines and interstate fines; to abolish the State Debt Recovery Office; and to make related amendments to other legislation. [**Fines Amendment Bill**]

Act No. 83—An Act to amend the Strata Schemes Management Act 1996 with respect to the installation of child window safety devices. [**Strata Schemes Management Amendment (Child Window Safety Devices) Bill**]

RONDA MILLER,
Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney, 31 October 2013

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

Act No. 84—An Act to amend the Coal Mine Health and Safety Act 2002 and the Work Health and Safety (Mines) Act 2013 to validate certain matters relating to the appointment of officers. [**Coal Mine Health and Safety Amendment (Validation) Bill**]

Act No. 85—An Act to amend the Industrial Relations Act 1996 and certain other Acts to abolish Full Benches of the Industrial Court and transfer their functions and to provide for the exchange of judicial officers between the Supreme Court and Industrial Court. [**Industrial Relations Amendment (Industrial Court) Bill**]

RONDA MILLER,
Clerk of the Legislative Assembly

OFFICIAL NOTICES

Appointments

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

Appointments

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint:

Robyn BAILEY,
Kenneth Garry BRYANT,
Mark BULLEN,
Sancia DE JERSEY,
Sharon HANSTEIN,
Ronald Graham HARRIS,
Danae HARVEY,
Francis Dominic Logue HOLLES,
Kim Joseph HOLWELL,
Penelope HUNTER,
Michael ILETT,
Graham Anthony KINSEY,
Jann LENNARD,
Joanne LYNCH,
Margaret Mary McCUE,
Alan Malcolm McMURRAN,
Mark Joseph MULOCK,
Kim Beresford RICKARDS,
Gregory John SARGINSON,
Walter Gregory SPONZA,
David Brett SPRINGETT,
Vadim TOPOLINSKY,
Graham Hood WILSON,
Charles Richard XUEREB and
Deborah ZIEGLER

on a part-time basis as Members of the Consumer, Trader and Tenancy Tribunal from 31 December 2013 until 30 December 2014 inclusive.

Dated at Sydney, this 30th day of October 2013.

M. BASHIR,
Governor

By Her Excellency's Command,

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

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

Appointments

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint:

Richard Frederick BUCKLEY,

Norman Abraham CORREY and
David GOLDSTEIN

on a part-time basis as Senior Members of the Consumer, Trader and Tenancy Tribunal from 31 December 2013 until 30 December 2014 inclusive.

Dated at Sydney, this 30th day of October 2013.

M. BASHIR,
Governor

By Her Excellency's Command,

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

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

Instrument of Appointment

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint:

Mark Alfred Killen HARROWELL

on a full-time basis as Deputy Chairperson (Determinations) of the Consumer, Trader and Tenancy Tribunal from 31 December 2013 until 30 December 2014 inclusive, with the entitlement to such leave as is applicable from time to time to an officer within the meaning of the Public Sector Employment and Management Act 2002.

Dated at Sydney, this 30th day of October 2013.

M. BASHIR,
Governor

By Her Excellency's Command,

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

CONSUMER, TRADER AND TENANCY TRIBUNAL ACT 2001

Appointment

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, hereby appoint:

David Graham CHARLES,
Fiona Elizabeth GRAY,
Simon Brockwell HENNINGS,
Katherine Ann ROSS and
Theresa SIMON

on a full-time basis as Members of the Consumer, Trader and Tenancy Tribunal from 31 December 2013 until 30 December 2014 inclusive, with the entitlement to such leave as is applicable from time to time to an officer within the meaning of the Public Sector Employment and Management Act 2002.

Dated at Sydney, this 30th day of October 2013.

M. BASHIR,
Governor

By Her Excellency's Command,

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

**CRIMES (ADMINISTRATION OF SENTENCES)
ACT 1999**

Official Visitor Corrective Services Appointments

FROM 1 October 2013 for a period up to 30 September 2015.

<i>First Names</i>	<i>Last Name</i>
John Stanley	BELLETTE
Edward Charles	BILLETT
Elizabeth	BLACKMORE
David	BROWN
Russell David	BROWN
Christopher Robin	BULT
Thomas William	BURKE
Ruth Alison	CAMPBELL
Ivan	CAUCHI
John William	CORNISH
Hiep	DUONG
Richard Edward	DUVAL
Paul Bernard	EDWARDS
Ronald Edward	ENGLAND
Colin Charles	GOLDSPINK
James Conrad	HARKIN
Timothy John	HICKIE
Ronald Frederick	HOLT
Fergus Anthony	HYNES
George	KAZZI

King Wing	LEE
Susan Elizabeth	MACLEOD
John Hopkin	MATHEW
Richard John	McDONNELL
Ian Donald	McKENZIE
Murray John	McPHERSON
Russell William	MERRIMAN
Peter Alan	MILSOM
James Osborne	MORRICE
Robyn Wendy	MORROW
Pamela Rosalie	NOAL
Thomas Michael	O'BRIEN
Vincent Patrick	O'BRIEN
Doreen Jessie	ORCHER
William John	PHILLIPS
Reginald Charles	POLLOCK
Raffaella Lina	RAPONE
Terence Francis	RATH
Amanda	REITSMA
Colin Peter	ROBINSON
Julie Anne	SCANDRETT
Louise Alison	SHAKESPEARE
Neal Ross	SMYTH
Paul James	STEVENSON
Geoffrey Graham	TURNBULL
Arthur Rex	TURNER
Brendan Craig	UNDERWOOD
Nick	VRABAC
David John	WALSHE
Joan Violet	WESTLAKE
Paul Gregory	WILLIAMS

GREG SMITH, SC, M.P.,
Attorney General and Minister for Justice

Roads and Maritime Services

ROAD TRANSPORT ACT 2013

Vehicle Safety Compliance Certification Scheme

Declaration of Modification or Class of Modification Order 2013

I, PETER WELLS, Director Customer and Compliance, Roads and Maritime Services, pursuant to Clause 76AB(2) of Part 5A, Division 2, of the Road Transport (Vehicle Registration) Regulation 2007, make the following Order.

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

PART 1 – PRELIMINARY

Explanatory Note

The object of this Order is for Roads and Maritime Services to declare a modification or class of modification under Part 5A of the Road Transport (Vehicle Registration) Regulation 2007 (the Regulation).

1.1 Name of Order

This Order may be cited as the Vehicle Safety Compliance Certification Scheme Declaration of Modification or Class of Modification Order 2013.

1.2 Commencement

This Order takes effect on and from 8 November 2013.

1.3 Effect

This Order remains in force until it is revoked.

1.4 Interpretation

In this Order:

- (1) Words and expressions used in this Order have the same meaning as those defined in the Regulation.
- (2) VSCCS means Vehicle Safety Compliance and Certification Scheme.

1.5 Declaration of Modification or Class of Modification

Under Clause 76AB(2) of the Regulation, it is declared that the modifications, or classes of modifications to a vehicle, as listed in Part 3 of this Order, are modifications:

- (1) which may pose a risk of harm to any person or affect the safe operation of a vehicle; and
- (2) to which Part 5A, Division 2 of the Regulation applies.

PART 2 – APPLICATION

2.1. This Order applies to:

- vehicles up to and including 4.5 tonnes gross vehicle mass (GVM).

PART 3 – MODIFICATIONS

3.1 Modifications to light vehicles (up to and including 4.5 tonnes gross vehicle mass) requiring certification under VSCCS

3.1.1 Exceptions

The following modifications are exceptions to the requirements of this document and do not require certification:

- (a) Replacement of parts or components by identical parts or components.
- (b) Replacement of parts or components with parts or components with equivalent functional performance.
- (c) Use of optional parts or components as prescribed by the vehicle's manufacturer.

Note:

- (i) Vehicles that are modified, and certified according to this order, must continue to comply with all of the applicable vehicle standards set out in Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007, including applicable Australian Design Rules.
- (ii) Nothing in this list represents endorsement or approval of particular modifications.

3.1.2 Light vehicle modifications requiring certification

Engine	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
1	An engine that is not of an original family of engine for the series of models, or any engine more than 20% larger than the largest original optional engine for that series.
2	Fitting of turbochargers or superchargers not originally offered by the engine or vehicle manufacturer, or increasing the original power output by more than 20%.
3	Conversion to an electric motor or hybrid driveline other than driveline offered by the first manufacturer as standard or optional.
4	Modification of an electric motor or hybrid driveline resulting in an increase in the maximum power output of more than 20% than offered by the first manufacturer as standard or optional.
5	Modification to engines and/or exhausts that impacts the emissions levels applicable to those ADRs specified for the vehicle.
Transmission and Driveline	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
6	Fitting of any manual or automatic transmission-transaxle which does not fit within the original transmission tunnel and also bolts directly to the engine, original transmission mounting(s) and original tailshaft and/or driveshafts.
7	Alteration of gearbox speedometer drive ratio or final drive gear ratio if speedometer accuracy is affected.
8	Fitting of any drive axle assembly (including differential and brakes) from a different make or model vehicle.
9	Any modification to transmission/driveline involving fabrication of components.
10	Addition of axles (eg 'lazy' axle conversions and tandem drive conversions).
Steering	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
11	Any modification to steering involving fabrication of components, modification of mountings or fitting steering components not original for the vehicle series. Also note: Steering aids or modifications which assist persons with disabilities require certification. Where supplementary restraint systems are fitted or ADRs are affected, the vehicle will require an exemption.
Suspension	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
12	Altering vehicle ride height by more than one third of the manufacturer's suspension travel in the direction of the ride height change.
Wheels and Tyres	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
13	Replacement of tyres that change tyre overall diameter by more than 7% of the overall original diameter.
14	Replacement of wheels where the rim width exceeds the largest wheel combination specified by the manufacturer by greater than 25 mm.
15	Replacement of wheels and tyres where the wheel and tyre combination does not comply with the manufacturers minimum load carrying capacity specifications.
Brakes	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
16	Fitting of disc or drum brakes that are not a manufacturers option for that series.
17	Substitution of brake master cylinders, wheel cylinders, callipers and other components with components not equivalent to original for the braking system configuration
18	Fitting or modification of brake balance and pressure limiting devices not equivalent to original for the braking system configuration.
19	Relocation of the brake pedal position for left hand or right hand drive or fitting of an additional brake pedal.
20	Fitting or modification of trailer brakes to trailers.

Body and Chassis	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
21	Fitting wheel tubs where the modification(s) involve the alteration or movement of structural members, subframe or chassis sections.
22	Fitting of fibreglass body panels where the original panels were welded on or where structural integrity is affected.
23	Change of body style (eg convertible conversions, panel vans to utilities, sedans to coupes and 'tudors', 'chop top' conversions and tilt front conversions) or changes to body that affect structure.
24	Extension of cabins with additional seating (eg crew cabin).
25	Replacement of vehicle bodies (eg re-bodied vehicles).
26	Reinforcement of the chassis (eg. boxing chassis or fitting ¾ chassis/body reinforcing kits).
27	Structural alterations to vehicle chassis that result in a change to the manufacturer's wheelbase specifications, notwithstanding normal suspension travel.
28	Installation of a sun roof (that is not fitted by a manufacturer) where it affects the vehicle's structural integrity.
29	Fitting of an alternative transmission tunnel or modification to an existing transmission tunnel, resulting in a configuration not originally optional for the series or equivalent.
30	Conversion of a vehicle to campervan/motorhome.
31	Attachment of tow coupling (including fifth wheel type) and fittings that are not certified as ADR compliant by the tow coupling manufacturer (where applicable) or the fitting of any tow coupling not attached to vehicle manufacturers original mountings.
32	A-frame towing equipment.
33	Fitting of body mountings, a body lift kit or mounting points other than those designed by the vehicle manufacturer.
34	Installation of powered goods loading device.
35	Construction and or modification of a tow truck including lift equipment and tilt tray.
36	Replacement of tow truck lifting components with specifications differing from original manufacturer.
37	Design and capabilities of a tow truck including testing/certifying and rating of lifting/towing components.
38	Installation of wheelchair loader.
39	Change in seating capacity resulting in re-classification of the vehicle category.
Seats and Occupant Protection	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
40	Fitting of seats to non-original seat anchorages.
41	Fitting of seats to original anchorages that are ADR compliant, where the seats are not ADR compliant to the make and model of the vehicle.
42	Fitting of or alterations to seat anchorages or seat belt anchorages.
43	Fitting of a non-original seat belt.
44	Mounting of seat belt anchorages integrally on a seat where that anchorage is not originally provided by the manufacturer.
45	Roll bar installations.
46	Wheelchair restraint and wheelchair occupant restraint installations.
Fuel System	
Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.	
47	Fuel system modifications affecting emission ADRs.
48	Fitting/adding an alternative fuel tank or repositioning an existing fuel tank to non-original mounting points.

Motor Cycles

Note: See paragraphs (a), (b) and (c) of 3.1.1 of this document regarding replacement items.

49	Fitting of or modification to front forks other than those provided by the manufacturer.
50	Addition of a side-car and associated modifications.
51	Modify frame.
52	Attachment of tow coupling and fittings other than those provided by the original manufacturer.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

A. L. HOPKINS,
General Manager,
Cabonne Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

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

2. Commencement

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

3. Effect

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

4. Amendment

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>	<i>Conditions</i>
25m.	000.	Four Mile Creek Road, Cabonne Council.	Cadia Road.	Cadiagullong Road.	Travel not permitted on school days between 7.30- 8.30 am and 3.30-4.30 pm. 80 km/h speed limit applies.

ROAD TRANSPORT (GENERAL) ACT 2005

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

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

Dated: 26 September 2013.

Mr BRETT STONESTREET,
General Manager,
Griffith City Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

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

2. Commencement

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

3. Effect

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

4. Amendment

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

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25m.	Rosetto Road, Yenda.	MR321 Rankins Springs Road.	Rosetto Winery, 200m south of Bilbul Road.

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

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25m.	Rosetto Road, Yenda.	MR84, Burley Griffith Way.	Gorman Road, Yenda.
25m.	Gorman Road, Yenda.	Rosetto Road, Yenda.	Rosetto Winery, 200m south of Bilbul Road.

ROAD TRANSPORT (GENERAL) ACT 2005

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

GRIFFITH 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 Road Trains may be used subject to any requirements or conditions set out in the Schedule.

Dated: 23 September 2013.

Mr BRETT STONESTREET,
General Manager,
Griffith City Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

This Notice may be cited as the Griffith City Council Road Train Route Gazettal Notice No. 1/2013.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2015, unless it is amended or repealed earlier.

4. Amendment

This Notice applies to those Road Trains 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>
RT.	Jones Road.	Boorga Road.	McCarthy Road.
RT.	Rifle Range Road.	McCarthy Road.	Rankins Springs Road.
RT.	Rankins Springs Road.	Rifle Range Road.	Beelbangera Road.

ROAD TRANSPORT (GENERAL) ACT 2005

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

NARRANDERA SHIRE 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 Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Dated: 25 October 2013.

R. C. PLUIS,
General Manager,
Narrandera Shire Council
(by delegation from the Minister for Roads)

SCHEDULE**1. Citation**

This Notice may be cited as Narrandera Shire Council Notice No. 02/2013.

2. Commencement

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

3. Effect

This Notice remains in force until 30th September 2015, unless it is amended or repealed earlier.

4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2010 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>	<i>Conditions</i>
RT.	Euratha Road.	Main Road 84.	Bland Shire Council Boundary.	80km/h speed limit for road trains. Road trains must pull over for school bus. Dry weather access only.

ROAD TRANSPORT (VEHICLE AND DRIVER MANAGEMENT) ACT 2005

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

BOTANY BAY 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 *New South Wales Government Gazette* No. 108 on 27 August 2010, at pages 4033 to 4284, as set out in the Schedule of this Notice.

LORRAINE CULLINANE,
Acting General Manager,
Botany Bay City Council
(by delegation from the Minister for Roads)

SCHEDULE
1. Citation

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

2. Commencement

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

3. Effect

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

4. Amendment

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

<i>Type</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>
25m.	Baker Street, Banksmeadow.	Moore Street, Banksmeadow.	Anderson Street, Banksmeadow.
25m.	Anderson Street, Banksmeadow.	Baker Street, Banksmeadow.	3 Anderson Street, Banksmeadow.

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

Notice of Compulsory Acquisition of Land at Terrigal
in the Gosford City Council area

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

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

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SCHEDULE

ALL that piece or parcel of land situated in the Gosford City Council area, Parish of Kincumber and County of Northumberland, shown as Lot 23 Deposited Plan 1187594, being part of the land in Certificate of Title 1/668852.

The land is said to be in the possession of the Minister for Education.

(RMS Papers: SF2013/164593; RO SF2012/38701)

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

Notice of Compulsory Acquisition and Dedication as
Public Road of Land at Yarrangobilly in the Tumut
Shire Council area

Roads and Maritime Services by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993 and further dedicates the land as public road under Section 10 of the Roads Act 1993.

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

—————
SCHEDULE

ALL those pieces or parcels of Crown land situated in the Tumut Shire Council area, Parish of Yarrangobilly and County of Buccleuch, shown as Lots 14, 16, 18, 22, 23, 26, 29 and 32 Deposited Plan 711392, being parts of the land in Reserve 751004 for Future Public Requirements notified in Government Gazette No 83 of 29 June 2007, page 4187.

(RMS Papers: SF2013/160383; RO SF2013/159642)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Leura in the Blue Mountains City Council area

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

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

SCHEDULE

ALL those pieces or parcels of land situated in the Blue Mountains City Council area, Parishes of Blackheath and Jamison, County of Cook, shown as:

Lots 73 to 88 inclusive Deposited Plan 1052149;

Lot A Deposited Plan 397418;

The remainder of Lot B Deposited Plan 397418 after the excision of Lot 11 Deposited Plan 248027; and

Lot 12 Deposited Plan 1071974.

(RMS Papers: SF2012/6770/2; RO SF2012/2419/1)

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

Notice of Compulsory Acquisition of Land at Terrigal in the Gosford City Council area

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

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

SCHEDULE

ALL that piece or parcel of land situated in the Gosford City Council area, Parish of Kincumber and County of Northumberland, shown as Lot 20 Deposited Plan 1187594, being part of the land in Certificate of Title 1/869350.

The land is said to be in the possession of Health Administration Corporation.

(RMS Papers: SF2013/164592; RO SF2012/38700)

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

Notice of Compulsory Acquisition of Land at Wee Waa
in the Narrabri Shire Council area

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

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

SCHEDULEInterest in Land

Easement in gross for electricity purposes as provided in
Schedule 4A of the Conveyancing Act 1919, over the
land situated in the Narrabri Shire Council area, Parish
of Wee Waa and County of White as described below:

Land Burdened

The site designated (E1) on Deposited Plan 1186478
and described thereon as 'a proposed easement for
overhead powerlines 20 wide', being part of the Namoi
River, being also part of the land in Reserve 56146 from
Sale or Lease Generally notified in Government Gazette
No 56 of 11 May 1923, page 2253 and being also part
of the land in Reserve 1011268 for Future Public
Requirements notified in Government Gazette No 16 of
3 February 2006, pages 588 and 589.

The land is said to be in the possession the Crown.

(RMS Papers: SF2013/138925; RO SF2013/3918)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at
Crowther in the Young Shire 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 Young
Shire Council area, Parish of Illunie and County of
Monteagle, shown as Lot 2 Deposited Plan 1183119.

(RMS Papers: SF2013/06210/1; RO SF2012/034093/1)

Department of Trade and Investment, Regional Infrastructure and Services

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T13-1179)

No. 4918, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 100 units, for Group 1, dated 1 November 2013. (Orange Mining Division).

(T13-1180)

No. 4919, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 22 units, for Group 1, dated 4 November 2013. (Orange Mining Division).

(T13-1181)

No. 4920, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 42 units, for Group 1, dated 4 November 2013. (Orange Mining Division).

(T13-1182)

No. 4921, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 31 units, for Group 1, dated 4 November 2013. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T12-1250)

No. 4693, now Exploration Licence No. 8182, John Brian CONNELLY, County of Argyle, Map Sheet (8727, 8728, 8827, 8828), area of 9 units, for Group 1, Group 2 and Group 6, dated 21 October 2013, for a term until 21 October 2016.

(T13-1028)

No. 4768, now Exploration Licence No. 8186, NIMROD RESOURCES LIMITED (ACN 130 842 063), County of Gunderbooka, area of 83 units, for Group 1, dated 29 October 2013, for a term until 29 October 2015.

(T13-1028)

No. 4768, now Exploration Licence No. 8187, NIMROD RESOURCES LIMITED (ACN 130 842 063), County of Gunderbooka, Map Sheet (8037, 8038), area of 17 units, for Group 1, dated 29 October 2013, for a term until 29 October 2015.

(T13-1082)

No. 4822, now Exploration Licence No. 8183, OXLEY EXPLORATION PTY LTD (ACN 137 511 141), Counties of Canbelego and Flinders, Map Sheet (8234), area of 45 units, for Group 1, dated 24 October 2013, for a term until 24 October 2016.

(T13-1085)

No. 4825, now Exploration Licence No. 8190, DART RESOURCES PTY LTD (ACN 050 030 245), County of Evelyn, Map Sheet (7237), area of 99 units, for Group 1 and

Group 2, dated 29 October 2013, for a term until 29 October 2016.

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

MINING LEASE APPLICATIONS

(T11-0111)

Orange No. 1, now Mining Lease No. 1 (Act 1992), Jeanette Mary BARNES, Parish of Nelungalong, County of Ashburnham, Map Sheet (8431-1-S), area of 50.47 hectares, to mine for clay/shale, dimension stone, feldspathic materials and limestone, dated 2 April 2013, for a term until 2 April 2034.

(T09-0172)

Orange No. 336, now Mining Lease No. 1692 (Act 1992), GLENELLA QUARRY PTY LTD (ACN 117 019 155), Parish of Cudgelong, County of Forbes and Parish of Cocomingla, County of Montegale, Map Sheet (8630-2-S), area of 92.13 hectares, to mine for clay/shale, gold, kaolin, ores of silicon and structural clay, dated 23 September 2013, for a term until 23 September 2034. As a result of the grant of this title, Exploration Licence No. 6616 has partly ceased to have effect.

(11-2773)

No. 432, now Mining Lease No. 1694 (Act 1992), MT OWEN PTY LIMITED (ACN 003 827 361), Map Sheet (9133-3-S), area of 501.6 hectares, to mine for coal, dated 22 October 2013, for a term until 22 October 2034. As a result of the grant of this title, Authorisation No. 268, Mining Lease No. 1415 (Act 1992), Mining Lease No. 1475 (Act 1992) and Mining Lease No. 1561 (Act 1992) have partly ceased to have effect.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(05-0250)

No. 2570, COPI HILL PTY LTD (ACN 093 462 527), County of Gunderbooka, Map Sheet (8038). Withdrawal took effect on 29 October 2013.

(06-0153)

No. 2729, COPI HILL PTY LTD (ACN 093 462 527), County of Irrara, Map Sheet (7939). Withdrawal took effect on 29 October 2013.

(T13-1097)

No. 4836, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Wynyard, Map Sheet (8527). Withdrawal took effect on 29 October 2013.

(T13-1118)

No. 4856, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Bland, County of Bourke and County of

Clarendon, Map Sheet (8328, 8428). Withdrawal took effect on 29 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:

(11-3912)

Exploration Licence No. 5879, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 5 units. Application for renewal received 29 October 2013.

(T03-0081)

Exploration Licence No. 6149, PEAK GOLD MINES PTY LTD (ACN 001 533 777), area of 5 units. Application for renewal received 4 November 2013.

(07-0075)

Exploration Licence No. 6774, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 6 units. Application for renewal received 29 October 2013.

(11-5729)

Exploration Licence No. 6936, WILLYAMA PROSPECTING PTY LIMITED (ACN 125 564 865), area of 16 units. Application for renewal received 31 October 2013.

(07-0239)

Exploration Licence No. 6940, SMITH ENGINEERING SYSTEMS PTY LIMITED (ACN 102841109), area of 11 units. Application for renewal received 30 October 2013.

(T08-0138)

Exploration Licence No. 7264, PERILYA BROKEN HILL LIMITED (ACN 099 761 289), area of 12 units. Application for renewal received 29 October 2013.

(T93-0368)

Mining Purposes Lease No. 318 (Act 1973), SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), area of 103.3 hectares. Application for renewal received 30 October 2013.

(T93-0576)

Special Lease No. 664 (Act 1906), SIBELCO AUSTRALIA LIMITED (ACN 000 971 844), area of 35.41 hectares. Application for renewal received 30 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:

(13-3366)

Exploration Licence No. 6459, SCORPIO RESOURCES PTY LTD (ACN 109 158 769), County of Macquarie, Map Sheet (9335), area of 12 units, for a further term until 7 August 2015. Renewal effective on and from 30 October 2013.

(11-5580)

Exploration Licence No. 6622, BROKEN HILL PROSPECTING LIMITED (ACN 003 453 503), County of Yancowinna, Map Sheet (7133), area of 22 units, for a further

term until 29 August 2015. Renewal effective on and from 29 October 2013.

(07-0086)

Exploration Licence No. 6803, ARASTRA EXPLORATION PTY LTD (ACN 085 025 798), County of Yungnulgra, Map Sheet (7436), area of 53 units, for a further term until 6 June 2016. Renewal effective on and from 5 November 2013.

(T08-0092)

Exploration Licence No. 7226, MMG AUSTRALIA LIMITED (ACN 004 074 962), County of Blaxland, Map Sheet (8032, 8033), area of 42 units, for a further term until 21 October 2014. Renewal effective on and from 23 July 2013.

(T08-0241)

Exploration Licence No. 7323, GOLDEN CROSS OPERATIONS PTY LTD (ACN 050 212 827), County of Mouramba, Map Sheet (8133), area of 49 units, for a further term until 16 March 2015. Renewal effective on and from 31 October 2013.

(T11-0094)

Exploration Licence No. 7825, GFM EXPLORATION PTY LTD (ACN 150 033 042), County of Wallace, Map Sheet (8624), area of 35 units, for a further term until 31 August 2016. Renewal effective on and from 30 October 2013.

(09-5478)

Consolidated Coal Lease No. 767 (Act 1973), ENDEAVOUR COAL PTY LIMITED (ACN 099 830 476), Parish of Camden, County of Camden; Parish of Picton, County of Camden; Parish of Wallandoola, County of Camden; Parish of Wilton, County of Camden; Parish of Woonona, County of Camden; Parish of Appin, County of Cumberland; Parish of Menangle, County of Cumberland; Parish of Southend, County of Cumberland and Parish of Wedderburn, County of Cumberland, Map Sheet (9029-1-S, 9029-2-N, 9029-3-N, 9029-4-S), area of 207.8 square kilometres, for a further term until 8 July 2029. Renewal effective on and from 20 March 2012.

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

WITHDRAWAL OF APPLICATION FOR RENEWAL

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

(T98-1156)

Mining Claim Converted To Lease No. 255 (Act 1992), Jonathan Laidley MORT, Parish of Tekaara, County of Irrara, Map Sheet (7939-2-S), area of 2 hectares. The authority ceased to have effect on 29 October 2013.

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(12-2831)

Exploration Licence No. 6567, MERIDIAN ACQUISITIONS PTY LTD (ACN 125 825 532), County of

Ashburnham, County of Gordon and County of Wellington, Map Sheet (8632), area of 12 units. Cancellation took effect on 1 November 2013.

(T11-0207)

Exploration Licence No. 7889, KIMBERLEY DIAMONDS LTD (ACN 150 737 563), County of Narromine, Map Sheet (8433, 8533), area of 22 units. Cancellation took effect on 1 November 2013.

(T11-0281)

Exploration Licence No. 7913, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), County of Sandon, Map Sheet (9236), area of 12 units. Cancellation took effect on 28 October 2013.

(T11-0282)

Exploration Licence No. 7914, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), County of Sandon and County of Vernon, Map Sheet (9236), area of 13 units. Cancellation took effect on 28 October 2013.

(T11-0284)

Exploration Licence No. 7916, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), County of Buller and County of Clive, Map Sheet (9340), area of 4 units. Cancellation took effect on 28 October 2013.

(T11-0285)

Exploration Licence No. 7917, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), County of Argyle, Map Sheet (8828), area of 20 units. Cancellation took effect on 28 October 2013.

(T12-1044)

Exploration Licence No. 7994, KIMBERLEY DIAMONDS LTD (ACN 150 737 563), County of Ashburnham and County of Kennedy, Map Sheet (8531, 8532), area of 19 units. Cancellation took effect on 1 November 2013.

(T12-1054)

Exploration Licence No. 7995, KIMBERLEY DIAMONDS LTD (ACN 150 737 563), County of Kennedy and County of Narromine, Map Sheet (8532), area of 12 units. Cancellation took effect on 1 November 2013.

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

TRANSFERS

(13-2460)

Exploration Licence No. 6224, formerly held by RAPTOR MINERALS LIMITED (ACN 101 168 343), has been transferred to THOMSON RESOURCES LTD (ACN 138 358 728). The transfer was registered on 29 October 2013.

(13-0538)

Exploration Licence No. 6281, formerly held by MINERALS AUSTRALIA PTY LTD (ACN 124 475 538) and JACARANDA MINERALS LTD (ACN 117 264 570), has been transferred to MINERALS AUSTRALIA PTY LTD (ACN 124 475 538). The transfer was registered on 18 October 2013.

(13-2460)

Exploration Licence No. 6727, formerly held by RAPTOR MINERALS LIMITED (ACN 101 168 343), has been transferred to THOMSON RESOURCES LTD (ACN 138 358 728). The transfer was registered on 29 October 2013.

(13-0538)

Exploration Licence No. 6985, formerly held by MINERALS AUSTRALIA PTY LTD (ACN 124 475 538) and JACARANDA MINERALS LTD (ACN 117 264 570), has been transferred to MINERALS AUSTRALIA PTY LTD (ACN 124 475 538). The transfer was registered on 18 October 2013.

(13-0538)

Exploration Licence No. 7137, formerly held by JACARANDA MINERALS LTD (ACN 117 264 570) and MINERALS AUSTRALIA PTY LTD (ACN 124 475 538), has been transferred to MINERALS AUSTRALIA PTY LTD (ACN 124 475 538). The transfer was registered on 18 October 2013.

(13-0538)

Exploration Licence No. 7266, formerly held by MINERALS AUSTRALIA PTY LTD (ACN 124 475 538) and JACARANDA MINERALS LTD (ACN 117 264 570), has been transferred to MINERALS AUSTRALIA PTY LTD (ACN 124 475 538). The transfer was registered on 18 October 2013.

(13-0538)

Exploration Licence No. 7544, formerly held by MINERALS AUSTRALIA PTY LTD (ACN 124 475 538) and JACARANDA MINERALS LTD (ACN 117 264 570), has been transferred to MINERALS AUSTRALIA PTY LTD (ACN 124 475 538). The transfer was registered on 18 October 2013.

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

REQUEST FOR CANCELLATION OF AUTHORITY

(T13-1004)

Exploration Licence No. 8142, SANDFIRE RESOURCES NL (ACN 105 154 185), County of Ashburnham, area of 7 units. Application for Cancellation was received on 24 October 2013

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

PRIMARY INDUSTRIES

STOCK DISEASES (PORCINE BRUCELLOSIS) PROCLAMATION 2013

under the
Stock Diseases Act 1923

Her Excellency Professor MARIE BASHIR, AC, CVO,
Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, in pursuance of sections 11B and 3(2) of the Stock Diseases Act 1923 (“the Act”), being of the opinion that certain pigs might be infected with *Brucella suis*, or might carry or spread the disease porcine brucellosis, make the following Proclamation restricting the importation or introduction of certain pigs into New South Wales.

Signed and sealed at Sydney, this 13th day of October 2013.

By Her Excellency’s Command,

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

GOD SAVE THE QUEEN!

STOCK DISEASES (PORCINE BRUCELLOSIS) PROCLAMATION 2013

under the
Stock Diseases Act 1923

1. Name of Proclamation

This Proclamation is the Stock Diseases (Porcine Brucellosis) Proclamation 2013.

2. Commencement

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

3. Interpretation

In this Proclamation:

accredited brucellosis free herd means a herd of pigs that has been accredited as being free of infection with *Brucella suis* according to a scheme approved by the Chief Veterinary Officer of the exporting State or Territory.

Brucella suis means the bacterium that causes porcine brucellosis.

Chief Veterinary Officer of NSW means the person appointed under section 66 of the Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991 to be the Chief Veterinary Officer of New South Wales.

directly means the pig is not off-loaded from a vehicle during the journey from the property of origin to the abattoir.

inspector means:

- (a) a person appointed to be an inspector pursuant to section 6(1) of the Act; or
- (b) a person authorised to inspect stock under the law of another State or Territory that relates to animal biosecurity.

porcine brucellosis means the disease in pigs that is caused by *Brucella suis*.

tested, in relation to testing for *Brucella suis*, means that a serological test approved by the Chief Veterinary Officer of NSW for the detection of antibodies to *Brucella suis* has been undertaken by a veterinary diagnostic laboratory approved by the responsible government agency in the jurisdiction concerned.

Note: The Rose Bengal Test and the Complement Fixation Test have been approved for this purpose in NSW.

tested negative for Brucella suis means:

- (a) in relation to a herd of pigs, that blood samples, collected by a veterinary practitioner, have been tested from sufficient boars and breeding sows to determine that *Brucella suis* was not present in the herd at a level of 10% prevalence with 95% confidence;
- (b) in relation to a pig, that the pig has been tested for infection with *Brucella suis* and the results of the test were negative.

the Act means the Stock Diseases Act 1923.

veterinary practitioner means:

- (a) a person who is registered under the Veterinary Practice Act 2003 as a veterinary practitioner; or
- (b) a person who is registered to engage in veterinary practice under equivalent legislation in the exporting State or Territory.

Note: Disease, infected and stock all have the same meaning as in the Act.

4. Revocation of Proclamations No. 502 and No. 529

Pursuant to sections 11B and 3(2) of the Act, the following proclamations are revoked, as is any proclamation revoked as a result of this revocation:

- (a) Proclamation No. 502 titled “Restrictions on the introduction of pigs into New South Wales from Queensland, Western Australia and the Northern Territory” published in *New South Wales Government Gazette* No. 41 of 26 February 1988; and
- (b) Proclamation No. 529 titled “Amendment of restrictions on the introduction of pigs into New South Wales from Queensland, Western Australia and the Northern Territory” published in *New South Wales Government Gazette* No. 24 of 12 March 1993, at pages 1067 to 1068.

5. Restrictions on the movement of certain pigs

- (1) Pursuant to section 11B of the Act, the importation or introduction of certain pigs into New South Wales is restricted as specified in this clause.
- (2) Any pig that originates from or has moved through Queensland or the area of Western Australia and the Northern Territory which lies north of the Tropic of Capricorn must not be moved into New South Wales unless the pig is from a herd not known to be infected with *Brucella suis* and one of the following conditions is complied with:
 - (a) the pig is being transported directly to an abattoir for slaughter within 7 days of leaving the property of origin; or
 - (b) the pig is from a herd that tested negative for *Brucella suis* within the 30 days immediately preceding the movement into New South Wales; or
 - (c) the pig is over 6 months of age and has tested negative for *Brucella suis* within the 30 days immediately preceding the movement into New South Wales; or
 - (d) the pig is from an accredited brucellosis free herd; or
 - (e) the pig is from Queensland and:
 - (i) is accompanied by a declaration in or to the effect of the form set out in Schedule 1 completed and signed by a veterinary practitioner (“Schedule 1 Declaration”) and a declaration in or to the effect of the form set out in Part A of Schedule 2 completed and signed by the owner or manager (“Schedule 2 Declaration”) of the pig at the time it was consigned for movement; and
 - (ii) the movement of the pig occurs within 14 days of the date the Schedule 1 Declaration was signed and within 14 days of the date the Schedule 2 Declaration was signed.
- (3) The movement of any pig in accordance with clause 5(2)(a), (b), (c) or (d) must:
 - (a) be accompanied by a declaration in or to the effect of the form set out in Part A of Schedule 2 completed and signed by the owner or manager of the pig at the time it was consigned for movement and a certificate in or to the effect of the form set out in Part B of Schedule 2 signed by an inspector (“Schedule 2 Certificate”); and
 - (b) be made within 14 days of the date the Schedule 2 Certificate was signed.
- (4) A declaration and certificate accompanying the movement of any pig in accordance with clause 5(3) must, on arrival of the pig in New South Wales, be presented to an inspector at or nearest to the place of arrival in New South Wales.

SCHEDULE 1 – Declaration by Veterinary Practitioner

(Clause 5(2)(e))

STOCK DISEASES ACT 1923

Introduction of Pigs into New South Wales from Queensland

VETERINARY PRACTITIONER DECLARATION

I, [*Name must be shown*] of [*Address must be shown*], being a veterinary practitioner, registration number _____, in the State of Queensland make the following declaration in relation to the pigs described below, the herd and the piggery:

1. I am competent and experienced in pig health matters.
2. Within the 13 week period immediately preceding the date of this declaration:
 - (a) I examined the herd's breeding boars and found them to be free of any signs or symptoms of *Brucella suis* infection; and
 - (b) I examined the herd's reproductive records and found no indications of *Brucella suis* infection.
3. I have inspected the piggery and to the best of my knowledge and belief, feral pigs are excluded from any possible contact with the herd.

In this declaration:

feral pigs means wild pigs that are not recognised domestic or commercial pig breeds and that are unrestricted in their movement by the normal recognised barriers of a piggery.

herd means the herd from which the pigs came that are the subject of this declaration and described below.

piggery means the place from which the pigs came that are the subject of this declaration and described below.

reproductive records means records that enable an assessment to be made of the farrowing rates, abortion rates and rates of returns-to-service after mating or insemination.

Description of pigs that are the subject of this declaration

Total number of pigs					
Number of weaners		Number of growers		Number of finishers	
Number of boars		Number of gilts		Number of sows	
Brands					
Owner and address of property of origin of pigs					
PIC of property of origin of pigs					

I declare that the information above is true and correct.

Signed _____ Date _____

Note: This declaration is valid for pig movements that occur within 14 days of the date signed.

SCHEDULE 2 – Declaration by Owner or Manager and Certificate by Inspector

(Clause 5(3)(a))

STOCK DISEASES ACT 1923

Introduction of Pigs into New South Wales from Queensland, Northern Territory and Western Australia

PART A: OWNER / MANAGER DECLARATION

I, [Name and address must be shown] from the State / Territory of [Name of State or Territory must be shown] make the following declaration:

1. I am the owner and / or manager of the pigs described below.
 2. The pigs described below are from a herd that is not known to be infected with *Brucella suis*.
 3. The pigs described below are:
 - *(a) being transported directly to an abattoir for slaughter within 7 days of leaving their property of origin; or
 - *(b) from a herd that tested negative for *Brucella suis* within the 30 days immediately preceding their movement into New South Wales; or
 - *(c) over 6 months of age and have tested negative for *Brucella suis* within the 30 days immediately preceding their movement into New South Wales; or
 - *(d) are from an accredited brucellosis free herd; or
 - *(e) are from Queensland and are accompanied by a Schedule 1 declaration completed and signed by a veterinary practitioner.
- * Delete whichever paragraphs do not apply
4. The pigs described below are being consigned to [Name must be shown] of [Address must be shown].

Description of Pigs that are the subject of this declaration

Total number of pigs					
Number of weaners		Number of growers		Number of finishers	
Number of boars		Number of gilts		Number of sows	
Brands					
PIC and property of origin of pigs					
Method of transport					
Place and date of intended introduction					
Destination in NSW and PIC of destination property					

I declare that the information above is true and correct.

Signed _____ Date _____

Part B: CERTIFICATION BY AN INSPECTOR

I, *[Name must be shown]* certify that the pigs described above are eligible to enter New South Wales.

Signed _____ Designation _____ Date _____

Place _____

Telephone _____

Note: This certificate is valid for pig movements that occur within 14 days of the date signed.

- Distribution: 1. The original of this form must be given to an inspector at or nearest to the place of introduction into NSW;
and
2. A copy of this form must accompany the pigs at all times.

CONTROL AREA (AFRICAN BIG-HEADED ANT) ORDER 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, GLEN RICHARD SAUNDERS, the Director, Invasive Plants and Animals, 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 27K of that Act, being of the opinion that it is reasonably necessary for the purpose of preventing the spread of the emergency animal pest, African big-headed ant (*Pheidole megacephala*), make the following Order.

Dated this 5th day of November 2013.

GLEN RICHARD SAUNDERS,
Director,
Invasive Plants and Animals,
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 Control Area (African Big-Headed Ant) Order 2013.

2. Commencement

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

3. Declaration of Lord Howe Island as Control Area

The area described in the Schedule and known as Lord Howe Island, which is within the State of New South Wales, is declared to be a control area.

SCHEDULE – Control Area – Lord Howe Island

The island known as Lord Howe Island and all adjacent islands and coral reefs situated within one marine league measured from low-water mark on the coast of Lord Howe Island together with the islands known as Ball's Pyramid, Wheadsheaf Island, Observatory Rock and South-East Rock and the unnamed islands in the vicinity thereof (as described in the Lord Howe Island Act 1953).

CONTROL (AFRICAN BIG-HEADED ANT) ORDER 2013

under the

Animal Diseases and Animal Pests (Emergency Outbreaks) Act 1991

I, GLEN RICHARD SAUNDERS, the Director, Invasive Plants and Animals, 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 27L of that Act, make the following Order.

Dated this 5th day of November 2013.

GLEN RICHARD SAUNDERS,
Director,
Invasive Plants and Animals,
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 Control (African Big-Headed Ant) Order 2013.

2. Commencement

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

3. Definitions

African big-headed ant means the emergency animal pest *Pheidole megacephala*.

Control Area means Lord Howe Island, being the control area declared, pursuant to section 27K of the Act, in the Control Area (African Big-Headed Ant) Order 2013.

dwelling has the same meaning as in the Act.

inspector has the same meaning as in the Act.

Lord Howe Island Board means the corporation constituted under the name of the "Lord Howe Island Board" pursuant to section 4 of the Lord Howe Island Act 1953.

mapped infestation area means an area within the Control Area that has been surveyed and found to be infested with African big-headed ants and includes a buffer area of approximately 20 metres beyond the boundary of the infested area.

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

4. Control measures

Pursuant to section 27L(1)(c) of the Act, inspectors are authorised to take the measures specified in the Schedule within the Control Area for the purpose of controlling, eradicating or preventing the spread of the African big-headed ant.

Note: Section 27L(2) makes it an offence for a person to contravene a control order. That offence has a maximum penalty of 200 penalty units or imprisonment for 6 months, or both.

SCHEDULE – Control Measures Inspectors Authorised to Take

1. Pre-treatment survey measures

Conducting surveys within the Control Area to map the location and distribution of African big-headed ants and to identify the boundaries of the mapped infestation areas. Such pre-treatment survey measures include, but are not limited to, the following:

- (a) visual searches for African big-headed ants involving shifting and looking beneath rocks, logs, pot plants, loose building materials and other debris and targeted around buildings, sheds, gardens, paved areas, roadways, other human infrastructure and pastures;
- (b) coarse-scale assessments using flagged lure attractants (such as canned animal food) at intervals of approximately 10 metres to determine the presence of African big-headed ants;
- (c) fine-scale mapping using flagged lure attractants at intervals of approximately 5 metres along transects radiating outwards from areas found to be infested with African big-headed ants;
- (d) digitally recording survey points using a MobileMapper (Magellan) or similar device and using GIS software to map areas found to be infested with African big-headed ants including applying a buffer area of approximately 20 metres to those areas (being mapped infestation areas).

2. Treatment measures

(1) Treating mapped infestation areas within the Control Area as follows:

- (a) applying Amdro® (BASF, Australia) in accordance with the manufacturer's recommendations at a rate of 2.5 kg per hectare or 5g per 20m² using a hand-held rotary spreader or by hand where the use of a hand-held rotary spreader is not practical;

- (b) applying Amdro® (BASF, Australia) in accordance with the manufacturer's recommendations at slightly higher rates around the bases of trees and around buildings and piles of debris;
- (c) inspectors applying Amdro® (BASF, Australia) as set out in subclauses (a) and (b) above, should be aligned in a row, spaced approximately 3 metres apart and walk together in one group along parallel paths from one edge of a mapped infestation area to another;
- (d) treating buildings (other than dwellings) within a mapped infestation area internally using Ant Cafe® (Innovative Pest Control Products, Florida, USA) bait stations filled with Advion® Ant Gel in accordance with the manufacturer's recommendations;
- (e) treating cropping areas (such as fruit trees and vegetable gardens) with Distance ® Plus Ant Bait.

(2) Treatment measures will be taken in accordance with the Lord Howe Island Board Pesticide Use Notification Plan.

Note: A copy of the Lord Howe Island Board Pesticide Use Notification Plan is available for viewing in the administration office building of the Lord Howe Island Board or at www.lhib.nsw.gov.au/images/documents/lhib/Publications/Plans.

3. Post-treatment monitoring measures

After treatment measures have been taken within the Control Area in accordance with clause 2 above, the following post-treatment monitoring measures will apply to the mapped infestation areas that have been treated ("treated areas"):

- (a) a combination of coarse-scale and fine-scale survey methods will be used to monitor for the presence of African big-headed ants commencing with visual searches and, if signs of African big-headed ants are found, a more intensive grid search method using lure attractants placed in a 5 metre by 5 metre or 10 metre by 10 metre grid array throughout the treated area and left for a minimum of 15 minutes;
- (b) digitally recording post-treatment survey points using a MobileMapper (Magellan) or similar device and using GIS software to map treated areas found to be infested with African big-headed ants including applying a buffer area of approximately 20 metres to those areas;
- (c) treated areas found to be persistently infested with African big-headed ants will be treated again in accordance with clause 2 above;
- (d) post-treatment monitoring methods will occur annually in treated areas and continue until no African big-headed ants are found for a period of 2 consecutive years.

**CERTIFICATION OF EMERGENCY ANIMAL PEST OUTBREAK (AFRICAN BIG-HEADED ANT)
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 6th day of November 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 Pest Outbreak (African Big-Headed Ant) Order 2013.

2. Commencement

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

3. Certification of incursion of African big-headed ants

An incursion of the emergency animal pest, African big-headed ant (*Pheidole megacephala*), is certified to exist in Lord Howe Island, being a part of New South Wales.

LANDS

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

**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: Inverell. Local Government Area: Inverell Shire Council. Locality: Old Mill. Reserve No.: 96252. Public Purpose: Future public requirements. Notified: 20 August 1982. File No.: 10/00353.	The part being Lot 67, DP No. 44698, Parish Herbert, County Gough, of an area of approximately 1.036 hectares.

**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>
Pontoon (Relevant Interest - Section 34A Licence - RI 517632. File Reference: 13/11722). Walkway (Relevant Interest - Section 34A Licence - RI 517632. File Reference: 13/11722). Jetty (Relevant Interest - Section 34A Licence - RI 515419. File Reference: 13/12685). Pipeline (Relevant Interest - Section 34A Licence - RI 513137. File Reference: 13/10049).	Reserve No.: 56146. Public Purpose: Generally. Notified: 11 May 1923.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Pontoon (Relevant Interest - Section 34A Licence - RI 517632. File Reference: 13/11722). Walkway (Relevant Interest - Section 34A Licence - RI 517632. File Reference: 13/11722). Jetty (Relevant Interest - Section 34A Licence - RI 515419. File Reference: 13/12685).	Reserve No.: 1011268. Public Purpose: Generally. Notified: 3 February 2006.

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

**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 516874).	Reserve No.: 96982. Public Purpose: Future public requirements. Notified: 30 September 1983. File No.: 13/11147.

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>
Robert Keith LANCE (re-appointment). Gregory Dennis BUSH (new member). Brian FAULKNER (re-appointment).	Alison Hone Reserve Trust.	Reserve No.: 94993. Public Purpose: Promotion of the study and the preservation of native flora and fauna. Notified: 29 May 1981. Reserve No.: 130024. Public Purpose: Environmental protection. Notified: 25 March 1988. File No.: GB82 R 29.

Term of Office

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

GRAFTON OFFICE
49-51 Victoria Street, Grafton NSW 2460
(PO Box 2185, Dangar NSW 2309)
Phone: 1300 886 235 Fax: (02) 6642 5375

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

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

Road Closed: Lot 1, DP 1188662.

File No.: 11/12184.

Schedule

On closing, the land within Lot 1, DP 1188662 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Comboyne; County – Macquarie;
 Land District – Comboyne;
 L.G.A. – Port Macquarie-Hastings*

Road Closed: Lot 1, DP 1183223.

File No.: 07/3250.

Schedule

On closing, the land within Lot 1, DP 1183223 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Grafton; County – Gresham;
 Land District – Marengo; L.G.A. – Clarence Valley*

Road Closed: Lot 1, DP 1187991.

File No.: GF05 H 300.

Schedule

On closing, the land within Lot 1, DP 1187991 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Duval; County – Sandon;
 Land District – Armidale; L.G.A. – Armidale*

Road Closed: Lot 2, DP 1188770.

File No.: AE07 H 58.

Schedule

On closing, the land within Lot 2, DP 1188770 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Duval; County – Sandon;
 Land District – Armidale; L.G.A. – Armidale Dumaresq*

Road Closed: Lot 1, DP 1188770.

File No.: AE07 H 58.

Schedule

On closing, the land within Lot 1, DP 1188770 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Gladstone; County – Raleigh;
 Land District – Kalang; L.G.A. – Bellingen*

Road Closed: Lot 1, DP 1187988.

File No.: GF06 H 17.

Schedule

On closing, the land within Lot 1, DP 1187988 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Greg Greg; County – Selwyn;
 Land District – Tumbarumba; L.G.A. – Tumbarumba*

Road Closed: Lots 1-2, DP 1189357.

File No.: 09/01762.

Schedule

On closing, the land within Lots 1-2, DP 1189357 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Kyogle; County – Rous;
 Land District – Casino; L.G.A. – Richmond Valley*

Road Closed: Lot 1, DP 1189434.

File No.: 13/09838.

Schedule

On closing, the land within Lot 1, DP 1189434 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 1, DP 1188504.

File No.: 11/01184.

Schedule

On closing, the land within Lot 1, DP 1188504 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Bingara; County – Murchison;
Land District – Bingara; L.G.A. – Gwydir*

Road Closed: Lots 1-2, DP 1189359.

File No.: ME05 H 140.

Schedule

On closing, the land within Lots 1-2, DP 1189359 remains vested in the State of New South Wales as Crown 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 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>
Environmental Rehabilitation (Relevant Interest - Section 34A Licence - RI 524296).	Reserve No.: 755687. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 13/14489.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Environmental Rehabilitation (Relevant Interest - Section 34A Licence - RI 524296).	Reserve No.: 1011268. Public Purpose: Future public requirements. Notified: 3 February 2006. File No.: 13/14489.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Grazing (Relevant Interest - S34A Licence - RI 517622).	Reserve No.: 755733. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 13/11709.

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

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>
Leone Robyn VRIELING (re-appointment).	Narrandera Racecourse Trust.	Dedication No.: 559011. Public Purpose: Racecourse. Notified: 2 February 1889. File No.: GH89 R 22-002.

Term of Office

For a term commencing the date of this notice and expiring 7 March 2018.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Peter James CONLAN (new member). Danessa Rene Veronica MICKAN (new member). Noel John EVANS (re-appointment). Helen Jennifer DALTON (re-appointment). Joy GEDDES (new member). Kevin Harold ROWSTON (re-appointment).	Binya Public Hall Trust.	Reserve No.: 58378. Public Purpose: Public recreation and public hall. Notified: 6 November 1925. File No.: GH89 R 160-002.

Term of Office

For a term commencing the date of this notice and expiring 7 November 2018.

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

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserves specified in Column 2 of the Schedule are to be occupied for the additional purposes 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 and Agriculture (Relevant Interest – S34A Licence – RI 524780).	Reserve No.: 751690. Public Purpose: Future public requirements. Notified: 29th June 2007. Reserve No.: 60322. Public Purpose: Rubbish depot. Notified: 2nd March 1928. File No.: 12/03780.

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

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

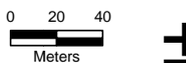
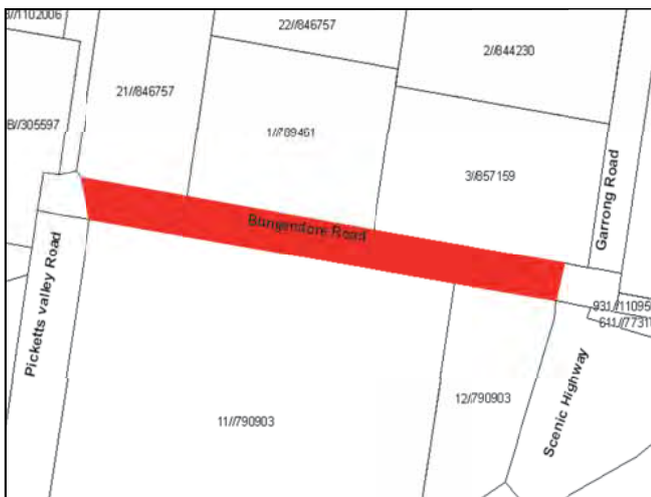
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown road specified in Schedule 1 is transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the road specified in Schedule 1 ceases to be a Crown road.

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

SCHEDULE 1

*Parish – Kincumber; County – Northumberland;
 Land District – Gosford;
 Local Government Area – Gosford*

The Crown section of public road being Bungendore Road at Picketts Valley, approximately 22.69m wide and 294m in length, from Picketts Valley road to the intersection of Scenic Highway and Garrong Road (as highlighted in the diagram below).



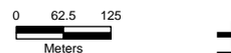
SCHEDULE 2

Roads Authority: Gosford City Council.
 Council's Reference: 10591788.
 Lands File Reference: 13/13398.

SCHEDULE 1

*Parish – Gosford; County – Northumberland;
 Land District – Gosford;
 Local Government Area – Gosford*

The Crown section of public road being part MacDonalds Road, Lisarow (frontage of number 20 and opposite Lisarow Public School), approximately 12m wide and 76m in length (as highlighted in the diagram below).



SCHEDULE 2

Roads Authority: Gosford Council.
 Council's Reference: 10591788.
 Lands File Reference: 13/13399.

SCHEDULE 1

*Parish – Gosford; County – Northumberland
 Land District – Gosford;
 Local Government Area – Gosford*

The Crown section of public road being Taylors Road, Lisarow, approximately 21m wide and 760m in length (as highlighted in the diagram below).



SCHEDULE 2

Roads Authority: Gosford Council.
 Council's Reference: 10591788.
 Lands File Reference: 13/13402.

SCHEDULE 1

Parish – Gosford; County – Northumberland;
Land District – Gosford;
Local Government Area – Gosford

The Crown section of public road being Railway Crescent, approximately 22m wide and 1.352km in length (as highlighted in the diagram below).



SCHEDULE 2

Roads Authority: Gosford Council.
Council's Reference: 10591788.
Lands File Reference: 13/13403.

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Land District: Gosford.	Reserve No.: 63517.
Local Government Area: Wyong Shire Council.	Public Purpose: Public recreation.
Locality: Chittaway Point.	Notified: 2 September 1932.
Lot 7311, DP No. 1146701, Parish Tuggerah, County Northumberland.	Lot 7020, DP No. 1032873#, Parish Tuggerah, County Northumberland.
Area: 11.91 hectares.	Lot 7021, DP No. 1032873#, Parish Tuggerah, County Northumberland.
File No.: 13/15052.	Lot 7022, DP No. 1032873#, Parish Tuggerah, County Northumberland.
	Lot 486, DP No. 727742, Parish Tuggerah, County Northumberland.
	Lot 7023, DP No. 1032872#, Parish Tuggerah, County Northumberland.

*Column 1**Column 2*

Lot 7022, DP No. 1032872#, Parish Tuggerah, County Northumberland.
New Area: 28.9 hectares.

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

SCHEDULE 2

*Column 1**Column 2*

Land District: Gosford.
Local Government Area: Wyong Shire Council.
Locality: Berkeley Vale.
Lot 7307, DP No. 1146702, Parish Tuggerah, County Northumberland.
Area: 5.459 hectares.
File No.: 13/15052.

Reserve No.: 1002829.
Public Purpose: Public recreation.
Notified: 14 January 2000.
Lot 540, DP No. 823159, Parish Tuggerah, County Northumberland.
New Area: 7.12 hectares.

SCHEDULE 3

*Column 1**Column 2*

Land District: Gosford.
Local Government Area: Wyong Shire Council.
Locality: Killarney Vale.
Lot 7308, DP No. 1146699, Parish Tuggerah, County Northumberland.
Lot 7309, DP No. 1146699, Parish Tuggerah, County Northumberland.
Lot 7310, DP No. 1146699, Parish Tuggerah, County Northumberland.
Area: 9.887 hectares.
File No.: 13/15052.

Reserve No.: 1002831.
Public Purpose: Public recreation.
Notified: 14 January 2000.
Lot 3, DP No. 1125803, Parish Tuggerah, County Northumberland.
New Area: 18.12 hectares.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

*Column 1**Column 2*

Chittaway Point Recreation (R63517) Reserve Trust.

Reserve No.: 63517.
Public Purpose: Public recreation.
Notified: 2 September 1932.
File No.: 13/15052.

**APPOINTMENT OF CORPORATION TO MANAGE
RESERVE TRUST**

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, 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>
Wyong Shire Council.	Chittaway Point Recreation (R63517) Reserve Trust.	Reserve No.: 63517. Public Purpose: Public recreation. Notified: 2 September 1932. File No.: 13/15052.

For a term commencing the date of this notice.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

*Parish – Cumbijowa; County – Forbes;
 Land District – Forbes; L.G.A. – Forbes*

Road Closed: Lot 1, DP 1189458.

File No.: CL/00690: AD.

Schedule

On closing, the land within Lot 1, DP 1189458 remains vested in the State of New South Wales as Crown land.

Description

*Parishes – Tubbul and Yarran; County – Bland;
 Land District – Young; L.G.A. – Young*

Road Closed: Lot 2 DP 1183155.

File No : 07/4031:AD.

Schedule

On closing, the land within Lot 2, DP 1183155 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Shadforth; County – Bathurst;
 Land District – Orange; L.G.A. – Orange*

Road Closed: Lot 1, DP 1187163.

File No.: CL/00862.

Schedule

On closing, the land within Lot 1, DP 1187163 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 5, DP 1189619.

File No.: 10/19533.

Schedule

On closing, the land within Lot 5, DP 1189619 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lots 1-2, DP 1188326 (subject to right of carriageway created by Deposited Plan 1188326).

File No.: CL/00679.

Schedule

On closing, the land within Lots 1-2, DP 1188326 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 3, DP 1182820.

File No.: 12/06627.

Schedule

On closing, the land within Lot 3, DP 1182820 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Mickibri; County – Kennedy;
 Land District – Parkes; L.G.A. – Parkes*

Road Closed: Lot 2, DP 1188491.

File No.: 12/07692.

Schedule

On closing, the land within Lot 2, DP 1188491 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 2, DP 1174485.

File No.: 09/10369.

Schedule

On closing, the land within Lot 2, DP 1174485 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 1, DP 1174484.

File No.: 09/10369.

Schedule

On closing, the land within Lot 1, DP 1174484 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 1, DP 1187329.

File No.: 13/00333.

Schedule

On closing, the land within Lot 1, DP 1187329 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Willanbalang; County – Kennedy;
Land District – Parkes; L.G.A. – Parkes*

Road Closed: Lots 1 and 2, DP 1189712.

File Nos: 11/09519 and 11/09520.

Schedule

On closing, the land within Lots 1 and 2, DP 1189712 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 1, DP 1189113 (subject to easement created by Deposited Plan 1189113).

File No.: 12/06780.

Schedule

On closing, the land within part Lot 1, DP 1189113 remains vested in the State of New South Wales as Crown land.

On closing, the land within part Lot 1, DP 1189113 becomes vested in the State of New South Wales as Crown Land.

Council's Reference: W506295.

Description

*Parish – South Condobolin; County – Gipps;
Land District – Condobolin; L.G.A. – Lachlan*

Road Closed: Lot 1, DP 1188562.

File No.: 08/2995.

Schedule

On closing, the land within Lot 1, DP 1188562 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Babathnil; County – Kennedy;
Land District – Parkes; L.G.A. – Lachlan*

Road Closed: Lot 1, DP 1188519.

File No.: CL/00740.

Schedule

On closing, the land within Lot 1, DP 1188519 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Bullio; County – Camden;
Land District – Moss Vale; L.G.A. – Wingecarribee*

Road Closed: Lots 1-6, DP 1189431.

File No.: GB06 H 305 : BA.

Schedule

On closing, the land within Lots 2-6, DP 1189431 remains vested in the State of New South Wales as Crown land.

On closing, the land within Lot 1, DP1189431 becomes vested in the State of New South Wales as Crown Land.

Council's Reference: SH:rr 7452/1.

Description

*Parish – Yetholme; County – Roxburgh;
Land District – Bathurst; L.G.A. – Bathurst Regional*

Road Closed: Lot 1, DP 1187834.

File No.: 09/10993.

Schedule

On closing, the land within Lot 1, DP 1187834 remains vested in the State of New South Wales as Crown land.

Description

*Parish – Eusdale; County – Roxburgh;
Land District – Bathurst; L.G.A. – Bathurst Regional*

Road Closed: Lot 1, DP 1190110 (subject to easement for access, right of carriageway created by Deposited Plan 1190110).

File No.: 08/11249.

Schedule

On closing, the land within Lot 1, DP 1190110 remains vested in the State of New South Wales as Crown land.

Description

*Parishes – Sandy Creek, Rowan and Uranquinty;
Counties – Mitchell and Wynyard;
Land District – Wagga Wagga; L.G.A. – Wagga Wagga*

Road Closed: Lot 1, DP 1181467 (subject to easement created by Deposited Plan 1181467).

File No.: 11/10564.

Schedule

On closing, the land within Lot 1, DP 1181467 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 1, DP 1189109.

File No.: 13/03940.

Schedule

On closing, the land within Lot 1, DP 1189109 remains vested in the State of New South Wales as Crown land.

Description

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

Road Closed: Lot 1, DP 1189073.

File No.: CL/00200.

Schedule

On closing, the land within Lot 1, DP 1189073 remains vested in the State of New South Wales as Crown land.

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Reserve No.: 590068. Public Purpose: Public recreation. Notified: 1 July 1887. Parish: Shadforth. County: Bathurst.	Communication facilities.
Reserve No.: 1014490. Public Purpose: Public recreation. Notified: 29 February 2008. Parish: Lett. County: Cook.	Communication facilities.

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

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Land District: Bega.	Reserve No.: 89619.
Local Government Area: Bega Valley Shire Council.	Public Purpose: Kindergarten.
Locality: Bermagui South.	Notified: 17 October 1975.
Lot 41, DP No. 1190233,	Lot 3, DP No. 1102635,
Parish Bermagui,	Parish Bermagui,
County Dampier.	County Dampier.
Area: 207 square metres.	New Area: 1147 square
File No.: NA80 R 223.	metres.

Note: The affected part of Reserve 38110 for Police purposes is automatically revoked.

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 – Pambula; County – Auckland;
Land District – Bega; L.G.A. – Bega Valley

Road Closed: Lot 2, DP 1188974 (subject to easement for water supply created by Deposited Plan 1188974).

File No.: 13/09830.

Schedule

On closing, the land within Lot 2, DP 1188974 remains vested in the State of New South Wales as Crown land.

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

ERRATUM

IN the *New South Wales Government Gazette* of 25 October 2013, Folio 4597, under the heading “Reservation of Crown Land”, Schedule 2, Reserve No. 1037828, Locality: Whale Beach, the note is amended to read as follows:

Note: This reservation revokes that part of Reserve 752046 being the whole of Lot 7344, DP 1166027.

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

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

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

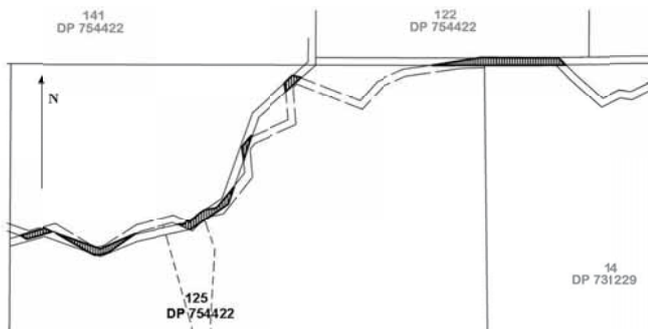
ERRATUM

THE notification appearing in the *New South Wales Government Gazette* No. 147 of 1 November 2013, Folio 5071, under the heading "Transfer of Crown Road to a Council" is hereby amended by replacing Schedule 2 with the Schedule hereunder.

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

SCHEDULE 2

Roads Authority: Greater Taree City Council.
 File No.: TE03 H 237.

**DISSOLUTION OF RESERVE TRUST**

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

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

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
North Haven Beach Recreation (R80643) Reserve Trust.	Reserve No.: 80643. Public Purpose: Public recreation. Notified: 9 May 1958. File No.: 13/14564.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Tacking Point Beach (R88609) Reserve Trust.	Reserve No.: 88609. Public Purpose: Public recreation. Notified: 2 June 1972. File No.: 13/14564.

SCHEDULE 3

<i>Column 1</i>	<i>Column 2</i>
Flynns Beach Reserve (R610024) Trust.	Dedication No.: 610024. Public Purpose: Public recreation. Notified: 25 September 1959. File No.: 13/14564.

SCHEDULE 4

<i>Column 1</i>	<i>Column 2</i>
Bonny Hills Beach Reserve (R81643) Trust.	Reserve No.: 81643. Public Purpose: Public recreation. Notified: 5 June 1959. File No.: 13/14564.

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Port Macquarie Hastings Surf Clubs Trust.	Dedication No.: 610024. Public Purpose: Public recreation. Notified: 25 September 1959. Reserve No.: 81643. Public Purpose: Public recreation. Notified: 5 June 1959. Reserve No.: 80643. Public Purpose: Public recreation. Notified: 9 May 1958. Reserve No.: 88609. Public Purpose: Public recreation. Notified: 2 June 1972. File No.: 13/14564.

Note: Any current existing leases and licences in respect of the four reserves shall continue unaffected.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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, 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>
Port Macquarie-Hastings Council.	Port Macquarie Hastings Surf Clubs Trust.	Dedication No.: 610024. Public Purpose: Public recreation. Notified: 25 September 1959.

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
		Reserve No.: 81643. Public Purpose: Public recreation. Notified: 5 June 1959.
		Reserve No.: 80643. Public Purpose: Public recreation. Notified: 9 May 1958.
		Reserve No.: 88609. Public Purpose: Public recreation. Notified: 2 June 1972. File No.: 13/14564.

For a term commencing the date of this notice.

WAGGA WAGGA OFFICE**Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650****Phone: (02) 6937 2700 Fax: (02) 6921 1851****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>
Environmental Protection and Sustainable Grazing (Relevant Interest - Section 34A Licence - RI 507775).	Reserve No.: 750818. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 12/07709.

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

GRANTING OF A WESTERN LANDS LEASE

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

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

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

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

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

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

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

WLL No.	Name of Lessee	File No.	Folio Identifier	Area (m ²)	Term of Lease	
					From	To
15145	Deborah WARD	12/00614	5/1076808	2394	31 October 2013	30 October 2033
15180	Branko DURICIC	12/08036	62/1065215	2393	30 October 2013	29 October 2033

ERRATUM

IN the *New South Wales Government Gazette* of 11 July 1947, Folio 1610 under the heading “NOTIFICATION OF APPROVAL OF THE GRANING OF WESTERN LANDS LEASES”, the reference to Western Lands Lease 960 in Column 1 should have read 5960.

File Reference: WLL 5960.

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

*Administrative District – Balranald; Shire – Balranald;
 Parishes – Bunchie, North Mundona and Spencer;
 County – Taila*

The purpose/conditions of Western Lands Lease 3016, being the land contained within Folio Identifier 1033/762259 have been altered from “Grazing” to “Grazing and Cultivation (Dryland)” effective from 1 November 2013.

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

The conditions of Western Lands Leases 3016 have been altered by the inclusion of the Special Condition shown below.

SPECIAL CONDITIONS ATTACHED TO WESTERN LAND LEASE 3016

1. 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.
2. 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).
3. 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.

ERRATUM

THE notification appearing in the *New South Wales Government Gazette* of 27 September 2013 (Folios 4230-4231), under the heading “Alteration of Purpose / Conditions of a Western Lands Lease”, (being Western Lands Leases 3713, 5355 and 10942) is incorrect and has been replaced by the notification of 25 October 2013, under the same heading (Folios 4600-4601).

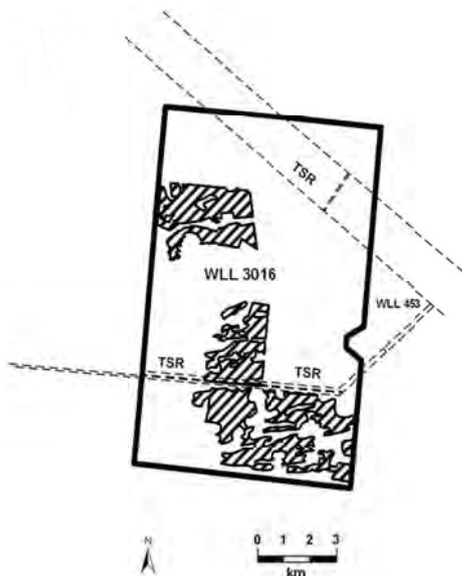
ANDREW STONER, M.P.,
 Minister for Regional Infrastructure and Services

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

4. 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.
5. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate.
6. 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 required.
7. Live stock may be excluded from cultivated fallows by direction of the Commissioner or the Rangeland Management Officer.
8. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
9. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
10. The area authorised for cultivation partly covers Travelling Stock Reserve 49028 and 77127 and suitable arrangements must be made with the relevant Livestock Pest and 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.
11. The lessee is authorised to cultivate an area of 2389 hectares for Dryland Cultivation as shown hatched on the diagram below.



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 – Hillston North; Shire – Cobar;
Parish of Cagellico; County of Blaxland*

The purpose/conditions of Western Lands Lease 653, being the land contained within Folio Identifier 4699/767863 have been altered from “Grazing” to “Grazing and Cultivation (Dryland)” effective from 6 November 2013.

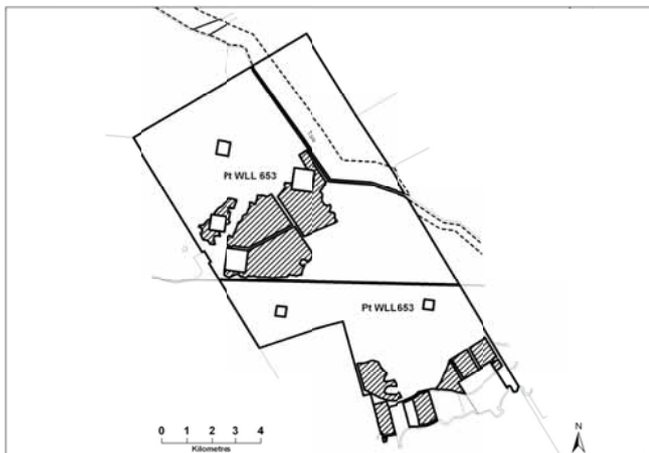
As a consequence of the alteration of purpose and conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions previously annexed to Western Lands Lease 653 have been altered by the inclusion of the Special Conditions shown below.

SPECIAL CONDITIONS ATTACHED TO WESTERN LAND LEASE 653

1. The land leased must be used only for the purpose of **Grazing and Cultivation (Dryland)**.
2. Sandhills and other soils with a surface texture of loamy sand or coarser shall be left uncultivated unless specifically approved by the Commissioner.
3. 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 claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Commissioner.
4. Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures documented in a plan approved by the Commissioner have been implemented at the lessee’s expense.
5. Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
6. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate.
7. Long fallow shall only be carried out using approved conservation farming techniques. In the event that the Commissioner is of the view that the soils is being depleted by the rotation adopted, a restricted rotation may be required.
8. Livestock may be excluded from cultivated fallows by direction of the Commissioner or the Rangeland Management Officer.
9. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.

10. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
11. The lessee is authorised to Dryland Cultivate an area of 1,642 hectares as indicated by the area shown hatched hereunder.
12. Cultivation is authorised only within the boundaries as outlined by the areas shown hatched hereunder.



**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

Column 1

Chiller Site (Relevant
Interest - Section 34A
Licence - RI 520897).

Column 2

Reserve No.: 1013812.
Public Purpose: Future
public requirements.
Notified: 29 June 2007.
File No.: 13/12907.

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 80

TAKE notice that CONSCIOUS CAPITALISMAUSTRALIA INCORPORATED (INC9895461), became registered under the Corporations Act 2001, as Conscious Capitalism Australia Ltd – ACN 164 255 181, a public company limited by guarantee on 12 August 2013 and accordingly its registration under the Associations Incorporation Act 2009, is cancelled as of that date.

Dated: 7 November 2013.

ROBYNE LUNNEY,
Delegate of the Commissioner,
NSW Fair Trading

ASSOCIATIONS INCORPORATION ACT 2009

Reinstatement of Cancelled Association pursuant to Section 84

TAKE notice that the incorporation of EPPING CHAMBER OF COMMERCE INCORPORATED (Y2776248), cancelled on 5 February 2010, is reinstated pursuant to section 84 of the Associations Incorporation Act 2009.

Dated this 6th day of November 2013.

CHRISTINE GOWLAND,
Delegate of the Commissioner,
NSW Fair Trading

EDUCATION ACT 1990

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Public School

THE Minister for Education, with the approval of Her Excellency the Governor, declares 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 Education Act 1990.

ADRIAN PICCOLI, M.P.,
Minister for Education

SCHEDULE

All the piece or parcel of land situated at in the Local Government Area of Rockdale, Parish of St. George, County of Cumberland and in the State of New South Wales, being Lot 1 in Deposited Plan 207786; Lot M in Deposited Plan 410368; Lot 1 in Deposited Plan 32304 and Lot 2 in Deposited Plan 517350 and described as Folio Identifiers: Auto Consol 9374 - 114, M/410368 and 2/517350.

EDUCATION ACT 1990

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land for Public School

THE Minister for Education and Training, with the approval of Her Excellency the Governor, declares by delegate 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 Education Act 1990.

ADRIAN PICCOLI, M.P.,
Minister for Education

SCHEDULE

All that piece or parcel of land situated at Brewarrina in the Local Government Area of Brewarrina, Parish of Brewarrina, County of Clyde and State of New South Wales, having a frontage of 201.17 metres to Bourke Street and an area of 23,880 square metres being Lot 1 in Deposited Plan 808171.

EXPLOSIVES REGULATION 2013

Exemption Order No. 1/13

I, JOHN WATSON, General Manager of the Work Health and Safety Division, WorkCover Authority of New South Wales, pursuant to Clause 113 of the Explosives Regulation 2013 (the Regulation), make the following Order.

Dated this 31st day of October 2013.

JOHN WATSON,
General Manager,
Work Health and Safety Division,
WorkCover Authority of New South Wales

Explanatory Note

Clause 113 of the Explosives Regulation 2013 provides that the regulatory authority may, by order published in the *New South Wales Government Gazette*, exempt any class of persons or things from a specified provision of the Regulation. This Order exempts certain persons carrying out the transport of smokeless powder from Clause 17 of the Regulation, subject to conditions.

Explosives Regulation 2013 Exemption Order No. 1/13

1. Name of Order

This Order is the Explosives Regulation 2013 Exemption Order No. 1/13.

2. Commencement

This Order commences on the date that it is published in the *New South Wales Government Gazette* and has effect for a period of five years from that date.

3. Exemption

Persons that carry out the transport of explosives by Category 1 vehicle in accordance with the Australian Explosives Code are exempt from the requirement to hold a licence to transport by vehicle under Clause 17 of the Regulation.

This exemption is subject to the following conditions:

- (a) This exemption only applies to transport of explosives by a Category 1 vehicle in accordance with the Australian Explosives Code where the vehicle is carrying up to a maximum quantity of 50 kilograms of Propellant Powder.

- (b) The person carrying out the transport of Propellant Powder must adopt and adhere to the Code of Practice.
- (c) Each individual driver for the person that is the subject of this exemption that is driving a vehicle carrying Propellant Powder in accordance with this exemption must be the holder of a current security clearance as required by Clause 9 of the Regulation.

4. Definitions

In this Order:

“*Australian Explosives Code*” – means the Australian Code for the Transport of Explosives by Road and Rail, as published by the Australian Government, and as in force from time to time.

“*Code of Practice*” – means the “Code of Practice for the Transport of Category One Quantities of Propellant Powder” developed by the NSW Firearm Dealers Association.

“*Propellant Powder*” – means Propellant Powder of Class 1.3c of the Australian Explosives Code.

Please Note: Under Clause 114 of the Regulation, a Register of Exemptions must be kept by WorkCover NSW and be available for public inspection upon request.

GEOGRAPHICAL NAMES ACT 1966

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

Assigned Name: Mascot Oval.
Designation: Reserve.
L.G.A.: City of Botany Bay.
Parish: Botany.
County: Cumberland.
L.P.I. Map: Botany Bay.
1:100,000 Map: Sydney 9130.
Reference: GNB 5662.

Assigned Name: Lionel Bowen Park.
Designation: Reserve.
L.G.A.: City of Botany Bay.
Parish: Botany.
County: Cumberland.
L.P.I. Map: Botany Bay.
1:100,000 Map: Sydney 9130.
Reference: GNB 5662.

Assigned Name: Curtilage Park.
Designation: Reserve.
L.G.A.: Ku-ring-gai Council.
Parish: Gordon.
County: Cumberland.
L.P.I. Map: Hornsby.
1:100,000 Map: Sydney 9130.
Reference: GNB 5682.

Assigned Name: Little Pig Creek.
Designation: Gully.
L.G.A.: Shoalhaven City Council.
Parish: Cambewarra.
County: Camden.
L.P.I. Map: Kangaroo Valley.
1:100,000 Map: Kiama 9028.
Reference: GNB 5678.

Assigned Name: Little Bay Park.
Designation: Reserve.
L.G.A.: Randwick City Council.
Parish: Botany.
County: Cumberland.
L.P.I. Map: Botany Bay.
1:100,000 Map: Sydney 9130.
Reference: GNB 5670.

Assigned Name: Burriburri Park.
Designation: Reserve.
L.G.A.: Randwick City Council.
Parish: Botany.
County: Cumberland.
L.P.I. Map: Botany Bay.
1:100,000 Map: Sydney 9130.
Reference: GNB 5670.

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

Assigned Name: Royalla Common.
Designation: Reserve.
L.G.A.: Palerang Council.
Parish: Burra.
County: Murray.
L.P.I. Map: Williamsdale.
1:100,000 Map: Michelago 8726.
Reference: GNB 5585.

Assigned Name: Alan Pearce Reserve.
Designation: Reserve.
L.G.A.: The Hills Shire Council.
Parish: Castle Hill.
County: Cumberland.
L.P.I. Map: Riverstone.
1:100,000 Map: Penrith 9030.
Reference: GNB 5667.

Assigned Name: William Wade Park.
Designation: Reserve.
L.G.A.: Parramatta City Council.
Parish: Field of Mars.
County: Cumberland.
L.P.I. Map: Parramatta River.
1:100,000 Map: Sydney 9130.
Reference: GNB 5653.

Assigned Name: Iona Creek Reserve.
Designation: Reserve.
L.G.A.: Parramatta City Council.
Parish: Field of Mars.
County: Cumberland.
L.P.I. Map: Parramatta River.
1:100,000 Map: Sydney 9130.
Reference: GNB 5653.

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

Assigned Name: Wategora Reserve.
 Designation: Reserve.
 L.G.A.: Parramatta City Council.
 Parish: Liberty Plains.
 County: Cumberland.
 L.P.I. Map: Parramatta River.
 1:100,000 Map: Sydney 9130.
 Reference: GNB 5664.

Assigned Name: Kandos Waratah Park.
 Designation: Reserve.
 L.G.A.: Mid-Western Regional Council.
 Parish: Rylstone.
 County: Roxburgh.
 L.P.I. Map: Rylstone.
 1:100,000 Map: Mudgee 2850.
 Reference: GNB 5618.

Assigned Name: Doujon Lake.
 Designation: Lake.
 L.G.A.: Liverpool City Council.
 Parish: Cabramatta.
 County: Cumberland.
 L.P.I. Map: Prospect.
 1:100,000 Map: Penrith 9030.
 Reference: GNB 5683.

Assigned Name: Len Waters Park.
 Designation: Reserve.
 L.G.A.: Liverpool City Council.
 Parish: Cabramatta.
 County: Cumberland.
 L.P.I. Map: Liverpool.
 1:100,000 Map: Penrith 9030.
 Reference: GNB 5671.

Assigned Name: Bardia Park.
 Designation: Reserve.
 L.G.A.: Campbelltown City Council.
 Parish: Minto.
 County: Cumberland.
 L.P.I. Map: Campbelltown.
 1:100,000 Map: Wollongong 9029.
 Reference: GNB 5665.

Assigned Name: Brigade Park.
 Designation: Reserve.
 L.G.A.: Campbelltown City Council.
 Parish: Minto.
 County: Cumberland.
 L.P.I. Map: Campbelltown.
 1:100,000 Map: Wollongong 9029.
 Reference: GNB 5665.

Assigned Name: Mont St Quentin Oval.
 Designation: Reserve.
 L.G.A.: Campbelltown City Council.
 Parish: Minto.
 County: Cumberland.
 L.P.I. Map: Campbelltown.
 1:100,000 Map: Wollongong 9029.
 Reference: GNB 5665.

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

D. MOONEY,
 Chairman

GEOGRAPHICAL NAMES ACT 1966

Notice of Proposal to Amend Locality Boundaries within the Gwydir 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 the boundaries between Bingara and Myall Creek, the boundary between Copeton and Riverview and the boundary between Myall Creek and Riverview in the Gwydir Local Government Area as shown on map GNB5030-5-A.

The Geographical Names Board also hereby notifies that it proposes to change the name of the existing locality of Riverview to Whitlow. This can also be viewed on map GNB5030-5-A.

Copies of map GNB5030-5-A may be viewed at Gwydir Shire Council's offices located at 33 Maitland Street, Bingara NSW 2404 and 54 Hope Street, Warrialda NSW 2402, from Tuesday, 12th November 2013 until Friday, 13th December 2013.

A copy of Map GNB5030-5-A 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 web site at www.gnb.nsw.gov.au.

Any person wishing to make comment upon this proposal may prior to Friday, 13th December 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.

D. MOONEY,
 Chairman

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

HERITAGE ACT 1977

Direction pursuant to Section 32(1)
 to Remove an Item from the State Heritage Register

Villawood Railway Station Group
 Villawood Road, Villawood

SHR No. 01278

IN pursuance of section 38(1) of the Heritage Act 1977, I, the Minister for Heritage, having considered the recommendation of the Heritage Council of New South Wales and the other matters set out at s38(1), direct the Council to remove the item of environmental heritage specified in Schedule "A" from the State Heritage Register.

Dated: Sydney, 1st day of September 2013.

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

SCHEDULE "A"

The item known as Villawood Railway Station Group (01278), Villawood Road, Villawood.

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

LEGAL PROFESSION ADMISSION BOARD

The Legal Profession Admission Board has approved amendments to the Legal Profession Admission Rules 2005.

Second Schedule

Delete "Name of accredited law school" and insert "Name of law school" in the heading.

Delete "Degree" and insert "Accredited degree" in the heading.

Insert "or JD" after "Macquarie University LLB* or BLeg S*".

Insert "or JD/GDLP" after University of Newcastle LLB".

Insert "Australian Catholic University LLB" after "University of Notre Dame LLB".

Second Schedule

Delete "MLLP" and insert "MLLP†" in the line "University of Technology Sydney LLB or MLLP or JD".

Delete "BLeg S*" and insert "BLegS*†" in the line "Macquarie University LLB* or BLegS* or JD".

Delete "MLP" and insert "MLP†" in the line "University of Western Sydney LLB or MLP".

Insert "† No longer offered" after the list of universities and degrees and before *Subject, with respect to admissions which occur after 31 December 1999...".

Fourth Schedule

Insert "†" after "University of Wollongong: Professional Legal Training Course".

Insert "†" after University of Western Sydney: Graduate Diploma in Legal Practice OR Master of Legal Practice (subject to completion of professional legal placement)".

Insert "† No longer offered" after the list of universities.

Dated: 5 November 2013.

ROBIN SZABO,
Executive Officer,
Legal Profession Admission Board

REPEAL OF PRACTICE NOTE

LOCAL Court Practice Note No. 1 of 2011 – Trial of On-line Court for committal matters at the Downing Centre is repealed on and from 8 November 2013.

JUDGE GRAEME HENSON,
Chief Magistrate

STATUTORY AND OTHER OFFICES REMUNERATION ACT 1975

Report and Determination
Auditor General of New South Wales

Report:

1. On 25 September 2013, the Premier, the Hon. Barry O'Farrell, M.P., wrote to the Statutory and Other Offices Remuneration Tribunal ("the Tribunal"), advising that the former Auditor-General, Mr. Peter Achterstraat, had elected to receive remuneration benefits pursuant to section 11A of the Statutory and

Other Offices Remuneration Act 1975 ("SOOR Act"). The Premier approved Mr Achterstraat's election and nominated the position of Auditor-General as one to which section 11A of the Act applies.

2. The Premier has advised that Mr. Achterstraat's appointment as Auditor-General ceased on 24 September 2013. Mr. Achterstraat elected to receive remuneration benefits on 17 September 2013. On that basis, the Premier has requested that the Tribunal make a special determination, pursuant to section 14 of the SOOR Act, to cover the period from the date of Mr. Achterstraat's election to his final day of appointment being 24 September 2013.

Background:

3. When the SES was introduced in 1989 the Government considered that some Statutory Office Holders, exercising independent functions (excluding judicial officers) should be able to receive employment benefits similar to those provided to the SES. Section 11A of the Act provides that remuneration for such office holders is to be determined on a total cost basis aligned to the SES in lieu of salary. This Group is known collectively as "11A Office Holders" and their remuneration packages are expressed as a total cost of employment.
4. Unlike SES officers, the office holders are not subject to contractual employment provisions or performance agreements. In addition, the remuneration of these office holders is expressed as a fixed amount rather than a range as with the normal SES Levels.

Review:

5. The Auditor-General is a statutory office holder under the Public Finance and Audit Act 1983 (PFA Act). The Auditor General is responsible for audits and related services and helps parliament hold government accountable for its use of public resources.
6. The Auditor-General also undertakes the functions of chief executive officer in relation to the Audit Office. The Audit Office of NSW is a statutory authority, established under the PFA Act, which conducts audits for the Auditor-General. These services include:
 - Financial Audits – which provide an independent opinion on NSW Government agencies' financial statements. They identify whether agencies comply with accounting standards and relevant laws, regulations and government directions.
 - Performance audits – which build on financial audits by reviewing whether taxpayers' money is spent efficiently, effectively, economically and in accordance with the law.
 - Special reports – which confirm that specific legislation, directions and regulations have been adhered to by government agencies.
7. The Auditor-General also provides certain assurance services to Commonwealth grants and payments to the State under Commonwealth legislation.
8. For remuneration purposes the position of Auditor-General is listed in Schedule 1 of the SOOR Act. For the purposes of this determination the relevant annual salary is that which applies from 1 October 2012 being \$427,955.

9. In determining a package the Tribunal has applied the standard methodology and considers that a total remuneration package of \$447,447 would be appropriate and so determines.
10. This determination shall apply only to the following period of Mr. Achterstraat's appointment, being 17 September 2013 to 24 September 2013.
11. Should any future appointees to the office of Auditor-General elect to receive employment benefits and receive a total remuneration package, he or she would be required to make an election, pursuant to section 11A of the SOOR Act, and the Tribunal be directed to determine a total remuneration package.

Determination:

Pursuant to section 14(1) of the Statutory and Other Offices Remuneration Act 1975, the Tribunal determines that the total remuneration package for Mr Peter Achterstraat, the former Auditor-General, shall be \$447,447 per annum for the period from 17 September 2013 to 24 September 2013.

Dated: 28 October 2013.

HELEN WRIGHT,
Statutory and Other Offices
Remuneration Tribunal

VEXATIOUS PROCEEDINGS ACT 2008

ON 4 November 2013, Justice Slattery ordered that:

1. Pursuant to s.8 of the Vexatious Proceedings Act 2008, Jagjit SINGH is prohibited from instituting proceedings in New South Wales, without the leave of the Court, against the first defendant, The Owners-Strata Plan No. 11723 and the third defendant, Mr Terry Grant Van Der Velde and stay existing proceedings against them.
2. The plaintiff shall pay the third defendant's costs of the motion.

SURVEYING AND SPATIAL INFORMATION ACT 2002

Restoration of Name to the Register of Surveyors

PURSUANT to the provisions of the Surveying and Spatial Information Act 2002, section 10A (3), the undermentioned Land Surveyors has been restored to the Register of Surveyors.

<i>Name</i>	<i>Date of Original Registration</i>	<i>Removal Date</i>	<i>Restoration Date</i>
Craig William BARNES.	23 September 1994.	1 September 2013.	14 October 2013.
Neil John O'TOOLE.	30 September 1996.	1 September 2013.	30 October 2013.
Grant Fraser PENNYCUICK.	22 October 2001.	1 September 2013.	24 October 2013.
Mark James SOMERVILLE.	13 August 2012.	1 September 2013.	1 November 2013.
Christopher Terence SWANE.	1 July 1995.	1 September 2013.	24 October 2013.

D. J. MOONEY,
President

M. C. SPITERI,
Registrar

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

ALBURY CITY COUNCIL

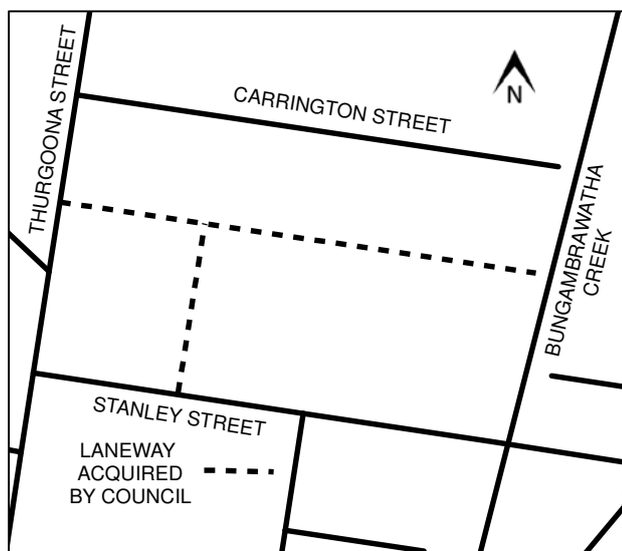
Roads Act 1993, Section 16

Dedication of Land as a Public Road

NOTICE is hereby given by Albury City Council in pursuance of section 16 of the Roads Act 1993, that the lands described in the Schedule below are hereby dedicated as public roads. FRANK ZAKNICH, General Manager, Albury City Council, 553 Kiewa Street, Albury NSW 2640.

SCHEDULE

The approximately 220m long by 5m wide right of way in Suburban Allotment 8 that is located along the southern boundary of Suburban Allotment 7 and the approximately 72m long by 5m wide right of way running south off the previously described right of way. This second right of way is approximately 49m east of and parallel to Thurgoona Street and is on the western boundary of SP80775. Both of these rights of way are in the Parish and Town of Albury, County of Goulburn.



[7257]

GOLDENFIELDS WATER COUNTY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

GOLDENFIELDS WATER COUNTY COUNCIL declares with the approval of the Administrator that the easements described in the Schedule below, excluding any mines or deposits of minerals in the easements, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a water pipeline. Dated at Temora, this 7th day of November 2013, ANDREW GRANT, General Manager, Goldenfields Water County Council, PO Box 220, Temora NSW 2666.

SCHEDULE

Easement rights for pipeline and water supply in the terms set out hereunder over the sites described as:

Easement shown in DP 1177509 as ' Denotes proposed easement for pipeline and water supply 6 wide' over Crown Road between Cowang Creek and Rose Hill Road within the North Eastern part Lot 1, DP 865093, Local Government Area of Cootamundra, Parish of Cooney, County of Harden.

Easement shown in DP 1177509 as ' Denotes proposed easement for pipeline and water supply 6 wide' over Crown Road between Lot 1, DP 865093 and Lot 236, DP 753600, Local Government Area of Cootamundra, Parish of Cooney, County of Harden.

Easement shown in DP 1177509 as ' Denotes proposed easement for pipeline and water supply 6 wide' over Crown Road North of the intersection of Rosehill Road and the subject Crown Road between Lot 5, DP 1092838 and Lot 62, DP 753604, Local Government Area of Cootamundra, Parish of Cullinga, County of Harden.

Easement shown in DP 1177509 as ' Denotes proposed easement for pipeline and water supply 6 wide' over Crown Road North of the intersection of Turners Lane and the subject Crown Road between Lot 456, DP 753601, Local Government Area of Cootamundra, Parish of Cootamundra, County of Harden and Lot 6, DP 1092838, Local Government Area of Cootamundra, Parish of Cullinga, County of Harden

Easement shown in DP 1176444 as ' Proposed easement for pipeline and water supply 6 wide' over Crown Road abutting the West side of the Cootamundra – Lake Cargelligo Railway Corridor adjacent to Lot 205, DP 753601; Lot 204, DP 753601; Lot 2, DP 611755 and Lot 1, DP 611755, Local Government Area of Cootamundra, Parish of Cootamundra, County of Harden.

Easement shown in DP 1176444 as ' Proposed easement for pipeline and water supply 6 wide' over Crown Road abutting the West side of the Cootamundra – Lake Cargelligo Railway Corridor where it intersects with the subject Crown Road between Lot 29, DP 1063764 and Lot 1, DP 611755, Local Government Area of Cootamundra, Parish of Cootamundra, County of Harden.

Easement shown in DP 1176444 as ' Proposed easement for pipeline and water supply 6 wide' over Crown Road at its intersection with Temora Road adjacent to Lot 506, DP 753601 and Lot 1, DP 611755, Local Government Area of Cootamundra, Parish of Cootamundra, County of Harden.

Terms of Easement for Pipeline and Water Supply

Full and free right title liberty and licence for Goldenfields Water County Council its successors and assigns TO CONSTRUCT lay maintain repair renew cleanse inspect replace and divert or alter the position of a watermain or pipeline with apparatus and appurtenances thereof in or under the surface of such part of the land herein indicated as the servient tenement and to carry and convey water through the said watermain or pipeline and for the purposes aforesaid or any of them by its officers servants and or contractors with or without motor or other vehicles, plant and machinery to enter

upon and break open the surface of the servient tenement and to deposit soil temporarily on the servient tenement but subject to a liability to replace the soil and upon completion of the work restore the surface area of the said servient tenement to its former condition as far as reasonably practical. No building shall be erected nor any structures fences or improvements of any kind shall be placed over or under that part of the lot burdened as is affected by the easement for pipeline and water supply except with the prior consent in writing of Goldenfields Water County Council and except in compliance with any conditions which Goldenfields Water County Council may specify in such consent. [7258]

GOULBURN MULWAREE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

GOULBURN MULWAREE COUNCIL declares with the approval of the Administrator that the easements described in the Schedule below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a water pipeline. Dated at Goulburn, this 5th day of November 2013. CHRIS BERRY, General Manager, Goulburn Mulwaree Council, Locked Bag 22, Goulburn NSW 2580.

SCHEDULE

Easement rights for pipeline and water supply in the terms set out here under over the site described as:

Easement shown in DP 1171366 as '(A) proposed easement for pipeline and water supply 6 wide' over Lot 20, DP 1031674 located at Paddys River.

Terms of Easement for Pipeline and Water Supply

Full and free right title liberty and licence for Goulburn Mulwaree Council its successors and assigns TO CONSTRUCT lay maintain repair renew cleanse inspect replace and divert or alter the position of a watermain or pipeline with apparatus and appurtenances thereof in or under the surface of such part of the land herein indicated as the servient tenement and to carry and convey water through the said watermain or pipeline and for the purposes aforesaid or any of them by its officers servants and or contractors with or without motor or other vehicles, plant and machinery to enter upon and break open the surface of the servient tenement and to deposit soil temporarily on the servient tenement but subject to a liability to replace the soil and upon completion of the work restore the surface area of the said servient tenement to its former condition as far as reasonably practical. No building shall be erected nor any structures fences or improvements of any kind shall be placed over or under that part of the lot burdened as is affected by the easement for pipeline and water supply except with the prior consent in writing of Goulburn Mulwaree Council and except in compliance with any conditions which Goulburn Mulwaree Council may specify in such consent but that such consent will not be unreasonably withheld. [7259]

GOULBURN MULWAREE COUNCIL

Erratum

THE notice published in the *New South Wales Government Gazette* Number 109, Special Supplement, dated 3 September 2013, under the heading GOULBURN MULWAREE COUNCIL, Local Government Act 1993, Land Acquisition (Just Terms Compensation) Act 1991, Notice of Compulsory Acquisition of Land, was published showing an incorrect land description in Schedule 1 on Folio 3946, fourth entry on page:

“Easement shown in DP 1171365 as ‘(A) Proposed easement for pipeline and water supply 6 wide’ over Lot 2, DP 253435 located at Bridgewater” is incorrect.

The correct description in relation to this parcel of land, the subject of the Notice of Compulsory Acquisition of Land is:

“Easement shown in DP 1171365 as ‘(W) Proposed easement for pipeline and water supply 6 wide’ over Lot 2, DP 253435 located at Bridgewater” is correct.

This notice corrects that error and the gazettal date remains the same. CHRIS BERRY, General Manager, Goulburn Mulwaree Council, Locked Bag 22, Goulburn NSW 2580. [7260]

GREAT LAKES COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

GREAT LAKES COUNCIL declares with the approval of The Administrator that the land and interest described in the Schedule below, excluding any mines or deposits of minerals in the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for environmental conservation protection and improvement of services and facilities associated with the Darawakh Creek Wetland Rehabilitation Project. Dated at Forster, this 6th day of November 2013. GLENN HANDFORD, General Manager, Great Lakes Council, PO Box 450, Forster NSW 2428.

SCHEDULE

Lot 42, DP 1185122.

Right of access 4 wide marked 'A' over Lot 41, DP 1185122. [7261]

LITHGOW CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Roads

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

Location	Name
Lot 2, DP 1173435 as part of Bowen Vista Subdivision 067/10DA off Surveyors Way, South Bowenfels.	Bowen Chase.

R. BAILEY, General Manager, Lithgow City Council, PO Box 19, Lithgow NSW 2790. [7262]

NARROMINE SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

NARROMINE SHIRE COUNCIL declares with the approval of Her Excellency the Governor that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for public recreation and community use. Dated at Narromine, this 1st day of November 2013. GREG LAMONT, General Manager, Narromine Shire Council, PO Box 115, Narromine NSW 2821.

SCHEDULE

Lot 9, section 7, DP 758983.

[7263]

SHOALHAVEN CITY COUNCIL

Erratum

THE following notice replaces one advertised on page 4607, of the *New South Wales Government Gazette* dated 25 October 2013. The gazettal date remains 25 October 2013.

ROADS ACT 1993, SECTION 10

Dedication of Land as Public Road

NOTICE is hereby given that the Council of the City of Shoalhaven at its meeting of 21 May 2012, Minute 12.565, resolved to acquire land for a public road. The land as described in the Schedule below has now been acquired and is hereby dedicated as Council public road pursuant to section 10 of the Roads Act 1993. R. D. PIGG, General Manager, Shoalhaven City Council, Bridge Road, Nowra NSW 2541. File 35338E.

SCHEDULE

Lots 1, 2, 5 and 7 inclusive in Deposited Plan 1116096, Parish of Wandrawandian, County of St Vincent. [7264]

WARRUMBUNGLE SHIRE COUNCIL

NOTICE is hereby given to the person/s named hereunder that the Council of the Shire of Warrumbungle has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the person/s named appeared to be the owners or to have an interest and on which the amount of rates stated in each as at 30th June 2013, is due.

<i>Owners</i>	<i>Property Address</i>	<i>Amount of Rates (including charges) overdue for more than five years</i>	<i>Interest accrued on amount in column (c)</i>	<i>Amount of all other rates (including extra charges) Overdue</i>	<i>Interest accrued on amount in column (e)</i>	<i>Total Outstanding</i>
<i>(a)</i>	<i>(b)</i>	<i>(c)</i>	<i>(d)</i>	<i>(e)</i>	<i>(f)</i>	<i>(g)</i>
Reginald John WORLAND.	Lot 2, DP 598201, Closed Road, Baradine 2896.			\$3,151.11	\$604.93	\$3,756.04
Neil Robert McDONALD.	Lot 15, DP 721224, Road Only, 1595 Caledonia Road, Baradine 2396.			\$3,177.38	\$457.88	\$3,635.26
Malcom McDONALD.	Lot 16, DP 721224, Road Only, 1596 Caledonia Road, Baradine 2396.			\$2,541.48	\$382.13	\$2,923.61
John Anthony COUSINS and Alison Jean COUSINS.	Lots 11,13,15,16 and 18, DP 727215, Ropers Road, Binnaway 2395.			\$3,332.76	\$467.33	\$3,800.09
Nicola Rose ANDERSON.	20 Worrigal Street, Baradine 2396.			\$6,150.59	\$1,447.36	\$7,597.95
Robert Wallace ANDERSON.	16 Worrigal Street, Baradine 2396.			\$5,831.69	\$1,453.14	\$7,284.83
Robert Wallace ANDERSON.	14 Worrigal Street, Baradine 2396.			\$6,030.70	\$1,476.89	\$7,507.59
Robert DOLLISON.	Lot 3, DP 249128, Part Road through Lot 101, 12217 Golden Highway, Uarbry 2852.			\$3,078.92	\$0.00	\$3,078.92
Michael KHALIL.	Lot 4, Bandulla Street, Mendooran 2842.	\$4,839.88	\$1,937.84	\$7,124.03	\$3,913.78	\$17,815.53

In default of payment to the Council of the amount stated in column (g) above and any other rates and charges (including extra charges) becoming due after 31 August 2013 and/or payable after publication of this notice, or an arrangement satisfactory to Council for payment of all such rates being entered into by the rateable person/s before the time fixed for sale, the land will be offered for sale by public auction at the Coonabarabran Town Hall, Friday, 7th February 2014, commencing at 11:00 a.m. STEVE LOANE General Manager, Warrumbungle Shire Council, PO Box 120, Coolah NSW 2843. [7265]

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