



Government Gazette

OF THE STATE OF

NEW SOUTH WALES

Week No. 5/2013

Friday, 1 February 2013

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*Containing number 7
Pages 231 – 266*

CONTENTS

Number 7

LEGISLATION

Online notification of the making of Statutory Instruments.....	231
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OFFICIAL NOTICES

Appointments	232
Roads and Maritime Services	233
Department of Trade and Investment, Regional Infrastructure and Services	238
Primary Industries	241
Lands.....	243
Water.....	251
Other Notices	253

PRIVATE ADVERTISEMENTS

(Council, Probate, Company Notices, etc).....	264
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DEADLINES

Attention Advertisers . . .

Government Gazette inquiry times are:

Monday to Friday: 8.30 am to 4.30 pm

Phone: (02) 9228 3120 Fax: (02) 9372 7422

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GOVERNMENT GAZETTE DEADLINES

Close of business every Wednesday

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

Special Supplements

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

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

Please Note:

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

Department of Finance and Services Tenders

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

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

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

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



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LEGISLATION

Online notification of the making of statutory instruments

Week beginning 21 January 2013

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

Regulations and other statutory instruments

Government Advertising Amendment (Inquiries) Regulation 2013 (2013-27) — published LW 25 January 2013

Environmental Planning Instruments

Ballina Local Environmental Plan 2012 (2013-20) — published LW 25 January 2013

Bourke Local Environmental Plan 2012 (2013-21) — published LW 25 January 2013

Cowra Local Environmental Plan 2012 (2013-22) — published LW 25 January 2013

Kogarah Local Environmental Plan 2012 (2013-26) — published LW 25 January 2013

Ku-ring-gai Local Environmental Plan (Local Centres) 2012 (2013-23) — published LW 25 January 2013

Ku-ring-gai Local Environmental Plan No 219 (2013-24) — published LW 25 January 2013

Kyogle Local Environmental Plan 2012 (2013-25) — published LW 25 January 2013

OFFICIAL NOTICES

Appointments

CONSTITUTION ACT 1902

Department of Premier and Cabinet, Sydney
30 January 2013

Ministerial Arrangements during the Absence of the
Treasurer and Minister for Industrial Relations

PURSUANT to section 36 of the Constitution Act 1902, Her Excellency the Governor, with the advice of the Executive Council, has authorised the Honourable G. S. PEARCE, M.L.C., Minister for Finance and Services and Minister for the Illawarra to act for and on behalf of the Treasurer and Minister for Industries Relations from 3 February 2013, with a view to his performing the duties of the Honourable M. B. Baird, M.P., during his absence from duty.

BARRY O'FARRELL, M.P.,
Premier

Roads and Maritime Services

ROAD TRANSPORT (GENERAL) ACT 2005

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

I, TONY MIDDLETON, Acting Chief Executive, Roads and Maritime Services, pursuant to Clause 25 of the Road Transport (Mass, Loading and Access) Regulation 2005, hereby amend the 4.6 Metre High Vehicle Notice 2013, as published in *New South Wales Government Gazette* No. 130 on 21 December 2012, at pages 5109 to 5206, as set out in the Schedule of this Notice.

TONY MIDDLETON,
Acting Chief Executive,
Roads and Maritime Services

SCHEDULE

1. Citation

This Notice is the Roads and Maritime Services 4.6 Metre High Vehicle (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 31 December 2017, unless it is repealed earlier.

4. Amendment

Delete the following routes from the table at Appendix 1, under the heading Western Region.

Type	Road No.	Road Name	Starting Point	Finishing Point
4.6m.	5.	Great Western Highway.	Castlereagh Highway (HW18), Lithgow.	Bathurst / Lithgow Council Boundary.
4.6m.	5.	Great Western Highway.	Lithgow / Bathurst Council Boundary.	Mitchell Highway (HW7), Bathurst.

Delete the following route from the table at Appendix 1, under the heading Canada Bay City Council:

Access to all Regional and Local roads within:

(1) Silverwater and Homebush Bay Areas.

Delete the following route from the table at Appendix 1, under the heading Holroyd City Council:

Type	Road No.	Road Name	Starting Point	Finishing Point
4.6m.	2106.	Hassall Street.	The Horsley Drive (SR2105), Wetherill Park.	Victoria Street (MR609), Wetherill Park.

Insert the following routes into the table at Appendix 1, under the heading Sydney Region.

Type	Road No.	Road Name	Starting Point	Finishing Point
4.6m.	609.	Victoria Street.	Hassall Street (MR646), Wetherill Park.	Elizabeth Street (MR609), Wetherill Park.
4.6m.	609.	Elizabeth Street.	Victoria Street (MR609), Wetherill Park.	The Horsley Drive (MR609), Wetherill Park.

Insert the following route into the table at Appendix 1, under the heading Western Region.

Type	Road No.	Road Name	Starting Point	Finishing Point
4.6m.	5.	Great Western Highway.	Lithgow/Blue Mountains Council Boundary.	Mitchell Highway (HW7), Bathurst.

Insert the following areas and routes into the table at Appendix 1 under each council heading:

Auburn City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

(1) Silverwater and Homebush Bay Areas, bounded by Auburn/Parramatta Council Boundary, Auburn/Canada Bay Council Boundary, and State roads: Homebush Bay Drive (MR200), Parramatta Road (HW5).

Bankstown City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Revesby Industrial Area, bounded by and including Queen Street, Horsley Road, Bullecourt Avenue, Ashford Road, and bounded by State roads: Milperra Road (MR167), South Western Motorway (M5).
- (2) Portion of Chullora Industrial Area, bounded by and including Muir Road, Bankstown/Auburn Council Boundary, Bankstown/Strathfield Council Boundary, and bounded by State roads: Liverpool Road (Hume Highway (HW2)), Rookwood Road (MR190).
- (3) Villawood Industrial Area, bounded by and including Christina Road, Miller Road, Biloela Street, Marple Avenue, Llewellyn Avenue and bounded by State road: Woodville Road (MR640).

Blacktown City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Arndell Park and Huntingwood Industrial Areas, bounded by and including Holbeche Road then Bungarribee Creek, Doonside Road, Brabham Drive, and bounded by State roads: Western Motorway (M4), Reservoir Road (MR683).
- (2) Minchinbury Industrial Area, bounded by Archbold Road (not included in area approval), Ropes Creek, and bounded by State roads: Western Motorway (M4), Great Western Highway (HW5).
- (3) Eastern Creek Industrial Area, bounded by the Sydney Water Supply Pipeline, Ropes Creek, and State roads: Western Motorway (M4), Wallgrove Rd (MR515).
- (4) Seven Hills Industrial Estate, bounded by and including Station Road, Blacktown/Parramatta Council Boundary, and bounded by State roads: Abbott Road (MR644), Old Windsor Road (MR635).
- (5) Kings Park Industrial Area, bounded by and including Bessemer Street, Chicago Avenue, Butterfield Street, Richmond Railway Line, 150m east along Vardys Road, then a line to the rear of industrial properties adjacent to Binney Road and Garring Road, and bounded by State road: Sunnyholt Road (MR642).
- (6) Rooty Hill Industrial Area, bounded by and including Lamb Street, Eastern Creek, Western Railway Line, and bounded by State road: Westlink Motorway (M7).

Camden Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Smeaton Grange Industrial Estate, bounded by and including Hartley Road and extended NNE to Anderson Road, and bounded by State roads: Camden Valley Way (MR620), Narellan Road (MR178).

Campbelltown City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Minto Industrial Area, bounded by and including Leumeah, Airs Road, Rose Payten Drive, Ben Lomond Road, and bounded by Pembroke Road (not included in area approval), and State road: Campbelltown Road (MR177).
- (2) Ingleburn Industrial Estate, bounded by and including Williamson Road, Henderson Road, Lancaster Street, Stennett Road.

Fairfield City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Wetherill Park Industrial Area, bounded by and including Cowpasture Road, Fairfield/Blacktown Council Boundary, Fairfield/Holroyd Council Boundary, and bounded by State roads: Gipps Street (MR646), Hassall Street (MR646), Victoria Street (MR609), Elizabeth Street (MR609), The Horsley Drive (MR609).

Type	Road No.	Road Name	Starting Point	Finishing Point
4.6m.	2106.	Hassall Street.	The Horsley Drive (MR609), Wetherill Park.	Victoria Street (MR609), Wetherill Park.

Holroyd City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Pemulwuy Industrial Area, bounded by and including Clunies Ross Street and line extended south to Butu Wargun Drive, Reconciliation Drive, Bellevue Crescent to Holroyd/Blacktown Council Boundary.

Liverpool City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Chipping Norton Industrial Area, bounded by and including Governor Macquarie Drive, Barry Road, Riverside Road and bounded by State road: Milperra Road (MR167).

Parramatta City Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Rydalmere Industrial Area, bounded by and including Park Road, Parramatta River, Subiaco Creek, and bounded by State road: Victoria Road (MR165).

Strathfield Municipal Council (for State roads refer to Sydney Region)

Access to all Regional and Local roads within:

- (1) Portion of Chullora Industrial Area, bounded by Strathfield/Bankstown Council Boundary, Auburn/Strathfield Council Boundary, and east of the residential area, and State road: Liverpool Road/Hume Highway (HW2).

ROAD TRANSPORT (GENERAL) ACT 2005

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

MOREE PLAINS 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 25/26m B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Dated: 21 January 2013.

Mr DAVID ABER,
General Manager,
Moree Plains Shire Council
(by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited Moree Plains Shire Council 25/26m B-Double Route Notice No. 1/2013.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31 January 2014, unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Double 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 No</i>	<i>Road Name</i>	<i>Starting Point</i>	<i>Finishing Point</i>	<i>Conditions</i>
26.	000.	Gosport Street, Moree.	Newell Highway.	Thompsons Avenue.	No right turn permitted from the Newell Highway into Gosport Street, Moree.

ROADS ACT 1993**ROADS REGULATION 2008****Renaming of Public Roads**

NOTICE is hereby given that Roads and Maritime Services, in pursuance of section 162 of the Roads Act 1993 and the Roads Regulation 2008 has renamed the roads described hereunder:

<u>Old Road Name</u>	<u>General Description</u>	<u>New Road Name</u>	<u>Route Marker</u>
F3 - Sydney to Newcastle Expressway	From Pacific Highway at Wahroonga to John Renshaw Drive at Beresfield	M1 Pacific Motorway	M1
Pacific Highway	The part of the Pacific Highway from Brunswick Heads via Brunswick to Yelgun Freeway, Yelgun to Chinderah Freeway, Chinderah Bypass, Banora Point, Tweed Heads Bypass and Tugun Bypass to the Queensland Border	M1 Pacific Motorway	M1
F4 Western Freeway	From Concord Road (Great Western Highway) at Strathfield to Great Western Highway at Lapstone	M4 Western Motorway	M4
F6 Southern Freeway	From Princes Highway at Waterfall to Mt Ousley Road to the Illawarra Highway at Yallah	M1 Princes Motorway	M1
Hume Highway	The part of the highway from The Cross Roads at Casula, via South Western Freeway, including Mittagong Bypass and Berrima Bypass, to Mereworth Road Interchange at Medway Rivulet	M31 Hume Motorway	M31

Michael Veysey
Director, Network Management Division
Roads and Maritime Services

ROADS ACT 1993

Order - Sections 46, 48, 54 and 67

Campbelltown City Council area

Declaration as Freeway of the northbound exit ramp
from the South Western Freeway at Denham Court

I, the Minister for Roads and Ports, pursuant to Sections
46, 48, 54 and 67 of the Roads Act, 1993, by this order -

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

**HON DUNCAN GAY MLC
MINISTER FOR ROADS AND PORTS**

SCHEDULE 1

ALL that piece or parcel of land situated in the
Campbelltown City Council area, Parish of Minto and
County of Cumberland shown as Lot 31 Deposited Plan
1170849.

The above Lot is shown on RMS Plan 0002 076 AC
4026.

SCHEDULE 2

Between the points A and B shown in RMS Plan
0002 076 AC 4026.

(RMS Papers: F5/76.169)

Department of Trade and Investment, Regional Infrastructure and Services

COAL MINE HEALTH AND SAFETY ACT 2002

Instrument of Appointment

I, William Hughes, Acting Executive Director, Mineral Resources, Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 145 (1) (b) of the Coal Mine Health and Safety Act 2002, hereby appoint Joseph John Michael BALEN as an Inspector.

Dated this 21st day of January 2013.

WILLIAM HUGHES,
Acting Executive Director, Mineral Resources,
Department of Trade and Investment,
Regional Infrastructure and Services
(under subdelegation from Director-General
of authority delegated by
Minister for Resources and Energy)

MINE HEALTH AND SAFETY ACT 2004

Instrument of Appointment

I, William Hughes, Acting Executive Director, Mineral Resources, Department of Trade and Investment, Regional Infrastructure and Services, pursuant to section 127 (1) (b) of the Mine Health and Safety Act 2004, hereby appoint Joseph John Michael BALEN as an Inspector.

Dated this 21st day of January 2013.

WILLIAM HUGHES,
Acting Executive Director, Mineral Resources,
Department of Trade and Investment,
Regional Infrastructure and Services
(under subdelegation from Director-General
of authority delegated by
Minister for Resources and Energy)

WORK HEALTH AND SAFETY ACT 2011

Work Health and Safety Regulation 2011

Use of Plant at Coal Workplaces – Design Registration Requirements

Exemption No. 089223/4

I, ROBERT REGAN, Director, Mine Safety Operations, Department of Trade and Investment, Regional Infrastructure and Services ('the Department'), pursuant to clause 684 of the Work Health and Safety Regulation 2011, and with the delegated authority of the Director General of the Department, hereby grant the exemption set out in the Schedule below.

Dated this 24th day of January 2013.

ROBERT REGAN,
Director, Mine Safety Operations,
Department of Trade and Investment,
Regional Infrastructure and Services

SCHEDULE

Exemption of employers in relation to design registration requirements for shotfiring apparatus used underground at coal workplaces

1 Commencement and duration

This exemption commences on 1 February 2013 and has effect until 31 October 2013 inclusive.

2 Meaning of expressions used

In this exemption:

- **shotfiring apparatus** is a collective term encompassing circuit testers, exploders and exploder testing devices.
- **exploder** means a self-contained portable apparatus designed and constructed for producing an electric current for firing detonators.
- **exploder tester** means apparatus for testing the output characteristics of an exploder on a routine basis as a means of assessing its continued ability to perform its designed duty.
- **circuit tester** means apparatus for testing the continuity and indicating the condition (resistance) of a detonator circuit.
- **employer** means employer within the meaning of clause 136 (5) of the Occupational Health and Safety Regulation 2001 as applied by clause 53 of Schedule 18B to the Work Health and Safety Regulation 2011.

3 Exemption

Subject to the conditions specified in clause 4, any employer is exempted from compliance with clause 136 (5) of the Occupational Health and Safety Regulation 2001 as applied by clause 53 of Schedule 18B to the Work Health and Safety Regulation 2011 in relation to the use of shotfiring apparatus in any underground mine at any coal workplace.

4 Conditions

The conditions referred to in clause 3 are as follows:

- a) the shotfiring apparatus design must be registered or approved for use in an underground coal mine pursuant to a valid registration approval granted under the Coal Mines Regulation Act 1912, the Coal Mines Regulation Act 1982 or the Coal Mine Health and Safety Act 2002; and
- b) the shotfiring apparatus must be used in accordance with an explosives management plan implemented pursuant to clause 37 of the Coal Mine Health and Safety Regulation 2006 and any associated notice published at any time in the *NSW Government Gazette*.

MINERAL RESOURCES

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(T13-1007)

No. 4748, DAVID ORIEL INDUSTRIES LTD (ACN 001 571 544), area of 6 units, for Group 1, dated 25 January 2013. (Inverell 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 APPLICATION

(T12-1182)

No. 4632, now Exploration Licence No. 8054, HEEMSKIRK RESOURCES PTY LIMITED (ACN 085 881 232), County of Buccleuch, Map Sheet (8527), area of 56 units, for Group 1, dated 18 January 2013, for a term until 18 January 2016.

MINING LEASE APPLICATIONS

(Z06-0149)

Cobar No. 281, now Mining Lease No. 1681 (Act 1992), POLYMETALS (MT BOPPY) PTY LTD (ACN 129 225 207), Parish of Cohn, County of Robinson, Map Sheet (8134-1-N), area of 188.1 hectares, to mine for barite and silver, dated 12 December 2012, for a term until 12 December 2033. As a result of the grant of this title, Exploration Licence No. 5842 has partly ceased to have effect.

(T09-0042)

Broken Hill No. 364, now Mining Lease No. 1679 (Act 1992), MORELLO EARTHMOVING PTY LTD (ACN 055 015 051), Parish of Gol Gol, County of Wentworth, Map Sheet (7329-4-N), area of 4 hectares, to mine for gypsum, dated 5 October 2012, for a term until 5 October 2022.

(T09-0030)

Broken Hill No. 365, now Mining Lease No. 1679 (Act 1992), MORELLO EARTHMOVING PTY LTD (ACN 055 015 051), Parish of Gol Gol, County of Wentworth, Map Sheet (7329-4-N), area of 4 hectares, to mine for gypsum, dated 5 October 2012, for a term until 5 October 2022.

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T12-1155)

No. 4605, OCHRE RESOURCES PTY LTD (ACN 112 833 351), County of Canbelego, County of Flinders, County of Gregory and County of Oxley, Map Sheet (8234, 8334, 8335). Withdrawal took effect on 25 January 2013.

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

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

(Z11-0955)

Exploration Licence No. 6388, ANCHOR RESOURCES LIMITED (ACN 122 751 419), area of 13 units. Application for renewal received 24 January 2013.

(T08-0222)

Exploration Licence No. 7282, EASTERN IRON LIMITED (ACN 126 678 037), area of 30 units. Application for renewal received 25 January 2013.

(T08-0223)

Exploration Licence No. 7283, EASTERN IRON LIMITED (ACN 126 678 037), area of 33 units. Application for renewal received 25 January 2013.

(T10-0085)

Exploration Licence No. 7694, David Roy CARSTEIN, area of 7 units. Application for renewal received 24 January 2013.

(T10-0227)

Exploration Licence No. 7702, CENTRAL WEST GOLD NL (ACN 003 078 591), area of 4 units. Application for renewal received 29 January 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:

(T03-1008)

Exploration Licence No. 6226, DEFIANCE RESOURCES PTY LTD (ACN 119 700 220), Counties of Cunningham and Kennedy, Map Sheet (8432), area of 30 units, for a further term until 5 April 2014. Renewal effective on and from 7 November 2012.

(T04-0005)

Exploration Licence No. 6263, MALACHITE RESOURCES LIMITED (ACN 075 613 268), County of Buller, Map Sheet (9340), area of 12 units, for a further term until 1 July 2014. Renewal effective on and from 11 January 2013.

(Z05-0239)

Exploration Licence No. 6492, CORAZON MINING LIMITED (ACN 112 898 825), County of Murchison, Map Sheet (9037), area of 4 units, for a further term until 20 November 2013. Renewal effective on and from 18 January 2013.

(Z05-0305)

Exploration Licence No. 6542, SILVER CITY MINERALS LIMITED (ACN 130 933 309), Counties of Farnell and Yancowinna, Map Sheet (7134), area of 1 units, for a further term until 21 March 2014. Renewal effective on and from 4 October 2012.

(Z06-0106)

Exploration Licence No. 6570, TIRONZ PTY LIMITED (ACN 118 491 581), Counties of Richmond and Rous, Map Sheet (9539, 9540), area of 22 units, for a further term until 7 June 2014. Renewal effective on and from 23 January 2013.

(T09-0231)

Exploration Licence No. 7486, CENTIUS GOLD LIMITED (ACN 140 475 921), County of Gloucester, Map Sheet (9233, 9234), area of 34 units, for a further term until 24 March 2014. Renewal effective on and from 18 January 2013.

(T10-0117)

Exploration Licence No. 7606, EMX EXPLORATION PTY LTD (ACN 139 612 427), Counties of Mootwingee and Yantara, Map Sheet (7337), area of 49 units, for a further term until 23 August 2015. Renewal effective on and from 18 January 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:

(T10-0121)

Exploration Licence No. 7713, OAKLAND RESOURCES LIMITED (ACN 137 606 476), County of Wellington, Map Sheet (8731, 8732), area of 13 units. Cancellation took effect on 21 January 2013.

(T11-0056)

Exploration Licence No. 7784, OAKLAND RESOURCES LIMITED (ACN 137 606 476), County of Beresford, County of Cowley and County of Murray, Map Sheet (8725, 8726), area of 80 units. Cancellation took effect on 21 January 2013.

(T11-0279)

Exploration Licence No. 7898, PINNACLE GOLD PTY LTD (ACN 151 778 424), County of Nandewar and County of Pottinger, Map Sheet (8836, 8936), area of 100 units. Cancellation took effect on 25 January 2013.

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

REQUEST FOR CANCELLATION OF AUTHORITY

NOTICE is given that the following applications have been received:

(T11-0188)

Exploration Licence No. 7852, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Tara and County of Windeyer, Map Sheet (7131, 7132), area of 154 units. Application for Cancellation was received on 25 January 2013.

(T11-0092)

Exploration Licence No. 7855, ILUKA RESOURCES LIMITED (ACN 008 675 018), County of Menindee, Map Sheet (7132, 7232), area of 292 units. Application for Cancellation was received on 25 January 2013.

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

PRIMARY INDUSTRIES

FISHERIES MANAGEMENT ACT 1994

Sections 8 and 9 Notification – Urgent Fishing Closure

Ocean Waters Adjacent to the Richmond, Clarence and Bellinger Rivers

I, BILL TALBOT, Acting Executive Director, Fisheries NSW, with the delegated authority of the Minister for Primary Industries and the Director General of the Department of Trade and Investment, Regional Infrastructure and Services pursuant to sections 227 and 228 of the Fisheries Management Act 1994 (“the Act”) and pursuant to section 8 of the Act do by this notification prohibit the taking of all species of fish, by the method of otter trawl net (prawns) by all endorsement holders in the Ocean Trawl Fishery, in the waters described in Column 1 of the Schedule to this notification for the period commencing on the date of this notification and expiring on the date specified in Column 2 of that Schedule, unless under the direct supervision of an employee of the Department of Primary Industries or otherwise with the consent of the Executive Director, Fisheries NSW, for the purpose of undertaking trials to determine the abundance and or size of fish (including prawns) and informing any decision to amend or revoke this fishing closure or parts thereof.

SCHEDULE

<i>Column 1 – Waters</i>	<i>Column 2 – Period</i>
<p>Richmond River</p> <p>The whole of the waters adjacent to the Richmond River bounded by a line commencing at the eastern extremity of the southern breakwater and heading generally south along the mean high water mark to 28° 53.906S, 153° 33.706E (adjacent to Keith Hall Lane), then south east to 28° 54.028S, 153° 34.573E (the western boundary of the Ocean Trawl Refuge Area), then generally north along the western boundary of the Ocean Trawl Refuge Area to a point 28° 50.589S, 153° 37.011E, then west to the eastern extremity of Flat Rock at 28° 50.587S, 153° 36.521E, then generally south along the mean high water mark to the eastern extremity of the northern breakwater and back to the point of commencement.</p>	<p>Richmond River: until and including 13 February 2013 (2 weeks).</p>
<p>Clarence River</p> <p>The whole of the waters within an area bounded by a line drawn due east from the eastern most extremity of Second Bluff (Iluka) to the western boundary of the Angourie Point Juvenile King Prawn Closure set out in Schedule 2 to clause 8 of the Fisheries Management (Ocean Trawl Share Management Plan) Regulation 2006, then generally south along the western boundary of the Angourie Point Juvenile King Prawn Closure to its junction with the mean high water mark on Angourie Point, then generally north along the mean high water mark (and across the entrance of the Clarence River) to the point of commencement.</p>	<p>Clarence River: until and including 27 February 2013 (4 weeks).</p>
<p>Bellinger River</p> <p>The whole of the waters within the area bounded by a line commencing at 30°28.291'S and 153°02.669'E (the mean high water mark approximately 2 nautical miles north of the southern Urunga breakwall) and heading due east approximately 3 nautical miles to 30°28.291'S and 153°06.153'E, then due south approximately 4 nautical miles to 30°32.322'S and 153°06.153'E, then due west to 30°32.322'S and 153°01.476'E (the mean high water mark on Urunga Beach), then generally north along the mean high water mark (and across the entrance to the Bellinger River) to the point of commencement.</p>	<p>Bellinger River: until and including 13 February 2013 (2 weeks).</p>

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

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

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

This fishing closure is effective until and including 27 February 2013 unless sooner amended or revoked.

Notes:

1. The purpose of this fishing closure is to prohibit or restrict the use of particular nets to take fish because of a flood event.
2. This notification is published under sections 9 (2) (b) and (3) of the Act.

Dated this 30th day of January 2013.

BILL TALBOT,
A/Executive Director, Fisheries NSW,
Department of Primary Industries
(an office within the Department of Trade and Investment, Regional Infrastructure and Services)

RURAL LANDS PROTECTION ACT 1998

Delayed Election for Directors of Boards

I, KATRINA ANN HODGKINSON, M.P., Minister for Primary Industries, pursuant to Clause 8 of Schedule 2 to the Rural Lands Protection Act 1998 ('the Act') and being of the opinion that it would be impractical to hold a general election of the directors of each board in time for the directors to take office on 1 May 2013, as required by Clause 7 of Schedule 2 to the Act, hereby appoint 1 May 2014, as the day by which a general election must be held and the directors be able to take office.

Dated this the 23rd day of January 2013.

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

LANDS

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

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>
Stephen Paul PARRY (new member).	Ben Lomond Recreation Reserve Trust.	Reserve No.: 37235. Public Purpose: Public recreation. Notified: 13 February 1904. File No.: AE83 R 31.

Term of Office

For a term commencing the date of this notice and expiring 31 December 2014.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Michela BEAL (new member).	Ebor Sports and Recreation Reserve Trust.	Reserve No.: 89706. Public Purpose: Public recreation. Notified: 9 January 1976. Reserve No.: 110014. Public Purpose: Community purposes. Notified: 5 February 1988. File No.: 12/03852.

Term of Office

For a term commencing the date of this notice and expiring 30 November 2014.

ROADS ACT 1993**ORDER****Transfer of Crown Roads to a Council**

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

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

SCHEDULE 1

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

Crown road 40.23m wide known as Neagles Lane at Tenterfield, as shown by solid black shading on the diagram hereunder.

**SCHEDULE 2**

Roads Authority: Tenterfield Shire Council.

File No.: 12/08303. W510197.

Council's Reference: John Martin.

GOULBURN OFFICE
159 Auburn Street (PO Box 748), Goulburn NSW 2580
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>
Philip John GORHAM (new member).	Rye Park Showground Trust.	Reserve No.: 82961. Public Purpose: Showground and public recreation. Notified: 16 December 1960. File No.: GB80 R 174.

Term of Office

For a term commencing the date of this notice and expiring
 5 November 2014.

NEWCASTLE OFFICE

437 Hunter Street, Newcastle NSW 2300 (PO Box 2185, Dangar NSW 2309)

Phone: (02) 4925 4104 Fax: (02) 4925 3517

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

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

Road Closed: Lot 1, DP 1179004.

File No.: CL/00455.

Schedule

On closing, the land within Lot 1, DP 1179004 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Tollagong; County – Hunter;
Land District – Singleton; L.G.A. – Singleton*

Road Closed: Lot 2, DP 1179366.

File No.: 10/14038.

Schedule

On closing, the land within Lot 2, DP 1179366 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 2, DP 1181469.

File No.: 12/01530.

Schedule

On closing, the land within Lot 2, DP 1181469 remains vested in the State of New South Wales as Crown Land.

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

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

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

Description

*Parish – Wollumboola; County – St Vincent;
Land District – Nowra; L.G.A. – Shoalhaven*

Road Closed: Lot 1, DP 1182150.

File No.: 12/07013.

Schedule

On closing, the land within Lot 1, DP 1182150 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Kameruka; County – Auckland;
Land District – Bega; L.G.A. – Bega Valley*

Road Closed: Lot 2, DP 1171130.

File No.: 11/11182.

Schedule

On closing, the land within Lot 2, DP 1171130 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Congo; County – Dampier;
Land District – Moruya; L.G.A. – Eurobodalla*

Road Closed: Lot 1, DP 1180223 (subject to right of carriageways created by Deposited Plan 1180223).

File No.: 09/07383.

Schedule

On closing, the land within Lot 1, DP 1180223 remains vested in the State of New South Wales as Crown Land.

Description

*Parish – Congo; County – Dampier;
Land District – Moruya; L.G.A. – Eurobodalla*

Road Closed: Lot 1, DP 1181186 (subject to right of carriageway created by Deposited Plan 1181186).

File No.: 07/5941.

Schedule

On closing, the land within Lot 1, DP 1181186 remains vested in the State of New South Wales as Crown Land.

TAMWORTH OFFICE**25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340****Phone: (02) 6764 5100 Fax: (02) 6766 3805****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>
Stephen FORWOOD (new member).	Bowling Alley Point Recreation Reserve Trust.	Reserve No.: 96568. Public Purpose: Public recreation. Notified: 28 January 1983. File No.: TH89 R 16-003.
Anthony David STEEL (new member).		

Term of Office

For a term commencing 1 February 2013 and expiring 12 June 2013.

REVOCATION OF RESERVATION OF CROWN LAND

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

ANDREW STONER, M.P.,

Minister for Regional Infrastructure and Services

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Land District: Tamworth. Local Government Area: Tamworth Regional. Locality: North Tamworth. Reserve No.: 753848. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 12/03905.	The part being Lots 41, 44-46 and 70, DP No. 1161239, Parish Tamworth, County Inglis.

SCHEDULE 2

<i>Column 1</i>	<i>Column 2</i>
Land District: Gunnedah. Local Government Area: Gunnedah. Locality: Mullaley. Reserve No.: 755508. Public Purpose: Future public requirements. Notified: 29 June 2007. File No.: 12/08096.	The part being Lot 7, section 4, DP No. 758723, Parish Melville, County Pottinger, of an area of approximately 2023 square metres.

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

**ALTERATION OF PURPOSE/CONDITIONS OF A
WESTERN LANDS LEASE**

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

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

*Administrative District – Bourke;
Shire – Brewarrina;
Parish of Hazelwood; County of Cowper*

The purpose/conditions of Western Lands Lease 6709, being the land contained within Folio Identifier 3720/766133 have been altered from “Grazing” to “Grazing and Business (Explosives Test Firing Range)” effective from 24 January 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 6709 have been revoked and the following conditions have been annexed thereto.

**CONDITIONS AND RESERVATIONS ATTACHED TO
WESTERN LANDS LEASE No. 6709**

- (1) In the conditions annexed to the lease, the expression “the Minister” means the Minister administering the Western Lands Act 1901, and any power, authority, duty or function conferred or imposed upon the Minister by or under those conditions may be exercised or performed either by the Minister or by such officers of the Department of Trade & Investment as the Minister may from time to time approve.
- (2) In these conditions and reservations the expression “the Commissioner” means the Commissioner charged with the administration of the Western Lands Act 1901 (“the Act”) in accordance with section 4(2) of the Act.
- (3) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty’s Heirs and Successors and the Minister.
 (b) The lessee covenants with the Lessor to indemnify and keep indemnified the Lessor from and against all claims for injury loss or damage suffered by any person or body using or being in or upon the Premises or any adjoining land or premises of the Lessor arising out of the Holder’s use of the Premises and against all liabilities for costs charges and expenses incurred by the Lessor in respect of the claim of any such person or body except to the extent that any such claims and demands arise wholly from any negligence or wilful act or omission on the part of the Lessor.
- (c) The indemnity contained in this clause applies notwithstanding that this Lease authorised or required the lessee to undertake or perform the activity giving rise to any claim for injury loss or damage.
- (d) The lessee expressly agrees that the obligations of the Holder under this clause shall continue after the expiration or sooner determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (4) (a) For the purposes of this clause the term Lessor shall include Her Majesty the Queen Her Heirs and Successors the Minister and the agents servants employees and contractors of the Lessor Her Majesty Her Majesty’s Heirs and Successors and the Minister.
 (b) The lessee agrees to occupy use and keep the Premises at the risk of the lessee and hereby releases to the full extent permitted by law the Lessor from all claims and demands of every kind resulting from any accident damage or injury occurring therein and the lessee **EXPRESSLY AGREES** that the Lessor shall have no responsibility or liability for any loss of or damage to fixtures and/or the personal property of the lessee.
 (c) The lessee expressly agrees that the obligations of the lessee under this clause shall continue after the expiration or other determination of this Lease in respect of any act deed matter or thing occurring before such expiration or determination.
- (5) The lessee will (without in any way limiting the liability of the lessee under any other provision of this lease) forthwith take out and thereafter during the Term keep current a public risk insurance policy for \$10,000,000 for any one claim (or such other reasonable amount as the Minister may from time to time specify in writing to the lessee) whereby the Minister shall during the continuance of this lease be indemnified against all actions suits claims demands proceedings losses damages compensations costs charges and expenses mentioned or referred to in this lease to which the Minister shall or may be liable.
- (6) The rent of the lease shall be assessed in accordance with Part 6 of the Western Lands Act 1901.
- (7) The rent shall be due and payable annually in advance on 1 July in each year.
- (8) (a) “GST” means any tax on goods and/or services, including any value-added tax, broad-based consumption tax or other similar tax introduced in Australia.
 “GST law” includes any Act, order, ruling or regulation, which imposes or otherwise deals with the administration or imposition of a GST in Australia.
 (b) Notwithstanding any other provision of this Agreement:
 (i) If a GST applies to any supply made by either party under or in connection with this Agreement, the consideration provided or to be

- provided for that supply will be increased by an amount equal to the GST liability properly incurred by the party making the supply.
- (ii) If the imposition of a GST or any subsequent change in the GST law is accompanied by or undertaken in connection with the abolition of or reduction in any existing taxes, duties or statutory charges (in this clause "taxes"), the consideration payable by the recipient of the supply made under this Agreement will be reduced by the actual costs of the party making the supply that are reduced directly or indirectly as a consequence of the abolition of or reduction in taxes.
- (9) The lessee must pay all rates and taxes assessed on or in respect of the land leased during the currency of the lease.
- (10) The lessee must hold and use the land leased bona fide for the lessee's own exclusive benefit and must not transfer, convey or assign the land or any portion thereof without having first obtained the written consent of the Minister.
- (11) The lessee must not enter into a sublease of the land leased unless the sublease specifies the purpose for which the land may be used under the sublease, and it is a purpose which is consistent with the purpose for which the land may be used under this lease.
- (12) If the lessee enters into a sublease of the land leased, the lessee must notify the Commissioner of the granting of the sublease within 28 days after it is granted.
- (13) The land leased must be used only for the purpose of **Grazing and Business (Explosives Test Firing Range)**.
- (14) The lessee must maintain and keep in reasonable repair all improvements on the land leased during the currency of the lease and shall permit the Minister or the Commissioner or any person authorised by the Minister or the Commissioner at all times to enter upon and examine the whole or any part of the land leased and the buildings or other improvements thereon.
- (15) The lessee must not erect or permit any person to erect any buildings or extend any existing buildings on the land leased except in accordance with plans and specifications approved by the Council of the local government area.
- (16) The lessee must ensure that the land leased is kept in a neat and tidy condition to the satisfaction of the Commissioner and not permit refuse to accumulate on the land.
- (17) Upon termination or forfeiture of the lease the Commissioner may direct that the former lessee remove any structure or material from the land at his own cost and without compensation. Where such a direction has been given the former lessee must leave the land in a clean and tidy condition free from rubbish and debris.
- (18) The lessee must, within 1 year from the date of commencement of the lease or such further period as the Commissioner may allow, enclose the land leased, either separately or conjointly with other lands held in the same interest, with a suitable fence to the satisfaction of the Commissioner.
- (19) The lessee must not obstruct or interfere with any reserves, roads or tracks or the use thereof by any person.
- (20) The lessee must erect gates on roads within the land leased when and where directed by the Commissioner for public use and must maintain those gates together with approaches thereto in good order to the satisfaction of the Commissioner.
- (21) Any part of a reserve for travelling stock, camping or water supply within the land leased must, during the whole currency of the lease, be open to the use of bona fide travellers, travelling stock, teamsters and carriers without interference or annoyance by the lessee and the lessee must post in a conspicuous place on the reserve a notice board indicating for public information the purpose of such reserve and, in fencing the land leased, the lessee must provide gates and other facilities for the entrance and exit of travelling stock, teamsters and others. The notice board, gates and facilities must be erected and maintained to the satisfaction of the Commissioner. The lessee must not overstock, wholly or in part, the areas leased within the reserve, the decision as to overstocking resting with the Commissioner.
- (22) The Crown shall not be responsible to the lessee or the lessee's successors in title for provision of access to the land leased.
- (23) The lessee must comply with requirements of section 18DA of the Western Lands Act 1901 which provides that except in circumstances referred to in subsection (3) of that section, cultivation of the land leased or occupied may not be carried out unless the written consent of the Authority has first been obtained and any condition to which the consent is subject under sub section (6) is complied with.
- (24) The lessee must undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- (25) The lessee must, as the Commissioner may from time to time direct, foster and cultivate on the land leased such edible shrubs and plants as the Commissioner may consider can be advantageously and successfully cultivated.
- (26) Whenever so directed by the Commissioner, the lessee must, on such part or parts of the land leased as shall be specified in the direction, carry out agricultural practices, or refrain from agricultural practices, of such types and for such periods as the Commissioner may in the direction specify.
- (27) The lessee must not overstock, or permit or allow to be overstocked, the land leased and the decision of the Commissioner as to what constitutes overstocking shall be final and the lessee must comply with any directions of the Commissioner to prevent or discontinue overstocking.
- (28) The lessee must, if the Commissioner so directs, prevent the use by stock of any part of the land leased for such periods as the Commissioner considers necessary to permit of the natural reseeded and regeneration of vegetation and, for that purpose, the lessee must erect within the time appointed by the Commissioner such fencing as the Commissioner may consider necessary.

- (29) The lessee must furnish such returns and statements as the Commissioner may from time to time require on any matter connected with the land leased or any other land (whether within or outside the Western Division) in which the lessee has an interest.
- (30) The lessee must, within such time as may be specified by the Commissioner take such steps and measures as the Commissioner shall direct to destroy vermin and such animals and weeds as may, under any Act, from time to time be declared (by declaration covering the land leased) noxious in the Gazette and must keep the land free of such vermin and noxious animals and weeds during the currency of the lease to the satisfaction of the Commissioner.
- (31) The lessee must not remove or permit any person to remove gravel, stone, clay, shells or other material for the purpose of sale from the land leased unless the lessee or the person is the holder of a quarry license under regulations made under the Crown Lands Act 1989 or, in respect of land in a State forest, unless the lessee or the person is the holder of a forest materials licence under the Forestry Act 1916, and has obtained the special authority of the Minister to operate on the land, but the lessee may, with the approval of the Commissioner, take from the land such gravel, stone, clay, shells or other material for building and other purposes upon the land as may be required by the lessee.
- (32) If the lessee is an Australian registered company then the following conditions shall apply:
- I The Lessee will advise the Commissioner of the name, address and telephone number of the Lessee's company secretary, that person being a person nominated as a representative of the company in respect of any dealings to be had with the company. The Lessee agrees to advise the Commissioner of any changes in these details.
 - II Any change in the shareholding of the Lessee's company which alters its effective control of the lease from that previously known to the Commissioner shall be deemed an assignment by the Lessee.
 - III Where any notice or other communication is required to be served or given or which may be convenient to be served or given under or in connection with this lease it shall be sufficiently executed if it is signed by the company secretary.
 - IV A copy of the company's annual financial balance sheet or other financial statement which gives a true and fair view of the company's state of affairs as at the end of each financial year is to be submitted to the Commissioner upon request.

WATER

WATER ACT 1912

APPLICATIONS for a licence under section 10 of the Water Act 1912, as amended, has been received from:

Kelly Joy WHYTE for a pump on Clarence River on Lots 20 and 21, DP 751385, Parish of Southampton, County of Clarence, for irrigation of 6 hectares (9 megalitres) (allocation is by way of permanent transfer – no increase in river entitlement). (Reference: 6322932).

Malcolm Edward HICKS and Jennifer Dianne HICKS for a pump on Clarence River on Lot 29, DP 752376, Parish of Ewingar, County of Drake, for irrigation of 7 hectares (32 megalitres) (allocation is by way of permanent transfer – no increase in river entitlement). (Reference: 6322934).

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

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

J. FINDLAY,
Senior Licensing Officer

WATER ACT 1912

APPLICATIONS for an approval under Part 8 of the Water Act 1912, being within a proclaimed (declared) local area under section 5 (4) of the said Act, has been received as follows:

COONAMBLE SHIRE COUNCIL for a Levee on Castlereagh River and Warrena Creek; Lot 7002, DP 1074943; Lot 7001, DP 1074942, Coonamble Terrace; Lot 701, DP 1030430, Charles and Aberford Streets; Lot 7004, DP 1021377; Lots 162, 163, 164 and 165, DP 754227, King Street, Tooraweenah Road; Lot 229, DP 754227; Lot 1, DP 547529, Dubbo Street; Lot 7020, DP 1061274, Castlereagh Highway; Lots 238 and 237, DP 40043; Lots 83, 151 and 216, DP 754227; Lot 236, DP 40042; Lot 253, DP 820715; Lot 7024, DP 1060499; Lot 212, DP 754227; Lot 1, DP 132662; Lots 42 and 41, DP 517016; Lot 1, DP 907038; Lot 10, DP 1073724; Lot 2, DP 668047; Lot A, DP 323610; Lot 1, DP 1011199; Lots 4, 3, 2 and 1, DP 2677; Lot 1, DP 132233; Lot 1, DP 132634; Lot B, DP 421622; Lot 1, DP 1085172; Lot A, DP 400276; Lots 2 and 1, DP 325914; Lot 1, DP 1066240; Lots 1 and 2, DP 223519; Lot 1, DP 324575; Lot 12, DP 523657; Lot 8, DP 1151542; Lot 80, DP 1149616; Lots 2, 3 and 4, DP 8496; Lot 701, DP 1072175, Tooloon Street; Lot 701, DP 1054308; Lot 1, section 7, DP 758282, Castlereagh River; Lot 13, section 7, DP 758282, Macquarie and Castlereagh Streets; Lot 1, DP 361842; Lots 2 and 3, DP 1138721; Lot 4, DP 999368; Lots 41 and 42, DP 229965; Lots 6 and 8, section 1, DP 758282; Lot 1, DP 918387; Lot 2, DP 659183; Lots 32 and 31, DP 1160305; Lots 5 and 6, section 42, DP 758282, all Parish of Moorambilla, County of Leichhardt, for prevention of inundation of land by floodwater (new approval – upgrade of existing levee). (Reference: 80CW809665).

Peter James GIBSON for 1 x Off River Storage on the Macquarie River Floodplain on Lots G and E, DP 434918 and Lot 66, DP 752597; 1 x Levee on Lot 80, DP 752597 and 2 x channel – above ground on Lots A and E, DP 434918 and Lots

66, 71 and 80, DP 752597, all within the Parish of Wambiana, County of Ewenmar, for the prevention of inundation of land by floodwater conservation and supply of water for irrigation (new approval). (Reference: 80CW809666).

Any inquiries should be directed to (02) 6841 7414.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 717, Dubbo NSW 2830, within 28 days of this publication.

RICHARD WHEATLEY,
Senior Licensing Officer

WATER ACT 1912

AN application under section 137 (1) (a), Part 8 within a proclaimed (declared) local area under section 5 (4) of the Water Act 1912, has been received as follows:

John WILLIAMS for an earthen embankment on Lots 102 and 130, DP 754550, Parish of Faithful, County of Mitchell, for the prevention of inundation from flood water (new approval) (Reference: 40CW804630).

Any inquiries should be directed to (02) 6953 0700.

Written objections, from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the NSW Office of Water, PO Box 156, Leeton NSW 2705, within 28 days of this publication.

PHILLIP KILLEN,
Licensing Officer

WATER ACT 1912

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

SNOWY MOUNTAINS FORESTS PTY LTD for a 65mm centrifugal pump on the Hastings River on Lot 9, DP 1130973, Parish Ellenborough, County Macquarie, for irrigation of 4.5 hectares (20 megalitres) (split of an existing licence). (Reference: 30SL067234).

Warren BARNES and Patricia Mary BARNES for a 150mm centrifugal pump on the Clarence River on Lots 9 and 10, DP 14212, Parish Emu, County Buller, for irrigation of 35.5 hectares (233 megalitres) (new licence by way of permanent transfer). (Reference: 30SL067232).

Richard Albert BROWNING for a 100mm pump on the Macleay River on Lot 1, DP 57940, Parish Kalateenee, County Dudley, for irrigation of 4 hectares (6 megalitres) (split of an existing licence). (Reference 30SL067233).

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

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

PETER HACKETT,
Licensing Officer

WATER ACT 1912

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

Ken STUMP for controlled works consisting of levees, channels and off river storages on the Lower Namoi Floodplain, on Lot 11, DP 862967, Parish Gorian, County Denham, on the property known as "Windella", for the prevention of inundation of floodwaters, irrigation and drainage development and the storage of water (new approval). (Reference: 90CW801516).

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

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

ROBERT ALBERT,
Licensing Manager

WATER MANAGEMENT ACT 2000

Order under Section 130

Inclusion of land in Murray Irrigation's Area of Operations PURSUANT to section 130(2) of the Water Management Act 2000, I, BRUCE COOPER, having delegated authority from the Minister for Primary Industries, do, by this Order, include the land listed in Schedule 1 within the area of operations of Murray Irrigation Limited.

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

Signed at Sydney, this 21st day of January 2013.

BRUCE COOPER,
Acting Commissioner,
NSW Office of Water
signed for the Minister for Primary Industries
(by delegation)

SCHEDULE 1

1. Lot 25, DP 751150, Parish of Mars, County of Cadell.
2. Lot 2, DP 285536, Parish of South Deniliquin, County of Townsend.

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration Pursuant to Section 80

TAKE notice that IRENE GLEESON FOUNDATION INCORPORATED (Y2301311) became registered under the Corporations Act 2001 as Irene Gleeson Foundation (Australia) Ltd – ACN 160 258 426, a public company limited by guarantee on 3 October 2012 and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Dated: 29 January 2013.

SUSAN McLOUGHLIN,
NSW Fair Trading

CHARITABLE TRUSTS ACT 1993

Order Under Section 12

Administrative Scheme Relating to the Henry Salkauskas Art (Purchase) Award

SECTION 12 of the Charitable Trusts Act 1993 allows the Attorney General to, by order, establish a scheme for the administration of any charitable trust.

The Henry Salkauskas Art (Purchase) Award (Trust) ('the Trust') is an inter-vivos trust established to maintain a fund to facilitate the purchase, by the Trustees of the Art Gallery of New South Wales (AGNSW) of an Australian contemporary art work for addition to the permanent exhibited collection of the AGNSW, for the purpose of honouring the memory of the late Henry Salkauskas. A sum of \$30,000 was transferred by the grantor, Ona-Ana Salkauskas, to the Trustees of the AGNSW to be held on trust.

The Trustees claimed that there were now insufficient funds to generate sufficient income to fund the purchase of suitable art works. The AGNSW seeks to have the Trust wound up and the funds transferred to the Art Gallery New South Wales Trust ('Art Gallery Trust') to be contributed to a fund within the Art Gallery Trust to purchase or contribute to the purchase of an Australian contemporary artwork. As at 27 October 2011, the Trust had the sum of \$34,692.47 in capital and the sum of \$3,389.41 described by the AGNSW as 'expendable', presumably income.

Section 12 of the Charitable Trusts Act 1993 allows the Attorney General to, by order, establish a scheme for the administration of any charitable trust. Section 12 (1) (b) provides that the Attorney General may 'establish a scheme to extend or vary the powers of the trustees of a charitable trust or prescribe or vary the manner or mode of administration of a charitable trust, either generally or in a particular case, if it appears to the Attorney General that it is expedient to do so in the interests of the administration of the charitable trust ...'.

I have formed the view that the Henry Salkauskas Art (Purchase) Award (Trust) is a trust for a valid charitable purpose, being a gift either for the 'advancement of education' or 'other purposes beneficial to the community'. I consider it appropriate that a scheme be implemented which will vary the manner or mode of administration of the Trust by permitting the use of the capital and income to purchase from time to time until the fund is dissipated an Australian contemporary art work for the AGNSW's permanent collection.

Therefore, pursuant to section 12 (1) (b) of the Charitable Trusts Act 1993, I hereby order that a scheme be implemented allowing the use of the capital and income of the Henry Salkauskas Art (Purchase) Award (Trust) to purchase, from time to time until the funds are dissipated, for the AGNSW's permanent collection, an Australian contemporary art work. The purchase to be clearly named and labelled "Henry Salkauskas Art (Purchase) Award (year acquired)."

This Order will take effect 21 days after its publication in the *NSW Government Gazette*, in accordance with section 16 (2) of the Charitable Trusts Act 1993.

Date of Order: 24 January 2013.

M. G. SEXTON, S.C.,
Solicitor General
(under delegation from the Attorney General)

CHARITABLE TRUSTS ACT 1993

Order Under Section 12

Administrative Scheme Relating to the Robert Le Gay Brereton Memorial Prize Fund

BY deed dated 4 May 1954, executed by the 'founders', Geoffrey Le Gay Brereton, Beryl Armstrong and John Le Gay Brereton, and the Trustees of the Art Gallery of New South Wales (AGNSW), the Trustees of the AGNSW were named the Trustees of the Robert Le Gay Brereton Memorial Prize Fund. The Trust was established to promote the study of the art of draughtsmanship and to fund a prize in memory of Robert Le Gay Brereton, a serviceman killed during war service in World War II.

As at 30 September 2011 the Trust was comprised of \$6,372.22 in capital and \$5,457.41 described as expendable (presumably income). Since 2002 the value of the prize has been \$800, reduced from \$1200 in 1988. The trust only permits the income and not capital to be used for the prize.

The AGNSW sought to have the funds applied cy-pres because it believed that the objects of the trust have failed. The prize was first awarded in 1955 and, according to the AGNSW, the prize has received a low level of interest for most of its existence. The number of entrants has remained below 10 since 2003, with some years the number being 5 or less. The prize was last awarded in 2010. In 2011 there was only one entrant who did not meet the required standard, so no award was made. The prize was not awarded for the same reasons in 1976, 1986 and 2007.

The AGNSW has tried a number of things to increase the level of interest in the prize and now seeks to have the Trust wound up and the funds transferred to a specific fund within the AGNSW Trust to be administered by the AGNSW's Public Program Department.

Section 12 of the Charitable Trusts Act 1993 allows the Attorney General to, by order, establish a scheme for the administration of any charitable trust, such as the Le Gay Brereton Trust. Section 12 (1) (b) provides that the Attorney General may 'establish a scheme to extend or vary the powers of the trustees of a charitable trust or prescribe or vary the manner or mode of administration of a charitable trust, either generally or in a particular case, if it appears to the Attorney

General that it is expedient to do so in the interests of the administration of the charitable trust ...’.

I am satisfied that the Robert Le Gay Brereton Memorial Prize is a trust for a valid charitable purpose and that this is an appropriate instance for the establishment of an administrative, rather than *cy près*, scheme.

Accordingly, as delegate of the Attorney General I order that an administrative scheme be established pursuant to section 12 (1) (b) of the Charitable Trusts Act 1993 to allow for the use of the capital and income of the Trust to continue funding the Robert Le Gay Brereton Memorial Prize until the fund is dissipated.

This Order will take effect 21 days after its publication in the *NSW Government Gazette*, in accordance with section 16 (2) of the Charitable Trusts Act 1993.

Date of Order: 24 January 2013.

M. G. SEXTON, S.C.,
Solicitor General
(under delegation from the Attorney General)

CHARITABLE TRUSTS ACT 1993

Notice Under Section 15

Proposed Administrative Scheme Relating to
UTS Law Alumni Foundation

THE trustees of the UTS Law Alumni Foundation Fund (‘the Trust’), which was established to benefit law students at University of Technology, Sydney (‘UTS’), asked the Attorney General to establish a scheme, under the Charitable Trusts Act 1993 (‘CTA’), to allow them to transfer the administration of the trust, including a number of scholarships awarded by it, to the UTS Foundation (‘the Foundation’).

The Foundation is an internal unit of the UTS, governed by the UTS Council, which fund raises for UTS generally. It is intended that UTS, which is a statutory corporation established under the University of Technology Sydney Act 1993 (‘the UTS Act’), will replace the current trustee (Board of Trustees) and that the Council of the University, which is the organ of governance of UTS under the UTS Act, will exercise the powers and responsibilities of UTS as trustee. As at 31 December 2011, the total value of all the funds managed by the Trust was \$255,041.20.

The reason for the transfer is said to be that it will provide the Trust with the benefit of the Foundation’s resources, fund raising expertise and economies of scale, including removing the separate deductible gift recipient reporting and audit obligations. It will also align the Trust with the Foundation, rather than continuing to operate potentially in conflict with it, as it currently does.

It appears to be expedient to transfer its administration to the Foundation, provided that separate ledgers are maintained for the general trust and the scholarship trusts which are administered by the Trust. This would permit the Foundation to combine the management and administration of the Trust with that of the Foundation, to use common premises, employ common staff in the administration of the trusts and to pool the trust property for the purpose of investment.

The Attorney General has determined that the UTS Law Alumni Foundation Fund is a trust for charitable purposes, being for the advancement of education. Section 12(b) of

the Charitable Trusts Act 1993 provides that the Attorney General may establish a scheme:

“to extend or vary the powers of trustees of a charitable trust or prescribe or vary the manner or mode of administration of any charitable trust, either generally or in a particular case, if it appears to the Attorney General that it is expedient to do so in the interests of the administration of the charitable trust”

Accordingly, the Attorney General has approved of the establishment of an administrative scheme pursuant to section 12 (1) (b) of the Charitable Trusts Act 1993 to allow for:

1. the appointment of the University of Technology, Sydney as the trustee of the Trust, vesting in the University all the assets of the Trust;
2. the University of Technology, Sydney to use premises and staff of the University in administering, and raising funds for, the Trust; and
3. the University of Technology, Sydney to:
 - (a) use common premises;
 - (b) employ common staff;
 - (c) pool Trust property for the purpose of investment;
 - (d) combine administrative functions
 with the University of Technology, Sydney Foundation, provided that the Trust funds are separately.

Take note that within one month after the publication of this notice any person may make representations or suggestions to the Attorney General in respect of the proposed scheme. Enquiries may be made to (02) 9224 5274.

Dated: 24 January 2013.

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

CO-OPERATIVES ACT 1992

Notice under Section 601AC of the
Corporations Act 2001 as applied by
Section 325 of the Co-Operatives Act 1992

NOTICE is hereby given that the co-operative mentioned below will be deregistered when three months have passed since the publication of this notice.

HAVENCO HOUSING CO-OPERATIVE LIMITED –
NSWC05464

Dated this 24th day of January 2013 at Bathurst.

R. LUNNEY,
Delegate of the Registrar,
Co-Operatives & Associations

FORESTRY ACT 2012

Forestry Corporation of New South Wales
Revocation of Dedication

IN pursuance of section 32 of the Forestry Act 2012, I, the Minister for Primary Industries, being the Minister of the Crown charged with the administration of the Forestry Act 2012, having considered a report from the Forestry Corporation of New South Wales and being of the opinion

that the hereinafter described land should be made available for the purpose of Urban Services which is a Public purpose within the meaning of section 87 of the Crown Lands Act 1989, DO HEREBY revoke the dedication of the hereinafter described land.

Sydney, 1 February 2013.

KATRINA ANN HODGKINSON,
Minister for Primary Industries

*Eastern Division
Land District of Taree
Port Macquarie-Hastings Council Area
Central Forestry Region*

An area of about 1220 square metres in the Parish of Johns River, County of Macquarie, being the part of Kendall State Forest No. 61 No. 4 Extension dedicated 23 February 1962, within Lot 35, Section B, Deposited Plan 7734. (58932)

FORESTRY ACT 2012

Forestry Corporation of New South Wales

Revocation of Dedication

IN pursuance of section 32 of the Forestry Act 2012, I, the Minister for Primary Industries, being the Minister of the Crown charged with the administration of the Forestry Act 2012, having considered a report from the Forestry Corporation of New South Wales and being of the opinion that the hereinafter described land should be made available for the purpose of Urban Services which is a Public purpose within the meaning of section 87 of the Crown Lands Act 1989, DO HEREBY revoke the dedication of the hereinafter described land.

Sydney, 1 February 2013.

KATRINA ANN HODGKINSON,
Minister for Primary Industries

*Eastern Division
Land District of Taree
Port Macquarie-Hastings Council Area
Central Forestry Region*

An area of about 1157 square metres in the Parish of Johns River, County of Macquarie, being the part of Kendall State Forest No. 61 No. 4 Extension dedicated 23 February 1962, within Lot 33, Section B, Deposited Plan 7734. (58932)

GEOGRAPHICAL NAMES ACT 1966

Erratum

IN the notice referring to the determination of Address locality Names and Boundaries in the Leeton Local Government Area, Folio 1784, 16 April 1993, the name 'Whitton' was omitted from the list of previously assigned names which had boundaries determined on this day. This notice corrects that error.

K. RICHARDS,
Secretary

Geographical Names Board
PO Box 143, Bathurst NSW 2795

HERITAGE ACT 1977

Notice of Listing on the State Heritage Register
under Section 37 (1) (b)

Green Cape Maritime Precinct
Green Cape Road, Green Cape

SHR No. 1897

IN pursuance of section 37 (1) (b) of the Heritage Act 1977 (NSW), the Heritage Council gives notice that the item of environmental heritage specified in Schedule "A" has been listed on the State Heritage Register in accordance with the decision of the Minister for Heritage to direct the listing. This listing applies to the curtilage or site of the item, being the land described in Schedule "B".

Heritage Council of New South Wales

SCHEDULE "A"

The item known as Green Cape Maritime Precinct, situated on the land described in Schedule "B".

SCHEDULE "B"

Part of Ben Boyd National Park and extending ½ nautical mile into the ocean in Parish of Wonboyn, County of Auckland shown on the plan catalogued HC 2549 in the office of the Heritage Council of New South Wales.

HERITAGE ACT 1977

Order under Section 57 (2)
to Grant Site Specific Exemptions from Approval

Green Cape Maritime Precinct
SHR No. 1897

I, the Minister for Heritage, on the recommendation of the Heritage Council of New South Wales, in pursuance of section 57 (2) of the Heritage Act 1977, do, by this my order, grant an exemption from section 57 (1) of that Act in respect of the engaging in or carrying out of any activities described in Schedule "C" by the owner or lessee of the land described in Schedule "B" on the item described in Schedule "A".

Sydney, this 11th day of December 2012.

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

SCHEDULE "A"

The item known as the Green Cape Maritime Precinct, situated on the land described in Schedule "B".

SCHEDULE "B"

Part of Ben Boyd National Park in Parish of Wonboyn, County of Auckland and extending ½ nautical mile into the ocean as shown on the plan catalogued HC 2549 in the office of the Heritage Council of New South Wales.

SCHEDULE "C"

Approved works in accordance with Green Cape Statement of Heritage Impact (February 2012, as prepared by Shirley Goodwin & Caroline Lawrance)

POISONS AND THERAPEUTIC GOODS ACT 1966

Order under Clause 175 (1)
Poisons and Therapeutic Goods Regulation 2008

Withdrawal of Drug Authority

IN accordance with the provisions of clause 175 (1) of the Poisons and Therapeutic Goods Regulation 2008 an Order has been made on Dr Lamorna OSBORNE (MED0001178652) of 455 President Avenue, Kirrawee NSW 2232, prohibiting her, until further notice, as a medical practitioner from supplying or having possession of drugs of addiction as authorised by Clause 101 of the Regulation and issuing a prescription for a drug of addiction as authorised by clause 77 of the Regulation.

This Order is to take effect on and from 4 February 2013.

Dated: 30 January 2013.

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

TOTALIZATOR ACT 1997

Golden Domestic Totalizator Rules

1. PRELIMINARY

1.1 These Rules are made under section 58 (3) of the Totalizator Act 1997 and apply to domestic totalizators in respect of the conduct of golden domestic quinella, exacta, doubles and trifacta totalizators.

1.2 These Rules are to be read in conjunction with the Totalizator Rules made under the Totalizator Act 1997 as approved by the Minister. Note that clauses within the Totalizator Rules relating to quinella totalizators (clause 6), exacta totalizators (clause 7), trifacta totalizators (clause 8) or doubles totalizators (clause 10) do not apply to golden domestic quinella totalizators, golden domestic exacta totalizators, golden domestic trifacta totalizators or golden domestic doubles totalizators.

1.3 These Rules commence on 5 February 2013 and replace the Golden Domestic Trifacta Totalizator Rules which are repealed on that date.

2. DEFINITIONS

In these Rules:

domestic totalizator means a totalizator conducted by a New South Wales race club on any race meeting or betting pool upon which TAB Limited does not conduct an off course totalizator.

domestic double means a double on which a domestic totalizator operates.

domestic exacta race means an exacta race on which a domestic totalizator operates.

domestic quinella race means a quinella race on which a domestic totalizator operates.

domestic trifacta race means a trifacta race on which a domestic totalizator operates.

golden domestic double means a domestic double which is declared to be a golden domestic double under clause 6.1.2 of these Rules.

golden domestic exacta race means a domestic exacta race which is declared to be a golden domestic exacta race under clause 5.1.2 of these Rules.

golden domestic quinella race means a domestic quinella race which is declared to be a golden domestic quinella race under clause 4.1.2 of these Rules.

golden domestic trifacta race means a domestic trifacta race which is declared to be a golden domestic trifacta race under clause 3.1.2 of these Rules.

golden domestic doubles totalizator means a domestic totalizator used to enable persons to invest money on a golden domestic double.

golden domestic exacta totalizator means a domestic totalizator used to enable persons to invest money on a golden domestic exacta race.

golden domestic quinella totalizator means a domestic totalizator used to enable persons to invest money on a golden domestic quinella race.

golden domestic trifacta totalizator means a domestic totalizator used to enable persons to invest money on a golden domestic trifacta race.

succeeding domestic double means in relation to a golden domestic double:

- (a) the next domestic double of the same double type and same code conducted by the race club which conducted the initial golden domestic double; or
- (b) if a race club which conducted the initial golden domestic double is not scheduled to conduct any further race meetings within six (6) months of the date of the initial double, the succeeding domestic double shall be of the same double type and same code conducted by a race club selected by the controlling body of that code.

succeeding domestic exacta race means in relation to a golden domestic exacta race:

- (a) the next domestic exacta race of the same code conducted by the race club which conducted the initial golden domestic exacta race; or
- (b) if a race club which conducted the initial golden domestic exacta race is not scheduled to conduct any further race meetings within six (6) months of the date of the initial race, the succeeding domestic exacta race shall be of the same code conducted by a race club selected by the controlling body of that code.

succeeding domestic quinella race means in relation to a golden domestic quinella race:

- (a) the next domestic quinella race of the same code conducted by the race club which conducted the initial golden domestic quinella race; or
- (b) if a race club which conducted the initial golden domestic quinella race is not scheduled to conduct any further race meetings within six (6) months of the date of the initial race, the succeeding domestic quinella race shall be of the same code conducted by a race club selected by the controlling body of that code.

succeeding domestic trifacta race means in relation to a golden domestic trifacta race:

- (a) the next domestic trifacta race of the same code conducted by the race club which conducted the initial golden domestic trifacta race; or

- (b) if a race club which conducted the initial golden domestic trifecta race is not scheduled to conduct any further race meetings within six (6) months of the date of the initial race, the succeeding domestic trifecta race shall be of the same code conducted by a race club selected by the controlling body of that code.

Totalizator Rules means those Rules approved by the Minister in accordance with section 54 of the Totalizator Act 1997.

3. GOLDEN DOMESTIC TRIFECTA TOTALIZATOR

3.1 Golden Domestic Trifecta Race

3.1.1 Minimum number of contestants

A golden domestic trifecta totalizator may only be opened on a race in which there are 3 or more contestants.

3.1.2 Requirement to declare a golden domestic trifecta race

If any race club conducts domestic trifecta totalizator betting at a race meeting, the last scheduled domestic trifecta race at that race meeting with 3 or more contestants must be declared in writing to be a golden domestic trifecta race.

3.1.3 Requirement that declaration be published

Details of the declaration referred to in clause 3.1.2 herein must be:

- (a) published in the official race book for the relevant race meeting; and
- (b) prominently displayed adjacent to totalizator selling points on course.

3.1.4 Prohibition against conduct of alternate trifecta totalizator

Only a golden domestic trifecta totalizator may be conducted on any race which is declared to be a golden domestic trifecta race.

3.1.5 Termination of investment pool

A golden domestic trifecta totalizator investment pool must be terminated if the number of contestants in the race falls below 3 at any time before the start of the race.

In such circumstances the whole of the investment pool must be refunded in terms of clause 3.3.1 herein.

3.1.6 Abandoned race

A golden domestic trifecta totalizator investment pool must be terminated if the race is abandoned or postponed to another date.

In such circumstances the whole of the investment pool must be refunded in terms of clause 3.3.1 herein.

Where a domestic trifecta race investment pool is terminated and all subsequent races at that race meeting are abandoned or postponed, the investment pool and jackpot pool shall be dispersed in accordance with clause 3.3.1 herein.

3.1.7 Declaration of a no race – golden domestic trifecta race

This clause applies where a golden domestic trifecta race is declared a no race.

- (a) If the golden domestic trifecta race is re-run at that meeting, investments (net of any refunds for scratchings) shall be transferred to the re-run.

- (b) If the golden domestic trifecta race is not re-run at that meeting, the whole amount of the investment pool is to be refunded in full to the investors. That is, there is to be no deduction of any commission. In the case of any jackpot pool which was carried over to that race, clause 3.3.1 applies.

3.1.8 Amount of commission to be deducted

In the case of a golden domestic trifecta totalizator the applicable rate of commission shall be the same as that advised to the Minister by the race club with respect to the trifecta totalizator as required by condition 21 of its Club On-course License issued under the Totalizator Act 1997.

3.2 DIVIDENDS

3.2.1 Jackpot pool

For each golden domestic trifecta totalizator there is to be a jackpot pool into which must be paid any amounts which under clause 8.2.2 or clause 8.2.7 of the Totalizator Rules are required to be carried forward to the jackpot pool of that totalizator.

3.2.2 Investment pool

Money invested on a golden domestic trifecta race is to be paid into an investment pool.

3.2.3 Dividend pool

For each golden domestic trifecta race there is to be a dividend pool into which there is to be paid:

- (a) any amount contained in the jackpot pool for the race; and
- (b) the amount remaining in the investment pool after deductions relating to:
 - (i) any amounts of commission pursuant to Part 6 of the Totalizator Act 1997; and
 - (ii) any refunds on scratchings.

3.2.4 Distribution of dividend pool generally

- (a) In the case of a golden domestic trifecta race the dividend pool is:

- (i) to be divided among investors on the combination comprising the winner, second and third finisher in correct order; or
- (ii) if there are no investors on the combination in (i) above, to be divided among investors who have selected, in the order specified, the first of the following combinations that is backed:

- (a) winner, third, second;
- (b) second, winner, third;
- (c) second, third, winner;

- (d) third, winner, second;
- (e) third, second, winner;
- (f) winner, second, any other starter;
- (g) winner, third, any other starter;
- (h) second, winner, any other starter;
- (i) second, third, any other starter;
- (j) third, winner, any other starter;
- (k) third, second, any other starter;
- (l) winner, any other 2 starters;
- (m) second, any other 2 starters;
- (n) third, any other 2 starters.
- (b) If 2 or more finishers dead-heat for a place, each is taken to have filled the place it was declared by the judge to fill and such number of succeeding places as is equal to the number of those finishers less one.
- (c) If a combination specified in (a) (ii) above includes 2 or more finishers that dead-heat for a place:
- (i) the dividend pool is to be divided into as many equal parts as there are backed combinations, in the correct order; and
- (ii) each part is to be divided among the investors on each such combination.
- (d) In the case of a golden domestic trifecta race in which there are two finishers only, the dividend pool is to be divided among investors who have selected, in the order specified, the first of the following combinations that is backed;
- (i) winner, second, any other starter;
- (ii) second, winner, any other starter;
- (iii) winner, any other 2 starters;
- (iv) second, any other 2 starters.
- (e) In the case of a golden domestic trifecta race in which there is one finisher only, the dividend pool is to be divided among investors who have selected the winner and any other 2 starters.
- 3.2.5 No winning combination backed
In the event that no winning combination is backed, the investment pool shall be refunded and any amount remaining in the jackpot pool shall be carried forward to the jackpot pool for the succeeding domestic trifecta race.
- 3.3 REFUNDS
- 3.3.1 Termination of investment pool
If an investment pool for a golden domestic trifecta race is terminated under these Rules, the whole amount of the investment pool (net of any refunds for scratchings) is to be refunded in full to the investors. That is, there is to be no deduction of any commission. The jackpot pool is to be carried over to the succeeding domestic trifecta race.
- 3.3.2 Non-starters
If a combination of contestants on which money has been invested includes a contestant that does not become a starter in a race (including a re-run race) the money invested on the combination must be refunded in full to investors.
- 4. GOLDEN DOMESTIC QUINELLA TOTALIZATOR**
- 4.1 GOLDEN DOMESTIC QUINELLA RACE
- 4.1.1 Minimum number of contestants
A golden domestic quinella totalizator may only be opened on a race in which there are 3 or more contestants.
- 4.1.2 Requirement to declare a golden domestic quinella race
If any race club conducts domestic quinella totalizator betting at a race meeting, the last scheduled domestic quinella race at that race meeting with 3 or more contestants must be declared in writing to be a golden domestic quinella race.
- 4.1.3 Requirement that declaration be published
Details of the declaration referred to in clause 4.1.2 herein must be:
- (a) published in the official race book for the relevant race meeting; and
- (b) prominently displayed adjacent to totalizator selling points on course.
- 4.1.4 Prohibition against conduct of alternate quinella totalizator
Only a golden domestic quinella totalizator may be conducted on any race which is declared to be a golden domestic quinella race.
- 4.1.5 Termination of investment pool
A golden domestic quinella totalizator investment pool must be terminated if the number of contestants in the race falls below 3 at any time before the start of the race. In such circumstances the whole of the investment pool must be refunded in terms of clause 4.3.1 herein.
- 4.1.6 Abandoned race
A golden domestic quinella totalizator investment pool must be terminated if the race is abandoned or postponed to another date. In such circumstances the whole of the investment pool must be refunded in terms of clause 4.3.1 herein. Where a domestic quinella race investment pool is terminated and all subsequent races at that race meeting are abandoned or postponed, the investment pool and jackpot pool shall be dispersed in accordance with clause 4.3.1 herein.

4.1.7 Declaration of a no race – golden domestic quinella race

This clause applies where a golden domestic quinella race is declared a no race.

- (a) If the golden domestic quinella race is re-run at that meeting, investments (net of any refunds for scratchings) shall be transferred to the re-run.
- (b) If the golden domestic quinella race is not re-run at that meeting, the whole amount of the investment pool is to be refunded in full to the investors. That is, there is to be no deduction of any commission. In the case of any jackpot pool which was carried over to that race, clause 4.3.1 applies.

4.1.8 Amount of commission to be deducted

In the case of a golden domestic quinella totalizator the applicable rate of commission shall be the same as that advised to the Minister by the race club with respect to the quinella totalizator as required by condition 21 of its Club On-course License issued under the Totalizator Act 1997.

4.2 DIVIDENDS

4.2.1 Jackpot pool

For each golden domestic quinella totalizator there is to be a jackpot pool into which must be paid any amounts which under clause 6.2.2 or clause 6.2.6 of the Totalizator Rules are required to be carried forward to the jackpot pool of that totalizator.

4.2.2 Investment pool

Money invested on a golden domestic quinella race is to be paid into an investment pool.

4.2.3 Dividend pool

For each golden domestic quinella race there is to be a dividend pool into which there is to be paid:

- (a) any amount contained in the jackpot pool for the race; and
- (b) the amount remaining in the investment pool after deductions relating to
 - (i) any amounts of commission pursuant to Part 6 of the Totalizator Act 1997; and
 - (ii) any refunds on scratchings.

4.2.4 Distribution of dividend pool generally

- (a) In the case of a golden domestic quinella race the dividend pool is:
 - (i) to be divided among investors on the combination comprising the first and second placed finisher irrespective of order; or
 - (ii) if there are no investors on the combination in (i) above, to be divided among investors who have selected, in the order specified, the first of the following combinations that is backed:
 - (a) first and third placed finisher irrespective of order;

(b) second and third placed finisher irrespective of order;

- (b) If 2 or more finishers dead-heat for a place, each is taken to have filled the place it was declared by the judge to fill and such number of succeeding places as is equal to the number of those finishers less one.
- (c) If a combination specified in (a) (ii) above includes 2 or more finishers that dead-heat for a place:
 - (i) the dividend pool is to be divided into as many equal parts as there are backed combinations; and
 - (ii) each part is to be divided among the investors on each such combination.
- (d) In the case of a golden domestic quinella race in which there is one finisher only, the dividend pool is to be divided among investors who have selected the winner and any other starter irrespective of order.

4.2.5 No winning combination backed

In the event that no winning combination is backed, the investment pool shall be refunded and any amount remaining in the jackpot pool shall be carried forward to the jackpot pool for the succeeding domestic quinella race.

4.3 REFUNDS

4.3.1 Termination of investment pool

If an investment pool for a golden domestic quinella race is terminated under these Rules, the whole amount of the investment pool (net of any refunds for scratchings) is to be refunded in full to the investors. That is, there is to be no deduction of any commission. The jackpot pool is to be carried over to the succeeding domestic quinella race.

4.3.2 Non-starters

If a combination of contestants on which money has been invested includes a contestant that does not become a starter in a race (including a re-run race) the money invested on the combination must be refunded in full to investors.

5. GOLDEN DOMESTIC EXACTA TOTALIZATOR

5.1 GOLDEN DOMESTIC EXACTA RACE

5.1.1 Minimum number of contestants

A golden domestic exacta totalizator may only be opened on a race in which there are 2 or more contestants.

5.1.2 Requirement to declare a golden domestic exacta race

If any race club conducts domestic exacta totalizator betting at a race meeting, the last scheduled domestic exacta race at that race meeting with 2 or more contestants must be declared in writing to be a golden domestic exacta race.

- 5.1.3 Requirement that declaration be published
Details of the declaration referred to in clause 5.1.2 herein must be:
- (a) published in the official race book for the relevant race meeting; and
 - (b) prominently displayed adjacent to totalizator selling points on course.
- 5.1.4 Prohibition against conduct of alternate exacta totalizator
Only a golden domestic exacta totalizator may be conducted on any race which is declared to be a golden domestic exacta race.
- 5.1.5 Termination of investment pool
A golden domestic exacta totalizator investment pool must be terminated if the number of contestants in the race falls below 2 at any time before the start of the race.
In such circumstances the whole of the investment pool must be refunded in terms of clause 5.3.1 herein.
- 5.1.6 Abandoned race
A golden domestic exacta totalizator investment pool must be terminated if the race is abandoned or postponed to another date.
In such circumstances the whole of the investment pool must be refunded in terms of clause 5.3.1 herein.
Where a domestic exacta race investment pool is terminated and all subsequent races at that race meeting are abandoned or postponed, the investment pool and jackpot pool shall be dispersed in accordance with clause 5.3.1 herein.
- 5.1.7 Declaration of a no race – golden domestic exacta race
This clause applies where a golden domestic exacta race is declared a no race.
- (a) If the golden domestic exacta race is re-run at that meeting, investments (net of any refunds for scratchings) shall be transferred to the re-run.
 - (b) If the golden domestic exacta race is not re-run at that meeting, the whole amount of the investment pool is to be refunded in full to the investors. That is, there is to be no deduction of any commission. In the case of any jackpot pool which was carried over to that race, clause 5.3.1 applies.
- 5.1.8 Amount of commission to be deducted
In the case of a golden domestic exacta totalizator the applicable rate of commission shall be the same as that advised to the Minister by the race club with respect to the exacta totalizator as required by condition 21 of its Club On-course License issued under the Totalizator Act 1997.
- 5.2 DIVIDENDS
- 5.2.1 Jackpot pool
For each golden domestic exacta totalizator there is to be a jackpot pool into which must be paid any amounts which under clause 7.2.2 or clause 7.2.6 of the Totalizator Rules are required to be carried forward to the jackpot pool of that totalizator.
- 5.2.2 Investment pool
Money invested on a golden domestic exacta race is to be paid into an investment pool.
- 5.2.3 Dividend pool
For each golden domestic exacta race there is to be a dividend pool into which there is to be paid:
- (a) any amount contained in the jackpot pool for the race; and
 - (b) the amount remaining in the investment pool after deductions relating to
 - (i) any amounts of commission pursuant to Part 6 of the Totalizator Act 1997; and
 - (ii) any refunds on scratchings.
- 5.2.4 Distribution of dividend pool generally
- (a) In the case of a golden domestic exacta race the dividend pool is:
 - (i) to be divided among investors on the combination comprising the first and second placed finisher in the correct order; or
 - (ii) if there are no investors on the combination in (i) above, to be divided among investors who have selected, in the order specified, the first of the following combinations that is backed
 - (a) second and first placed finisher in the correct order;
 - (b) first and third placed finisher in the correct order;
 - (c) third and first placed finisher in the correct order;
 - (d) second and third placed finisher in the correct order;
 - (e) third and second placed finisher in the correct order;
 - (b) If 2 or more finishers dead-heat for a place, each is taken to have filled the place it was declared by the judge to fill and such number of succeeding places as is equal to the number of those finishers less one.
 - (c) If a combination specified in (a) (ii) above includes 2 or more finishers that dead-heat for a place:
 - (i) the dividend pool is to be divided into as many equal parts as there are backed combinations; and
 - (ii) each part is to be divided among the investors on each such combination.
 - (d) In the case of a golden domestic exacta race in which there is one finisher only, the dividend pool is to be divided among investors who have selected the winner and any other starter irrespective of order.

- 5.2.5 No winning combination backed
In the event that no winning combination is backed, the investment pool shall be refunded and any amount remaining in the jackpot pool shall be carried forward to the jackpot pool for the succeeding domestic exacta race.

5.3 REFUNDS

- 5.3.1 Termination of investment pool
If an investment pool for a golden domestic exacta race is terminated under these Rules, the whole amount of the investment pool (net of any refunds for scratchings) is to be refunded in full to the investors. That is, there is to be no deduction of any commission. The jackpot pool is to be carried over to the succeeding domestic exacta race.
- 5.3.2 Non-starters
If a combination of contestants on which money has been invested includes a contestant that does not become a starter in a race (including a re-run race) the money invested on the combination must be refunded in full to investors.

6. GOLDEN DOMESTIC DOUBLES TOTALIZATOR

6.1 GOLDEN DOMESTIC DOUBLE

- 6.1.1 Minimum number of contestants
A golden domestic doubles totalizator may only be opened on a double for which there are 2 or more contestants in each leg of the double.
- 6.1.2 Requirement to declare a golden domestic double
If any race club conducts domestic doubles totalizator betting at a race meeting, the last scheduled domestic double at that race meeting with 2 or more contestants in each leg of the double must be declared in writing to be a golden domestic double.
- 6.1.3 Requirement that declaration be published
Details of the declaration referred to in clause 6.1.2 herein must be:
- published in the official race book for the relevant race meeting; and
 - prominently displayed adjacent to totalizator selling points on course.
- 6.1.4 Prohibition against conduct of alternate doubles totalizator
Only a golden domestic doubles totalizator may be conducted on any double which is declared to be a golden domestic double.
- 6.1.5 Termination of investment pool
A golden domestic doubles totalizator investment pool must be terminated if the number of contestants in each leg of the double falls below 2 at any time before the start of the first leg of the double.
In such circumstances the whole of the investment pool must be refunded in terms of clause 6.3.1 herein.

- 6.1.6 Abandoned race
A golden domestic doubles totalizator investment pool must be terminated if both legs of the double are abandoned or postponed to another date.
In such circumstances the whole of the investment pool must be refunded in terms of clause 6.3.1 herein.

Where a domestic double investment pool is terminated and all subsequent doubles at that race meeting have both legs abandoned or postponed, the investment pool and jackpot pool shall be dispersed in accordance with clause 6.3.1 herein.

- 6.1.7 Declaration of a no race – golden domestic double
This clause applies where a golden domestic double includes a leg that is declared a no race.
- If the leg of the golden domestic double is re-run at that meeting, investments shall be transferred to the golden domestic double including the re-run leg.
 - If the leg of the golden domestic double is not re-run at that meeting, the whole amount of the investment pool is to be refunded in full to the investors. That is, there is to be no deduction of any commission. In the case of any jackpot pool which was carried over to that double, clause 6.3.1 applies.

- 6.1.8 Amount of commission to be deducted
In the case of a golden domestic doubles totalizator the applicable rate of commission shall be the same as that advised to the Minister by the race club with respect to the doubles totalizator as required by condition 21 of its Club On-course License issued under the Totalizator Act 1997.

6.2 DIVIDENDS

- 6.2.1 Jackpot pool
For each golden domestic doubles totalizator there is to be a jackpot pool into which must be paid any amount which under clause 10.3.2 and 10.3.7 of the Totalizator Rules are required to be carried forward to the jackpot pool of that totalizator.
- 6.2.2 Investment pool
Money invested on a golden domestic double is to be paid into an investment pool.
- 6.2.3 Dividend pool
For each golden domestic double there is to be a dividend pool into which there is to be paid:
- any amount contained in the jackpot pool for the race; and
 - the amount remaining in the investment pool after deductions relating to any amounts of commission pursuant to Part 6 of the Totalizator Act 1997.

6.2.4 Distribution of dividend pool generally

- (a) In the case of a golden domestic double the dividend pool is:
 - (i) to be divided among investors on the combination comprising the first leg first placed finisher with second leg first placed finisher; or
 - (ii) if there are no investors on the combination in (i) above, to be divided among investors who have selected, in the order specified, the first of the following combinations that is backed:
 - (a) first leg first placed finisher with second leg second placed finisher;
 - (b) first leg first placed finisher with second leg third placed finisher;
 - (c) first leg second placed finisher with second leg first placed finisher;
 - (d) first leg second placed finisher with second leg second placed finisher;
 - (e) first leg second placed finisher with second leg third placed finisher;
 - (f) first leg third placed finisher with second leg first placed finisher;
 - (g) first leg third placed finisher with second leg second placed finisher;
 - (h) first leg third placed finisher with second leg third placed finisher;
- (b) If 2 or more finishers dead-heat for a place, each is taken to have filled the place it was declared by the judge to fill and such number of succeeding places as is equal to the number of those finishers less one.
- (c) If a combination specified in (a) (ii) above includes 2 or more finishers that dead-heat for a place:
 - (i) the dividend pool is to be divided into as many equal parts as there are backed combinations; and
 - (ii) each part is to be divided among the investors on each such combination.

6.2.5 No winning combination backed

In the event that no winning combination is backed, the investment pool shall be refunded and any amount remaining in the jackpot pool shall be carried forward to the jackpot pool for the succeeding domestic double.

6.2.6 First leg abandoned or postponed

- (a) If a first leg is abandoned or postponed to another date the golden domestic doubles dividend pool is to be divided among the investors on the winner of the second leg.

- (b) If there are no investors on the winner, the golden domestic doubles dividend pool is to be divided among the investors on the second placed finisher.
- (c) If there are no investors on either the winner or the second placed finisher, the golden domestic doubles dividend pool is to be divided among the investors on the third placed finisher.
- (d) If, as the result of a dead-heat, investors on 2 or more placed finishers become entitled to a dividend under this clause:
 - (i) the golden domestic doubles dividend pool is to be divided into as many equal parts as there are backed finishers in the dead-heat; and
 - (ii) each part is to be divided among the investors on each such finisher.

6.2.7 Second leg abandoned or postponed

- (a) If a second leg is abandoned or postponed to another date the golden domestic doubles dividend pool is to be divided among the investors on the winner of the first leg.
- (b) If there are no investors on the winner, the golden domestic doubles dividend pool is to be divided among the investors on the second placed finisher.
- (c) If there are no investors on either the winner or the second placed finisher, the golden domestic doubles dividend pool is to be divided among the investors on the third placed finisher.
- (d) If, as the result of a dead-heat, investors on 2 or more placed finishers become entitled to a dividend under this clause:
 - (i) the golden domestic doubles dividend pool is to be divided into as many equal parts as there are backed finishers in the dead-heat; and
 - (ii) each part is to be divided among the investors on each such finisher.

6.2.8 Non-starters and substitutes

- (a) Any money invested on a combination in a golden domestic double which includes a non-starter in any race of a golden domestic double must either:
 - (i) if the relevant ticket is presented to the race club conducting the domestic totalizator before investments have ceased to be accepted on the first leg, be refunded to the investor; or
 - (ii) if the money is not so refunded be invested in accordance with subclause (b).
- (b) If a contestant selected in a bet on a golden domestic double does not become a starter in a race (including a re-run race) the bet is deemed to be invested on a substitute selection as determined under subclause (c).

- (c) Where the race club conducting the domestic totalizator receives golden domestic double bets on a contestant that is a non-starter in any race in a golden domestic double, the golden domestic double bets on that non-starter will be deemed to be invested on the contestant in that same race (“the substitute”) which has the greatest amount of money invested on it on the race club conducting the domestic totalizator’s win totalizator pool.
- (d) The substitute will be declared by the race club conducting the domestic totalizator when the win dividend is declared payable on the race.
- (e) Where two or more contestants have equal win investments under the rule in subclause (c), the contestant with the lower contestant number will be deemed to be the substitute selection for that race.
- (f) For the purposes of this clause, any determination made by the race club conducting the domestic totalizator as to the contestant to be substituted for a contestant which is a non-starter in a race in a golden domestic double will be final and conclusive.

6.3 REFUNDS

6.3.1 Termination of investment pool

If an investment pool for a golden domestic double is terminated under these Rules, the whole amount of the investment pool is to be refunded in full to the investors. That is, there is to be no deduction of any commission. The jackpot pool is to be carried over to the succeeding domestic double.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BLACKTOWN CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as a Public Road

NOTICE is hereby given that in accordance with section 10 of the Roads Act 1993, the lands described in the Schedule below are dedicated to the public as road. R. MOORE, General Manager, Blacktown City Council, PO Box 63, Blacktown NSW 2148.

SCHEDULE

Lot 1, DP 219730.

Lot 1, DP 1104835.

Lot 1, DP 1039595.

Lot 1, DP 1093289. [6871]

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 Her Excellency the Governor that the easement described in Schedule 1 below, excluding the interests described in Schedule 2 below and 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 Goulburn this 29th day of January 2013. CHRIS BERRY, General Manager, Goulburn Mulwaree Council, Locked Bag 22, Goulburn NSW 2580.

SCHEDULE 1

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 32, DP 631142, located at Glenquarry.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 4, DP 241697, located at Calwalla.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 1138346, located at Glenquarry.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 316, DP 1140815, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 346442, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 310, DP 828722, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 717519, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot A, DP 357260, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 1159591, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 529711, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 3, DP 789551, located at Marulan.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 5, DP 1139312, located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 711441 located at Moss Vale.

Easement shown in DP 1171363 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 711441 located at Moss Vale.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 251779, located at Murray's Flat.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 251779, located at Murray's Flat.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 56980, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 122, DP 750050, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 3, DP 1003532, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 1089760 located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 1, DP 198260, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 13, DP 858473, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 12, DP 858473, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 10, DP 858473 located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 8, DP 858473, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 7, DP 858473, located at Towrang.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 245851, located at Carrick.

Easement shown in DP 1171369 as '(A) Denotes proposed easement for pipeline and water supply 6 wide' over Lot 3, DP 245851 located at Carrick.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 176, DP 750015, located at Goulburn.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 1042746, located at Goulburn.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 591422, located at Goulburn.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 776381, located at Kingsdale.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 70, DP 1006688, located at Kingsdale.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 73, DP 1006688 located at Kingsdale.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 74, DP 1006688, located at Kingsdale.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 75, DP 1006688, located at Kingsdale.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 100, DP 1007433 located at Kingsdale.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 28, DP 479 located at Goulburn.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 11, DP 1156095, located at Goulburn.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 3, DP 569505, located at Kenmore.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 2, DP 1171661, located at Goulburn.

Easement shown in DP 1171370 as '(A) Proposed easement for pipeline and water supply 6 wide' over Lot 5, DP 1078852 located at Kenmore.

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.

SCHEDULE 2

Lot 32, DP 631142 – Dealing 6365683 Easement for water pipeline 5 wide & variable, DP 267988.

Lot 1, DP 717519 – Bk 1541 No. 463 Dealing No. 6411902 – easement for transmission line 30.48 wide.

Lot 1, DP 717519 – *NSW Government Gazette* 11 February 1966 Fol. 700 – easement for transmission line 45.72 wide.

Lot 1, DP 717519 – Dealing No. Y886571, *Vide*, DP 641976 – easement for electricity purposes 30 wide.

Lot 1, DP 717519 – Dealing No. Z215708 *Vide*, DP 639339 – easement for transmission line 40 wide.

Lot 1, DP 711441 – Dealing H826489 Easement for transmission line.

Lot 2, DP 711441 – Dealing H826489 Easement for transmission line.

Lot 12, DP 858473 – Easement for transmission line 20 wide and variable.

Lot 12, DP 858473 – Right of carriageway 20 wide and variable.

Lot 2, DP 1171661 – Right of access variable width referred to and numbered (4) in S.88B instrument affecting the site the designated (D) in the title diagram.

Lot 2, DP 1171661 – Right of access variable width referred to and numbered (3) in S.88B instrument affecting the site the designated (C) in the title diagram.

Lot 2, DP 1171661 – Easement for drainage of water variable width referred to and numbered (2) in S.88B instrument affecting the site the designated (B) in the title diagram.

Lot 2, DP 1171661 – Easement for drainage of water variable width referred to and numbered (1) in S.88B instrument affecting the site the designated (A) in the title diagram.

Lot 5, DP 1078852 – Easement for sewer pipeline 5 metre(s) shown so burdened in the title diagram. [6872]

KYOGLE COUNCIL

Roads Act 1993, Section 162

NOTICE is hereby given that the Kyogle Council, in pursuance of section 162 of the Roads Act 1993 and the Roads (General) Regulation 2000, has resolved to make the road name change listed below:

<i>Road No./Current Road Name or Description of Route</i>	<i>Road Name</i>
247 – Hootens Road.	Hootons Road.

A. E. PIGGOTT, General Manager, Kyogle Council,
1 Stratheden Street (PO Box 11), Kyogle NSW 2474. [6873]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

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

SCHEDULE

Lot 3, Deposited Plan 1172194, Parish of Lorne, County Macquarie, being land situated adjacent to 1151 Lorne Road,
Lorne. [6874]

ESTATE NOTICES

NOTICE of intended distribution of estate. – Estate of MERVYN THOMSON CUSWORTH. – NSW grant made 10 October 2012. – Any person having any claim upon estate of Mervyn Thomson Cusworth, late of Pennant Hills in the State of New South Wales, who died on 19 July 2012, must send particulars of the claim to the legal representative for the estate at care of John de Mestre & Co Pty Ltd, Solicitors, Level 5, 50 Park Street, Sydney NSW 2000, within 30 days from publication of this notice. After that time and after 6 months from the date of death of the deceased the legal representative intends to distribute the property in the estate having regard only to the claims of which the legal representative had notice at the time of distribution. John de Mestre & Co Pty Ltd, Solicitors, Level 5, 50 Park Street, Sydney NSW 2000 (PO Box A42, Sydney South NSW 1235), tel.: (02) 9284 5800. [6875]

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