



Government Gazette

OF THE STATE OF
NEW SOUTH WALES

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OFFICIAL NOTICES

Department of Trade and Investment, Regional Infrastructure and Services

MINING ACT 1992

Mining Notice

Coal Allocation – Public Exposure Test

UNITED COLLIERIES PTY LIMITED has sought consent from the Minister for Resources and Energy under section 13 (3) of the Mining Act 1992 to apply for an exploration licence for Group 9 minerals (coal) over an area of 3.5 hectares from the surface to 20 metres below the surface, as shown in the diagram below. The area is located north west of Warkworth and overlies Consolidated Coal Lease 775. An exploration licence is being sought to allow the applicant to gain surface continuity to their existing Consolidated Coal Lease 775.

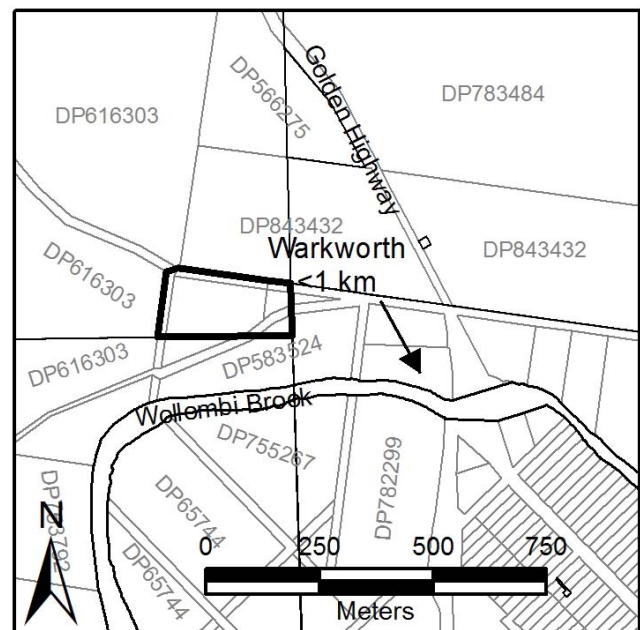
A direct allocation for this area is being considered as it has been assessed to be a minor addition to an existing mine.

NSW Trade and Investment has estimated the proposed area contains no coal and does not form part of a larger unallocated resource.

Any party that may have an interest in exploring the coal resources within this area may make a submission to the Minister. Submissions must be lodged within two weeks of the publication of this notice and provide legitimate reasons in support of the interest being claimed. Submissions must be addressed to:

The Team Leader, Coal & Petroleum Titles
Trade & Investment NSW
PO Box 344
Hunter Region MC NSW 2310

Any submissions received by the required date will be considered by the Minister in deciding whether to consent to an application for an exploration licence being lodged by United Collieries Pty Limited.



MINING ACT 1992

Mining Notice

Coal Allocation – Public Exposure Test

WHITEHAVEN COAL LIMITED has sought consent from the Minister for Resources and Energy under section 13 (3) of the Mining Act 1992 to apply for an exploration licence for Group 9 minerals (coal) over an area of 936 hectares from the surface to 900 metres below Australian Height Datum, as shown in the diagram below. The area is located approximately five kilometres west of Gunnedah and adjoins Consolidated Coal Lease 701. An exploration licence is being sought to allow the applicant to explore the potential for further developing the coal resources of Consolidated Coal Lease 701 and Mining Lease 1624.

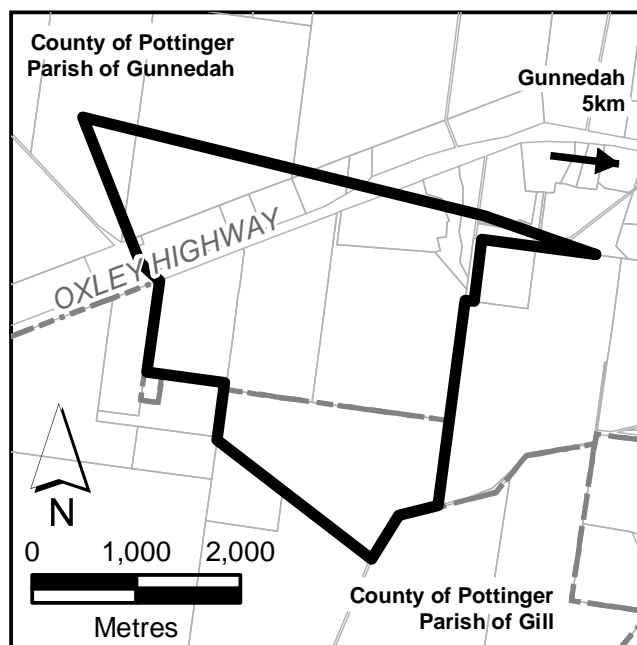
A direct allocation for this area is being considered as it has been assessed to be a minor addition to an existing mine.

NSW Trade and Investment has estimated the proposed area contains 12-18 million tonnes of in-situ coal and that it does not form part of a larger unallocated resource.

Any party that may have an interest in exploring the coal resources within this area may make a submission to the Minister. Submissions must be lodged within two weeks of the publication of this notice and provide legitimate reasons in support of the interest being claimed. Submissions must be addressed to:

The Team Leader, Coal & Petroleum Titles
Trade & Investment NSW
PO Box 344
Hunter Region MC NSW 2310

Any submissions received by the required date will be considered by the Minister in deciding whether to consent to an application for an exploration licence being lodged by Whitehaven Coal Limited.



MINERALS

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T14-1065)

No. 5019, VOLCAN AUSTRALIA CORPORATION PTY LTD (ACN 131 553 341), area of 1 units, for Group 2, dated 16 April 2014. (Inverell Mining Division).

(T14-1066)

No. 5020, SANDFIRE RESOURCES NL (ACN 105 154 185), area of 20 units, for Group 1, dated 17 April 2014. (Orange Mining Division).

(T14-1067)

No. 5021, WATTLE RESOURCES N.L. (ACN 138 383 114), area of 90 units, for Group 1, dated 17 April 2014. (Cobar Mining Division).

The Hon. ANTHONY ROBERTS, M.P.,
Minister for Resources and Energy

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T13-1161)

No. 4899, now Exploration Licence No. 8253, SANDFIRE RESOURCES NL (ACN 105 154 185), County of Wellington, Map Sheet (8631, 8632, 8731, 8732), area of 66 units, for Group 1, dated 3 April 2014, for a term until 3 April 2017.

(T13-1171)

No. 4908, now Exploration Licence No. 8253, SANDFIRE RESOURCES NL (ACN 105 154 185), Counties of Ashburnham, Gordon and Wellington, Map Sheet (8631, 8632, 8731, 8732), area of 66 units, for Group 1, dated 3 April 2014, for a term until 3 April 2017.

(T13-1206)

No. 4944, now Exploration Licence No. 8255, SILVER CITY MINERALS LIMITED (ACN 130 933 309), County of Yancowinna, Map Sheet (7133, 7134, 7233, 7234), area of 22 units, for Group 1, dated 11 April 2014, for a term until 11 April 2017.

(T14-1007)

No. 4961, now Exploration Licence No. 8256, THOMSON RESOURCES LTD (ACN 138 358 728), Counties of Dudley and Vernon, Map Sheet (9335, 9336), area of 67 units, for Group 1, dated 9 April 2014, for a term until 9 April 2017.

The Hon. ANTHONY ROBERTS, M.P.,
Minister for Resources and Energy

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T14-1057)

No. 5011, SANDFIRE RESOURCES NL (ACN 105 154 185), County of Bland, Map Sheet (8329, 8429). Withdrawal took effect on 17 April 2014.

The Hon. ANTHONY ROBERTS, M.P.,
Minister for Resources and Energy

NOTICE is given that the following application for renewal has been received:

(T02-0459)

Exploration Licence No. 6082, ISABELLA MINERALS PTY LTD (ACN 125 035 841), area of 5 units. Application for renewal received 22 April 2014.

The Hon. ANTHONY ROBERTS, M.P.,
Minister for Resources and Energy

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(11-5907)

Exploration Licence No. 5793, GOLDEN REEF ENTERPRISES PTY LTD (ACN 008 138 136) AND TRIAKO RESOURCES PTY LTD (ACN 008 498 119), County of Mouramba, Map Sheet (8133), area of 8 units, for a further term until 13 November 2015. Renewal effective on and from 15 April 2014.

(T14-0146)

Exploration Licence No. 5915, GOLDEN CROSS OPERATIONS PTY. LTD. (ACN 050 212 827), Counties of Bland and Gipps, Map Sheet (8329, 8330), area of 15 units, for a further term until 9 January 2016. Renewal effective on and from 3 April 2014.

(T09-0237)

Exploration Licence No. 7468, TRI ORIGIN MINING PTY LIMITED (ACN 115 529 112), County of Argyle, Map Sheet (8728), area of 7 units, for a further term until 4 March 2017. Renewal effective on and from 15 April 2014.

(T09-0267)

Exploration Licence No. 7469, TRI ORIGIN MINING PTY LIMITED (ACN 115 529 112), County of Murray, Map Sheet (8827), area of 22 units, for a further term until 4 March 2017. Renewal effective on and from 15 April 2014.

(T11-0283)

Exploration Licence No. 7915, FAR NORTH MINERALS PTY LTD (ACN 152 153 878), County of Buller, Map Sheet (9340), area of 13 units, for a further term until 2 March 2016. Renewal effective on and from 9 April 2014.

(13-3550)

Mining Lease No. 1334 (Act 1992), STANLEY JOHN SMYTHE, Parish of Orr, County of Evelyn, Map Sheet (7238-2-N), area of 48 hectares, for a further term until 25 October 2024. Renewal effective on and from 16 April 2014.

The Hon. ANTHONY ROBERTS, M.P.,
Minister for Resources and Energy

ERRATUM

NOTICE was given in error in *New South Wales Government Gazette* No. 36 of 17 April 2014, Folios 1218 and 1219, of the request for cancellation of authorities. The correct notices are below and replace the previously published notices:

NOTICE is given that the following applications have been received:

REQUEST FOR CANCELLATION OF AUTHORITIES

(M2006/4212)

Exploration Licence No. 6784, CLANCY EXPLORATION LIMITED, (ACN 105 578 756), County of Bland & Gipps, area of 16 units. Application for Cancellation was received on 16 April 2014.

(T11-0084)

Exploration Licence No. 7752, NYNGAN GOLD PTY LTD, (ACN 154 650 585), County of Oxley and Gregory, area of 42 units. Application for Cancellation was received on 15 April 2014.

(T11-0174)

Exploration Licence No. 8055, NYNGAN GOLD PTY LTD, (ACN 154 650 585), County of Oxley, area of 27 Units. Application for Cancellation was received on 15 April 2014.

The Hon. ANTHONY ROBERTS, M.P.,
Minister for Resources and Energy

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(T11-0084)

Exploration Licence No. 7752, NYNGAN GOLD PTY LTD (ACN 154 650 585), County of Gregory and County of Oxley, Map Sheet (8334), area of 42 units. Cancellation took effect on 22 April 2014.

(T11-0174)

Exploration Licence No. 8055, NYNGAN GOLD PTY LTD (ACN 154 650 585), County of Oxley, Map Sheet (8334, 8434), area of 27 units. Cancellation took effect on 22 April 2014.

The Hon. ANTHONY ROBERTS, M.P.,
Minister for Resources and Energy

PRIMARY INDUSTRIES

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

Final Determination with Respect to
a Designated Fishing Activity under Section 115O (5)

I, the Minister for Primary Industries, under section 115O (4) (b) of the Environmental Planning and Assessment Act 1979 and in accordance with section 115P of that Act, make a final determination with respect to the designated fishing activity referred to in Schedule 1 by permitting the designated fishing activity to be carried out, subject to the modifications set out in Schedule 2.

I have required the modifications to reduce the detrimental effect of the activity on the environment and to ensure that the determination accords with the conditions placed on the approval by the Minister for Planning and Infrastructure.

I have examined and taken into account to the fullest extent possible all matters affecting or likely to affect the environment by reason of the designated fishing activity. I have considered inter alia the Environmental Impact Statement published by NSW Department of Primary Industries in November 2011 and the representations duly received with respect to the designated fishing activity to which the statement relates.

Dated at Sydney, 30 March 2014.

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

SCHEDULE 1

Designated fishing activity: Fish stocking as specified in Schedule 1A of the Fisheries Management Act 1994 conducted in marine waters.

SCHEDULE 2 (Modifications)

The draft fishery management strategy exhibited in November 2011 as part of the Environmental Impact Statement for the designated fishing activity is revised so as to incorporate:

- (1) The amendments expressly stated in the preferred strategy report prepared for the activity dated August 2012, and
- (2) The conditions placed on the approval by the Minister for Planning and Infrastructure under section 115P of the Environmental Planning and Assessment Act 1979 dated January 2014.

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 33 (4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL87/100 within the estuary of the Manning River, having an area of 1.8120 hectares to Timothy Hill of Mitchells Island NSW, for a term of 15 years expiring on 22 September 2028.

OL83/243 within the estuary of the Manning River, having an area of 0.0612 hectares to Christopher John Wheeler of Mitchells Island NSW, for a term of 15 years expiring on 25 February 2029.

OL83/137 within the estuary of the Pambula River, having an area of 0.8274 hectares to Patrick Skeers of Pambula NSW, for a term of 15 years expiring on 17 March 2029.

OL67/098 within the estuary of Wallis Lake, having an area of 0.6918 hectares to MW & EA Sciacca Pty Ltd of Tuncurry NSW, for a term of 15 years expiring on 6 May 2029.

OL66/317 within the estuary of Camden Haven, having an area of 0.4307 hectares to Brandon, Katrina and Jason Armstrong of Bonny Hills NSW, for a term of 15 years expiring on 24 September 2028.

OL98/007 within the estuary of Camden Haven, having an area of 1.5704 hectares to B & K Armstrong Oysters Pty Ltd of Laurieton NSW, for a term of 15 years expiring on 20 December 2028.

OL83/116 within the estuary of Camden Haven having an area of 0.6032 hectares to Brian Eggins and John Eggins of Camden Haven NSW, for a term of 15 years expiring on 10 March 2029

OL83/286 within the estuary of Wallis Lake, having an area of 2.7620 hectares to Guiseppe De Gioia of Tuncurry NSW, for a term of 15 years expiring on 25 February 2029.

OL98/011 within the estuary of Wallis Lake, having an area of 0.1990 hectares MW & EA Sciacca Pty Ltd of Tuncurry NSW, for a term of 15 years expiring on 20 May 2029.

AL00/045 within the estuary of Wapengo Lake, having an area of 1.2371 hectares to Brad Ellison and Renay Ellison of Tathra NSW, for a term of 15 years expiring on 21 July 2028.

OL83/364 within the estuary of Port Stephens, having an area of 0.6459 hectares to Oyster Bay (NSW) Pty Ltd of Bobs Farm NSW, for a term of 15 years expiring on 16 February 2029.

BILL TALBOT,
Director, Aquaculture & Aquatic Environment,
Fisheries Division,
NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2012

Clause 31 (3) – Notice of Granting of
Class 1 Aquaculture Lease

THE Minister has granted the following Class 1 Aquaculture Lease:

AL12/004 within the estuary of the Hastings River, having an area of 0.4492 hectares to Port Oyster Co. Pty Ltd of Port Macquarie NSW, for a term of 15 years expiring on 10 February 2029.

BILL TALBOT,
Director, Aquaculture & Aquatic Environment,
Fisheries Division,
NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994**FISHERIES MANAGEMENT (AQUACULTURE)
REGULATION 2012**

Clause 43 (9) – Notice of Aquaculture Lease Subdivision

THE Minister has subdivided the following Aquaculture Leases:

AL03/034 within the estuary of Port Stephens is to be subdivided into two leases referred to as AL13/008, having an area of 1.81 hectares and AL13/009, having an area of 1.00 hectares to Paul Kenneth Viney of Smithton Tasmania, expiring on 12 April 2020.

BILL TALBOT,
Director, Aquaculture & Aquatic Environment,
Fisheries Division,
NSW Department of Primary Industries

LANDS

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

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 in that Column, 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>
Keith Allan	Bearbong	Reserve No. 60762
Hume	Recreation	Public Purpose: Public
HASSALL	Reserve Trust	recreation
(re-appointment)		Notified: 2 November 1928
		File Reference: 08/2845

For a term commencing
 the date of this notice and
 expiring 28 February 2019.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

DESCRIPTION

Parish: Dolondundale
County: Dampier
Land District: Cooma
LGA: Cooma-Monaro Shire Council
Lots: 1, 2 and 3
DP: 1194937
File Reference: 12/05934

Note: On closing, the titles for the land in Lots 1, 2 and 3, DP 1194937 remains vested in Cooma-Monaro Shire Council as operational land.

In accordance with section 44 of the Roads Act 1993, the Crown consents to the land in Lots 1, 2 and 3, DP 1194937 being vested in the Cooma-Monaro Shire Council as operational land, to be given by the Council as compensation for other land acquired by the Council for the purposes of the Roads Act.

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Bungowannah; County – Hume
Land District – Albury; LGA – Greater Hume

Road Closed: Lot 1, DP 1190450.

File No.: WA07H124

Schedule

On closing, the land within Lot 1, DP 1190450 remains vested in the State of New South Wales as Crown land.

ROADS ACT 1993

Order

Notification of Closing of Road

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

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

Description

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 2, DP 1130888 at Coldstream, Parish Ulmarra, County Clarence.

File Reference: 07/6173

Schedule

On closing, the land within Lot 2, DP 1130888 remains vested in Clarence Valley Council as operational land for the purposes of the Local Government Act 1993.

Councils reference: PJR:REB 05-0391

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

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

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

SCHEDULE 1

Parish – Armidale; County – Sandon
Land District – Armidale
Local Government Authority – Armidale Dumaresq

Road southeast of Lots 640, 641, 642, 643, 644, 646 and 647, DP 755808, Lot 1, DP 1147989 and Lots A and B, DP 400397.

Width to be Transferred: Whole width.

SCHEDULE 2

Roads Authority: Armidale Dumaresq.

Council Reference: Kearney Street, west of Kurrawatha Avenue.

Lands File Reference: 13/14086

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

**REVOCATION OF RESERVATION OF
CROWN LAND**

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

KEVIN HUMPHRIES, M.P.,
 Minister for Natural Resources, Lands and Water
 and Minister for Western NSW

SCHEDULE 1

<i>Column 1</i>	<i>Column 2</i>
Land District: Scone	Lots: 7009-7010, DP 93612
Local Government Area: Upper Hunter	Lots 5-8, Section 10, DP 758003
Locality: Aberdeen	Parish: Russell
Reserve No.: 89461	County: Durham
Public Purpose: Homes for the Aged	
Notified: 13 June 1975	
File Reference: MD79R13-002	

DISSOLUTION OF RESERVE TRUST

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

KEVIN HUMPHRIES, M.P.,
 Minister for Natural Resources, Lands and Water
 and Minister for Western NSW

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Aberdeen Homes for the Aged (R89461) Reserve Trust	Reserve No.: 89461 Public Purpose: Homes for the Aged Notified: 13 June 1975 File Ref.: MD79R13-002

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 in that Column, 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>
Christine BROOKER (new member)	Main Camp Recreation Reserve Trust	Reserve No. 52866 Public Purpose: Public recreation Notified: 28 June 1918 File Ref.: MD80R59
Peter John FLEMING (re-appointment)		
Darryl Roy LEIGH (re-appointment)		
Jeffery Allan CLYDSDALE (new member)		
John Alfred HINDMARSH (new member)		
Neil James SINDERBERRY (re-appointment)		
Steven CLYDSDALE (new member)		
For a term commencing the date of this notice and expiring 23 April 2019.		

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

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Parish – Carrow; County – Durham
Land District – Singleton/Dungog
LGA – Singleton/Dungog

Road Closed: Lots 2-6, DP 1193323.
 File No.: MD06H100

Schedule

On closing, the land within Lots 2-6, DP 1193323 remains vested in the State of New South Wales as Crown land.

Description

Parish – Kincumber; County – Northumberland
Land District – Gosford; LGA – Gosford

Road Closed: Lot 1, DP 1193693 (subject to right of carriageway created by Deposited Plan 1193693).
 File No.: 11/12498

Schedule

On closing, the land within Lot 1, DP 1193693 remains vested in the State of New South Wales as Crown land.

Description

Parish – Blenheim; County – Westmoreland
Land District – Bathurst; LGA – Oberon

Road Closed: Lot 1, DP 1192553.
 File No.: 13/11690

Schedule

On closing, the land within Lot 1, DP 1192553 remains vested in the State of New South Wales as Crown land.

Description

Parishes – Terrabile and Yalcogrin; County – Gowen
Land District – Coonamble; LGA – Gilgandra

Roads Closed: Lots 1 and 2, DP 1181453.
 File No.: DB05H333

Schedule

On closing, the land within Lots 1 and 2, DP 1181453 remains vested in the State of New South Wales as Crown land.

Description

Parish – Merriganowry; County – Forbes
Land District – Cowra; LGA – Cowra

Road Closed: Lot 3, DP 1175193.
 File No.: CL/00501

Schedule

On closing, the land within Lot 3, DP 1175193 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

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
CONCRETE RAMP (RELEVANT INTEREST – Section 34A – RI 529620 File 14/00730); JETTY (RELEVANT INTEREST – Section 34A – RI 529620 File 14/00730); PONTOON (RELEVANT INTEREST – Section 34A – RI 529620 File 14/00730)	Reserve No. 56146 Public Purpose: Generally Notified: 11 May 1923 File Reference: 14/00730

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
CONCRETE RAMP (RELEVANT INTEREST – Section 34A – RI 529620 File 14/00730); JETTY (RELEVANT INTEREST – Section 34A – RI 529620 File 14/00730); PONTOON (RELEVANT INTEREST – Section 34A – RI 529620 File 14/00730)	Reserve No. 1011268 Public Purpose: Future public requirements Notified: 3 February 2006 File Reference: 14/00730

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
SITE INVESTIGATION (RELEVANT INTEREST – Section 34A Licence – RI 526262 File Reference – 10/14070)	Reserve No. 1011268 Public Purpose: Future public requirements Notified: 3 February 2006 File Reference: 10/14070

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 in that Column, 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>
Brett Graeme GILL (new member)	Tambar Springs Racecourse Trust	Reserve No. 56786 Public Purpose: Recreation ground, racecourse
Robert James FOURACRE (new member)		Notified: 8 February 1924 File Reference: TH79R38
Neil Richard BAILEY (new member)		
Rebecca BAVISTER (new member)		

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

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

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

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

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

SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
PUMP AND PIPELINE (RELEVANT INTEREST – Section 34A Licence – RI 520691)	Reserve No. 1013826 Public Purpose: future public requirements Notified: 29 June 2007 File Reference: 13/12911

Other Notices

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Incorporation Pursuant to Section 72

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

Cancellation is effective as at the date of gazettal.

Law Enforcement Torch Run National Council
Incorporated – Inc9890025

Electro Buzz Social Club Incorporated – Inc9881376

Terrigal Ladies Probus Club Incorporated – Y1651135

Inverell and District Olive Growers Association
Incorporated – Y2060109

Tamworth Harness Association Inc – Y0441302

Babewatch Incorporated – Inc9896423

Urbenville Campdraft Club Incorporated – Y1337140

Kensington After School Care Inc – Y1172443

Asian Christian Art Association Incorporated –
Inc9890159

Evans Head & District Water Committee Incorporated
– Inc9886014

Gudhara Holistic Sanctuary Incorporated – Inc9886785

Ashbury Tai Chi and Social Club Incorporated –
Inc9895113

Give Pets A Chance Incorporated – Inc9890815

P.A.S.S. (Parents of Autistic Spectrum Support)
Incorporated – Inc9879822

A Different Corner Productions Incorporated –
Inc9875239

Dated this 23rd day of April 2014.

CHRISTINE GOWLAND,
Delegate of the Commissioner,
NSW Fair Trading

COMPANION ANIMALS REGULATION 2008

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

THE Order dated 21 January 2011, which approved the organisation referred to in the Schedule below and published in *NSW Government Gazette* No. 6, on 1 May 2009, is hereby revoked.

SCHEDULE

<i>Name of organisation</i>	<i>Address of organisation</i>	<i>Name of contact officer for organisation</i>
Penrith Animal Rescue	17 Pebworth Place, South Penrith NSW 2750	Ms Janet Wickens

Date: 23 April 2014.

ROSS WOODWARD,
Chief Executive,
Office of Local Government

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

HVO Lake James Notification Area

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

SCHEDULE

The area bounded by straight lines joining the following 4 ordered points on maps SINGLETON 9132-4N 1:25000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

<i>Point</i>	<i>MGAEast</i>	<i>MGANorth</i>
1	317900	6398900
2	317900	6401200
3	315800	6401200
4	315800	6398900

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-254 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER,
Chairman

Dams Safety Committee,
Locked Bag 5123,
Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Cowal Notification Area

THE Dams Safety Committee pursuant to section 369 of the Mining Act 1992, hereby declares that with regard to Cowal Southern Tailings Dam and Cowal Northern Tailings Dam, being prescribed dams under Dams Safety Act 1978, the land described in the schedule hereto is the notification area of the said dams.

SCHEDULE

The area bounded by straight lines joining the following 4 ordered points on maps WAMBOYNE 8330N 1:50000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 55:

<i>Point</i>	<i>MGAEast</i>	<i>MGANorth</i>
1	532400	6279300
2	535700	6279300
3	535700	6275000
4	532400	6275000

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-253 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER,
Chairman

Dams Safety Committee,
Locked Bag 5123,
Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Upper Rodds Notification Area

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

SCHEDULE

The area bounded by straight lines joining the following 5 ordered points on maps MILLTHORPE 8731 3 S 1:25000 & CUDAL 8631S 1:50000; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 55:

<i>Point</i>	<i>MGAEast</i>	<i>MGANorth</i>
1	687000	6294500
2	688000	6294000
3	688500	6292400
4	687000	6291600
5	685600	6293700

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-252 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER,
Chairman

Dams Safety Committee,
Locked Bag 5123,
Parramatta NSW 2124

DAMS SAFETY ACT 1978 AND MINING ACT 1992

Order under Section 369 of the Mining Act 1992

Shannon Creek Notification Area

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

SCHEDULE

The area bounded by straight lines joining the following 6 ordered points on maps COUTTS CROSSING 9438-2N; the points are specified by Map Grid of Australia 1994 co-ordinates in Zone 56:

<i>Point</i>	<i>MGAEast</i>	<i>MGANorth</i>
1	479700	6702200
2	481700	6701600
3	482200	6699800
4	479300	6697500
5	476700	6697600
6	476300	6699000

Map Grid Australia (MGA) co-ordinates for the above points, as well as plan NA-251 showing the area, are available from the Dams Safety Committee.

BRIAN COOPER,
Chairman

Dams Safety Committee,
Locked Bag 5123,
Parramatta NSW 2124

HEALTH ADMINISTRATION ACT 1982

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Acquisition of Land by Compulsory Process
for the Purposes of the Health Administration Act 1982

PURSUANT to section 10 of the Health Administration Act 1982 and section 19 (1) of the Land Acquisition (Just Terms Compensation) Act 1991, the Health Administration Corporation by its delegate declares, with the approval of the Governor, that the land and easements described in the Schedule below is by this notice acquired by compulsory process for the purposes of the Health Administration Act 1982.

Signed at Sydney this 7th day of April 2014.

DAVID GATES,
Director, Business & Asset Services
and Chief Procurement Officer,
NSW Ministry of Health,
a duly authorised delegate of the
Health Administration Corporation

SCHEDULE

Land

ALL THAT piece or parcel of land situated at:

Grafton in the Clarence Valley Local Government Area, Parish of Great Marlow, County of Clarence comprising Lot 4 and Lot 22, Section 79 in Deposited Plan 758470;

Leeton in the Leeton Local Government Area, Parish of Willimong, County of Cooper comprising Lot 10 and Lot 11, Section 21 in Deposited Plan 758606;

Narooma in the Eurobodalla Local Government Area, Parish of Narooma, County of Dampier comprising Lot 546 and Lot 660 in Deposited Plan 752155.

PASSENGER TRANSPORT REGULATION 2007

Clause 76 (1) (c) Designation of Routes

Order

Bus passenger services

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

Operator: State Transit Authority

Routes:

200

300	301	302	303	305	308	309
310 – Eastgardens/City				311		
313 – Coogee/Bondi Junction				314	316	
317 – East Garden/Bondi Junction					323	324
325	326	327	333	339 – Clovelly/ City		
342	343	345	348	352	353	355
360	361	370	372	373	374	376
377	378	380	381	382	386	387
389	391	393	394	395	396	

400 410

890 891 892 895

L24 L94

M40

X10	X39	X40	X73	X74	X77	X84
X89						

To facilitate the progressive introduction of smartcard technology on the Operator's bus fleet, this Order applies only to buses displaying a sign "Opal bus" or "Opal on this bus".

Date of effect

This Order takes effect on 28 April 2014.

Dated: 17 April 2014.

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

PESTICIDES ACT 1999

Environment Protection Authority NSW

Notice under Section 48 (4)

NOTICE is hereby given, pursuant to section 48 (4) of the Pesticides Act 1999, that I have granted a Pilot (Pesticide Rating) Licence, particulars of which are stated in the Schedule.

SEAN NUNAN,
Team Leader, Chemicals and Radiation Licensing,
Hazardous Materials, Chemicals and Radiation Section,
Environment Protection Authority
by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

<i>Name and address of licensee</i>	<i>Date of granting of licence</i>
Rory FAHEY, PO Box 737, Cowra NSW 2794	23 April 2014

PESTICIDES ACT 1999

Environment Protection Authority NSW

Notice under Section 48 (4)

NOTICE is hereby given, pursuant to section 48 (4) of the Pesticides Act 1999, that I have granted a Pilot (Pesticide Rating) Licence, particulars of which are stated in the Schedule.

SEAN NUNAN,
Team Leader, Chemicals and Radiation Licensing,
Hazardous Materials, Chemicals and Radiation Section,
Environment Protection Authority
by delegation

SCHEDULE

Pilot (Pesticide Rating) Licence

<i>Name and address of licensee</i>	<i>Date of granting of licence</i>
Andrew BIGGS, PO Box 100, Greta NSW 2334	23 April 2014

PRACTICE NOTE DC (CIVIL) No. 12

Coal Miners' Workers Compensation List

1. Application

- 1.1 This Practice Note applies to proceedings in the Coal Miners' Workers Compensation List and replaces the Practice Note dated 29 March 2012.
- 1.2 Schedule 6, Part 18 of the Workers Compensation Act 1987 makes special provision relating to coal miners. Clause 3.1 provides that subject to that clause the 2001 amendments do not apply to coal miners and that this Act and the Workplace Injury Management and Workers Compensation Act 1998 (and the regulations made under those Acts) apply to coal miners' claims as if the 2001 amendments had not been enacted.
- 1.3 The Compensation Court Repeal Act 2002 conferred on the District Court, effective from 1 January 2004, jurisdiction to examine, hear and determine all coal miner matters (except common law matters). Refer to Division 8A of the District Court Act 1973 (Residual Jurisdiction of Court).
- 1.4 The rules relating to proceedings in the Coal Miners' Workers Compensation List are contained in Schedule 11 to the Uniform Civil Procedure Rules 2005.

2. Statements of Claim

- 2.1 A statement of claim must be lodged with certification that the commencement of such proceedings is not contrary to sections 101, 102 or 103 of the 1998 Act.
- 2.2 Upon filing a statement of claim the matter will be listed before the Registrar on a date approximately 2 months after filing
- 2.3 At this mention before the Registrar, the parties will be expected to advise the Court on the matter's readiness to proceed to conciliation, including the availability of medical evidence, wage material (where relevant) and any outstanding requests for particulars

3. Conciliation

- 3.1 The Sydney and Newcastle Registries refer all statements of claim to a conciliator for conciliation.
- 3.2 The conciliator conducts a conciliation conference within approximately 4 months of the filing of the statement of claim.
- 3.3 On listing a conciliation conference the Conciliator will normally issue directions to produce documents. This is to assist the Conciliator to conciliate the dispute effectively. Such a direction is an order of the Court and failure to comply with the direction without reasonable excuse may lead to the exclusion of those documents from further proceedings in the Court or adverse costs orders.
- 3.4 Practitioners are reminded of their obligations under s 81A of the WIM Act which requires that reports and documents to be relied on at the conciliation be served at least 7 days before the conciliation conference. Last minute service of this material is not only in breach of s 81A but does not assist the conciliation process.
- 3.5 Genuine participation of parties to the dispute is essential to the success of conciliation. The worker should attend the conciliation conference as should a representative of the insurer who is familiar with the claim and who is authorised to discuss and negotiate settlement. Unless there are exceptional circumstances the solicitors with carriage of the matter should attend the conciliation conference.
- 3.6 If the conciliator forms the opinion that there has not been genuine participation in the conciliation by either or both parties the conciliator may adjourn the conciliation to a later date.
- 3.7 If a matter does not resolve at conciliation the parties will be expected to advise the Conciliator whether the matter is ready to take a hearing date or the reasons why it is not. They will also be expected to give an estimate of hearing length and advise the number of witnesses to be called, including experts to be cross-examined and any special circumstances affecting the listing.

4. Hearings

- 4.1 Where a matter does not resolve at conciliation the conciliator will return the matter to the list to be allocated a date for hearing at the next available sittings. Coal Miners' Workers Compensation Lists are kept in Newcastle and in Sydney (for southern

and western coalminers). Callovers are held in Sydney only.

- 4.2 For matters in the Newcastle List the Court will issue a confirmation of hearing notice four weeks prior to the trial. Where conciliation occurs less than 4 weeks prior to hearing the conciliator will provide the parties with notice of the hearing date at the conclusion of the conciliation

5 Schedules of Earnings

- 5.1 Where the quantum of weekly payments is an issue the plaintiff is required to serve a schedule containing full particulars of such earnings during the relevant period no later than 10 days before the conciliation.
- 5.2 If the accuracy of the plaintiffs schedule is disputed, the other party is required to serve within 7 days a notice containing its allegations of such earnings. A notice which merely denies or disputes the plaintiffs schedule does not comply with r 18.
- 5.3 Where parties are relying upon the earnings of comparable employees, such persons should be identified by name in the schedules.

6 Subpoenas

- 6.1 Practice Note DC (Civil) No. 8 deals with early return of subpoenas.
- 6.2 Parties must issue subpoenas as early as possible so that documents can be produced, inspected and are available for the proper preparation of the case, including submission to experts.
- 6.3 Parties should inspect all documents produced under subpoena and serve the documents on which they rely at the earliest opportunity. Parties must ensure that they follow up any non-production of documents and take the appropriate action.
- 6.4 It is desirable that any issues arising in respect of subpoenas be dealt with in advance of the hearing but only after the parties have used their best endeavours to resolve these issues.
- 6.5 Unless a subpoena properly served has been set aside in whole or in part the party on whom the subpoena is served is required to produce the documents to the Court and if necessary, request the Court to determine access.
- 6.6 Subpoenas are liable to be set aside if found to be an abuse of process, contain insufficient particularisation of the documents called for, if they are being used as a substitute for discovery or otherwise lack legitimate forensic purpose.
- 6.7 If a party on whom a subpoena is served is unable to comply by the return date that party should apply to the registry for a new return date and inform the other parties. The Registrar will not normally give more than 3 return dates for a subpoena.

7 Medical Reports

- 7.1 Primary expert reports are required to be served before the conciliation and any reports in reply or refresher reports must be served no later than 28 days before the hearing (r 22).

- 7.2 Medical reports tendered ought be accompanied by a schedule and be paginated if voluminous.

Dated 14 April 2014.

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

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 2014

Draft Now on Public Exhibition

THE NSW Environment Protection Authority (EPA) has announced changes to the Protection of the Environment Operations (Waste) Regulation 2014 and is encouraging members of the public to have their say.

The EPA has prepared a Draft copy of the Regulation document where it outlines some proposed changes to the legislation. The changes are designed to crackdown on rogue waste operators and to strengthen the EPA's regulatory powers.

Some of the proposed changes include:

- New requirements for scheduled waste facilities to report the amount and type of waste they process, store, recycle and dispose.
- New tracking requirements for the movement of asbestos and other waste
- Changes to the waste levy framework to reduce stockpiling and illegal dumping
- Reduced licensing thresholds for waste activities to mitigate the risk posed by unlicensed operators
- Increased choice of non-levied materials for landfill roads

For more information about the proposed changes to the Waste Regulation, a Draft copy of the proposed Regulation and the accompanying Regulatory Impact Statement (Consultation) and to make a submission visit: <http://www.epa.nsw.gov.au/waste/wasteregconsultation.htm>

Submissions close Friday, 6 June 2014.

TRANSPORT FOR NSW

Opal Terms of Use

Electronic Ticketing System

Version 4.1 – April 2014

What is the Opal Card and who are we?

1. **Opal Ticketing System:** The Opal Card (**Opal Card**) is a smartcard designed for use by an electronic ticketing system (**Opal Ticketing System**). The Opal Card can be used as a form of ticketing and payment for eligible public transport services across the greater Sydney region equipped with operational Opal Card readers (**Opal Card Readers**). The Opal Card is issued by Transport for NSW (**TfNSW**). A reference to **us**, **we** or **our** is a reference to TfNSW and, where the context requires, its authorised representatives and agents.

Opal terms of use

2. **Opal Terms of Use:** The reference to “Opal’s terms of use” or “Opal Terms of Use” on the back of the Opal Card is a reference to these Opal Terms of Use as amended

from time to time in accordance with section 4 (Opal Terms of Use). These Opal Terms of Use are the terms and conditions that apply to your use of the Opal Card and the Opal Ticketing System.

Acceptance

3. **Acceptance of terms:** By ordering or using an Opal Card you agree to be bound by these Opal Terms of Use. If you do not agree to be bound, you must refrain from using the Opal Card.
4. **Amendments:** We may, at any time, change any part of these Opal Terms of Use or any other information referred to in these Opal Terms of Use, by updating these Opal Terms of Use or that other information accordingly at opal.com.au (**Opal Website**). Any such changes will take effect when they are published on the Opal Website. If we make any such changes that we consider will adversely affect your use of the Opal Card in a material way, we will take such steps to notify you of those changes as we consider reasonably appropriate (for example, by including a notice on the Opal Website). By ordering or continuing to use an Opal Card after any changes are published on the Opal Website, you agree to be bound by those changes. If you do not agree to any such changes, you must refrain from using the Opal Card and you may apply for a refund of the stored value of that Opal Card (**Opal Card Balance**) in accordance with the Opal Refund and Balance Transfer Policy.
5. **Operator’s conditions of carriage:** These Opal Terms of Use apply in addition to conditions of carriage imposed by any provider of public transport services who accepts the Opal Card as payment for use of its services (**Operator**). When using the services of any Operator you must comply with that Operator’s conditions of carriage. We are not responsible for the acts or omissions of any Operator.

Card types

6. **Opal Cards:** We will be issuing Opal Cards that will be reloadable “pay as you go” stored value Opal Cards and non-reloadable Opal Cards.
7. **Reloadable Opal Cards:** You must use the “Adult” Opal Card unless you are eligible to use a different type of Opal Card allowing concessional fares or free travel. You can use a “Child/Youth” Opal Card only if you are (a) aged 4 to 15 years (inclusive), or (b) a full-time NSW/ACT school student aged 16 and older (in which case you must carry and produce proof of your eligibility in accordance with section 50). Further information about the types of reloadable Opal Cards available under the Opal Ticketing System may be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website. Further information about the criteria for eligibility, the fares charged by Operators and any additional special terms and conditions for reloadable Opal Cards may also be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website. Customers who use reloadable Opal Cards other than the “Adult” Opal Card must inform themselves of and comply with any such additional special terms and conditions.
8. **Precondition to using a reloadable Opal Card:** You must add value to a reloadable Opal Card before using it to pay for your first trip.

9. **Non-reloadable Opal Cards:** In the future, we will be issuing different types of limited life non-reloadable Opal Cards. They will be subject to special terms and conditions which will be published (including on the Opal Website) as and when they are issued. Customers who use these non-reloadable Opal Cards must inform themselves of and comply with their special terms and conditions. You cannot add value to non-reloadable Opal Cards.
10. **Property of TfNSW:** Opal Cards are and remain our property. Subject to [section 40](#) we may inspect, deactivate or take possession of an Opal Card or require its return at our discretion without notice at any time.

Acquiring opal cards

11. **Opal Channels:** You can acquire Opal Cards through:
- our call centre at 13 67 25 (13 OPAL);
 - the Opal Website;
 - various retailers when they are approved as Opal retailers; and
 - any service centres that we establish, (together, the **Opal Channels**).
- You may obtain information on Opal Channels and on how and through what Opal Channels you may acquire an Opal Card by calling 13 67 25 (13 OPAL) and from the Opal Website. When acquiring an Opal Card, you must provide all the information that we deem reasonably necessary for us to supply you with the Opal Card of the type you are acquiring. If you receive an Opal Card in the mail, you must activate it in accordance with the procedure specified in the Opal starter pack that accompanies the Opal Card. We are not responsible for any delays in delivering an Opal Card to you.
12. **Responsibility for a child:** If you acquire an Opal Card for use by a person who lacks, by reason of youth, the understanding necessary for these Opal Terms of Use to be binding on them (**Child**), you are responsible for the use of that Opal Card by that Child.

Use of Opal Cards and Opal Ticketing System

13. **Use of Opal Cards:** You must:
- use the Opal Card in accordance with these Opal Terms of Use;
 - provide us with the information and assistance that we deem reasonably necessary for the effective use of the Opal Card;
 - comply with all laws and regulations applicable to your use of the Opal Card;
 - take proper care of the Opal Card, avoid damaging it, keep it flat and not bend or pierce it;
 - only use an Opal Card issued by us on the Opal Ticketing System (and you must not use any other smartcards at an Opal Card Reader or any other part of the Opal Ticketing System);
 - not misuse, deface, alter, tamper with or deliberately damage or destroy the Opal Card;
 - not alter, remove or replace any notices (other than the activation sticker), trademarks or artwork on the Opal Card; and
 - not modify, adapt, translate, disassemble, decompile, reverse engineer, create derivative works of, copy or read, obtain or attempt to discover by any means, any (i) encrypted software or encrypted data

contained on an Opal Card; or (ii) other software or data forming part of the Opal Ticketing System.

14. **Defective cards:** You must not knowingly use a Damaged or Faulty Opal Card and must immediately report a Damaged or Faulty Opal Card by calling 13 67 25 (13 OPAL) as soon as it is discovered that it is Damaged or Faulty. In relation to an Opal Card:
- Damaged** means not capable of being read by an Opal Card Reader and subject to physical damage or electronic tampering by you or any other person or event subsequent to the acquisition of that Opal Card; and
 - Faulty** means: (i) not Damaged but not capable of being read by an Opal Card Reader; or (ii) failing to comply with any applicable statutory guarantees.
15. **Accuracy of information:** You represent and warrant that any information that you provide to us is true, accurate and up to date. If the information you provide changes or is out of date, you must notify us of the change as soon as possible.
16. **Opal Website:** If and when you use the Opal Website, you must comply with the [Opal Website Terms of Use](#).
17. **Opal Guidelines:** You must comply with all the procedures, policies and guidelines relating to the Opal Card and the Opal Ticketing System (including the Opal Refund and Balance Transfer Policy, the Opal Privacy Policy, the guidelines in the Opal Website and any starter packs) that are published or issued by us as each may be amended from time to time in accordance with [section 4](#) (**Opal Guidelines**).

Card registration

18. **Registering an Opal Card:** When you register an Opal Card you must provide the information necessary to create a customer profile (**Customer Profile**). The card identification number (**Opal Card Number**) of the Opal Card that you are registering will be linked in the Opal Ticketing System to your Customer Profile. You can link more than one Opal Card to your Customer Profile but an Opal Card can only be linked to one Customer Profile at any given time.
19. **Registered Card Benefits:** A range of services (**Registered Card Benefits**) are available for registered Opal Cards. Information about Registered Card Benefits can be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website. If a registered Opal Card is lost or stolen and you report it as lost or stolen, the Opal Card Balance of that Opal Card will be protected in accordance with and upon the terms of our refund policy set out at the Opal Website (**Opal Refund and Balance Transfer Policy**).
20. **Changing Registered Card Benefits:** We may change the Registered Card Benefits at any time in accordance with [section 4](#).
21. **Registration:** Subject to [section 40](#), we reserve the right: (i) not to register an Opal Card; or (ii) to remove the registration of an Opal Card if we deem it reasonable to do so for the purposes of providing efficient and effective ticketing services.
22. **Registration on behalf of a Child:** You may only register or activate an Opal Card on behalf of and in the name of a Child if you are a parent or guardian of that Child.

23. **Confidentiality:** You must keep all usernames, passwords, personal identification numbers and answers to security questions confidential and you must not disclose this information to any person. You must not enable any other person, application (including any mobile application) or system to access your Customer Profile. We are not responsible for any loss suffered as a result of you disclosing any information, including any username or password contained in your Customer Profile to another person, any application (including any mobile application) or any system.
24. **Opal Privacy Policy:** We will handle personal information that we collect in relation to the Opal Ticketing System in accordance with our privacy policy ([Opal Privacy Policy](#)) that is set out at the Opal Website. You consent to our disclosure of your personal information in accordance with the Opal Privacy Policy and relevant legislation relating to personal information and privacy.
25. **Unregistered Opal Cards:** Initially the Opal Channels through which you can acquire an Opal Card will require you to register the Opal Card. When Opal Cards become available for acquisition through qualified retailers or other Opal Channels, you will be able to acquire certain Opal Cards without registering them. The provisions in these Terms of Use relating to unregistered Opal Cards will then apply to Opal Cards that are acquired but not registered, and also to registered Opal Cards that have been de-registered.
26. **Card authentication:** When interacting with the Opal Ticketing System, you will comply with any authentication procedures that we reasonably require from time to time. If you cannot satisfy any of our authentication requirements, you may not be able to interact with the Opal Ticketing System including obtaining the Registered Card Benefits.
- Payment, fares and balances**
27. **Payment for travel:** In connection with your use of an Opal Card, you are responsible for the payment of all fares (including promotional fares, discounted fares or fares with caps) (**Opal Fares**). We also reserve the right to apply charges in connection with the use of the Opal Card (**Opal Charges**). Information about applicable Opal Fares and Opal Charges will be published on the Opal Website and is subject to change from time to time in accordance with [section 4](#). Information about applicable Opal Fares and Opal Charges can also be obtained by calling 13 67 25 (13 OPAL).
28. **Opal Card Balance:** Your Opal Card Balance will be available to pay for Opal Fares and Opal Charges (unless those amounts are transferred or refunded in accordance with the Opal Refund and Balance Transfer Policy, or forfeited in accordance with [section 47](#)). You must add value to a reloadable Opal Card sufficient to meet these charges.
29. **Tap on and tap off:** You must tap on at the beginning of your trip and tap off at the end of your trip at an Opal Card Reader except in the case of ferry services to and from Manly. For ferry services to and from Manly only, you must tap on at the beginning of your trip but you do not have to tap off at the end of your trip and you may exit without doing so. Instructions on how to tap on and tap off will be set out in the Opal starter pack that is provided with a new Opal Card, certain Opal Guidelines and at the Opal Website and you must comply with those instructions. If you fail to tap on or tap off as required, the Opal Ticketing System is unable to ascertain where you entered or exited the public transport network, as the case may be, and the Opal Card may be charged with a fare and/or Opal Charge that may be higher than the applicable Opal Fare.
30. **Multiple use not permitted:** You can only use an Opal Card for one trip at a time. You must not tap on twice with the same Opal Card in order to pay for another person's trip.
31. **Sufficient funds:** You must not use a reloadable Opal Card to pay the Opal Fare for a trip if the Opal Card Balance of the reloadable Opal Card is: (a) insufficient to pay for it; or (b) a negative balance.
32. **Minimum and maximum balances:** The maximum amount that can be maintained as an Opal Card Balance on any particular Opal Card varies depending on the type of Opal Card you have and will be published on the Opal Website. You must not commence a trip if (a) the Opal Card Balance is negative; or (b) the Opal Card Reader declines a tap on due to an insufficient balance.
33. **Authorisation:** You authorise us to deduct all Opal Fares and Opal Charges as and when they are due from the Opal Card Balance of the Opal Card.
34. **Negative balances:** If the Opal Card Balance of a reloadable Opal Card is insufficient to pay for the applicable Opal Fare or is a negative balance, you must add value to the Opal Card in an amount sufficient to pay for your trip before you use it again. You must pay any negative Opal Card Balance on a reloadable Opal Card and, when you add value to it, the added value will be first applied to reduce any negative balance.
35. **Adding value:** You may "top up" or add value to a reloadable Opal Card by paying or transferring value to the Opal Card Balance of the reloadable Opal Card. Information on current methods of adding value can be obtained by calling 13 67 25 (13 OPAL) and from the Opal Website. Under the Opal Ticketing System, "add value" is also referred to as "top up".
36. **Balance adjustments:** You may dispute the amount of an Opal Card Balance of your Opal Card and request an adjustment of the Opal Card Balance by calling 13 67 25 (13 OPAL) or by completing and sending the [enquiry form](#) on the Opal Website. An adjustment to an Opal Card Balance will only be made at our discretion. We may adjust an Opal Card Balance retrospectively if we discover that it is incorrect.
37. **Balance transfers:** We will only transfer the Opal Card Balance of an Opal Card to another Opal Card if: (a) both Opal Cards are registered and linked to the same Customer Profile; (b) the entire Opal Card Balance (less any applicable Opal Charges) is being transferred; and (c) the Opal Card from which the transfer is being made has been blocked and cancelled.
38. **Auto top up:** If you set up an "auto top up" as one of the Registered Card Benefits for your reloadable Opal Card, you are authorising us to automatically add value to your reloadable Opal Card whenever your Opal Card Balance falls below the required minimum balance by means of an automatic payment from: (a) a credit card; (b) a debit

card; or (c) bank or similar account if we make such a service available in the future (**Authorised Payment Source**). You can obtain information on the minimum and maximum amounts that can be automatically added under an auto top up, the methods by which you can change or terminate an auto top up and the manner in which we will handle the auto top up if your Authorised Payment Source is declined or has expired, by calling 13 67 25 (13 OPAL). You must ensure that your Authorised Payment Source remains valid and current and you must renew your Authorised Payment Source if it has expired or if we request you to do so. If a payment for an auto top up is declined by your Authorised Payment Source, we will reverse that auto top up and cancel that auto top up.

39. Website and 13 OPAL top ups:

- (a) **Reversals:** After we receive instructions from you to add value to an Opal Card via the Opal Website or 13 67 25 (13 OPAL) you should tap on at an Opal Card Reader with that Opal Card within 60 days. If you fail to tap on within the 60 days we will reverse the value added back to your credit or debit card as the case may be.
- (b) **Timing:** We will use our reasonable endeavours to ensure timely top ups via the Opal Website or 13 67 25 (13 OPAL) but we will not be responsible for any delays in doing so.

Refunds

40. **Opal Refund and Balance Transfer Policy:** We will make refunds for Opal Card Balances as stated in these Opal Terms of Use and in accordance with the Opal Refund and Balance Transfer Policy. Opal Refund and Balance Transfer Policy also contains the terms and conditions upon which we will transfer the balance of an Opal Card to another Opal Card. Where we de-activate or take possession of an Opal Card or require its return under section 10, remove the registration of an Opal Card under section 21, or block and/or cancel an Opal Card under section 44, you can apply for a refund in accordance with the Opal Refund and Balance Transfer Policy. We may reject any claim for a refund if you have not complied with any of the provisions of these Opal Terms of Use or if we have reason to suspect that an offence under any law may have been or may be committed.
41. **Lost or stolen – registered Opal Cards:** If you have lost a registered Opal Card or the registered Opal Card has been stolen, you must notify us as soon as possible by calling 13 67 25 (13 OPAL) or through the Opal Website, so that we can block and cancel it and arrange for a balance transfer in accordance with the Opal Refund and Balance Transfer Policy. No refunds will be given for lost or stolen registered Opal Cards. You remain liable for Opal Fares and Opal Charges incurred on the Opal Card until you report it to us as lost or stolen.
42. **Lost or stolen – unregistered Opal Cards:** No refunds will be given for lost or stolen Opal Cards. No balance transfers will be made from an unregistered Opal Card whether or not it is lost or stolen.
43. **Defective cards:** If an Opal Card is Damaged or Faulty: (a) you should notify us as soon as possible by calling 13 67 25 (13 OPAL) to request a replacement Opal Card or a refund; and (b) if you want a refund, you must physically return the Opal Card by mailing or delivering to us the

Opal Card together with a signed and completed “Opal card refund form” that is contained in the Opal Refund and Balance Transfer Policy. If you do not physically return a Damaged or Faulty Opal Card you will not be entitled to a refund.

Cancellation and expiration

44. **Cancellation:** Subject to section 40, we may block and cancel an Opal Card if we are satisfied that it is lost, stolen, Damaged or Faulty in which case that Opal Card will no longer be usable, and we may also block and/or cancel an Opal Card if we deem it reasonable to do so for the purposes of providing efficient and effective ticketing services.
45. **Expiration:** An Opal Card will usually expire 9 years after the date it is initialised (which will be earlier than the date you received or first used the Opal Card) (**Planned Expiry**). However, we may expire an Opal Card earlier if we have reasonable grounds to do so (for example, if a particular batch of Opal Cards are experiencing failures prior to their date of Planned Expiry) (**Unplanned Expiry**).
46. **Notice of expiry:** You will know when an Opal Card is about to expire as a card expiration message will appear on the reader display when you tap on an Opal Card Reader during the 30 day period prior to Planned Expiry, or, in the case of Unplanned Expiry, such lesser period as we may reasonably need to determine.
47. **Forfeiture of Opal Card Balance:** If you have registered your Opal Card, you can apply for a transfer or refund of your Opal Card Balance in accordance with the Opal Refund and Balance Transfer Policy for a period of up to 90 days after the date of expiration of the Opal Card. If you do not do so, you will forfeit the Opal Card Balance of that expired Opal Card to us. If you have not registered your Opal Card, you will forfeit the Opal Card Balance to us on the expiration of the Opal Card.
48. **Inability to use:** You will not be able to use any Opal Card that has expired or has been cancelled.

Law enforcement and revenue protection

49. **Revenue protection:** You must co-operate with any officer (including any NSW police officer) authorised by us to monitor fare evasion, protect revenue or enforce compliance (**Authorised Officer**).
50. **Proof of eligibility:** The terms of eligibility for certain types of Opal Cards and associated concessional fares or free travel may require you to carry and produce evidence of your entitlement to support your eligibility in which case you must carry that evidence when travelling and you must produce it if requested to do so. This evidence must be in the form approved by us and will generally be an identity card issued or recognised by us as proof of an entitlement to certain public transport concessions. If you fail to carry or produce this evidence, you may be liable to pay a fine. Your eligibility for concessional, discounted or free travel may also be suspended or withdrawn.
51. **Production of Opal Card:** You must immediately produce the Opal Card that you are using if requested to do so by an Authorised Officer. You consent to any Authorised Officer inspecting the Opal Card, viewing transactions on the Opal Card and using that Opal Card to tap on or tap off if you are in transit and failed to tap on or tap off.

52. **Co-operation:** You must co-operate with us and the NSW Police in endeavouring to recover an Opal Card if it is lost or stolen or if we suspect any suspicious activity in relation to an Opal Card.

General

53. **Records:** In the absence of manifest error, our records are conclusive of the matters to which they relate.
54. **Enquiries, complaints and disputes:** You may raise enquiries, complaints or disputes by calling 13 67 25 (13 OPAL) or completing and sending us the [enquiry form](#) available on the Opal Website.
55. **Customer instructions:** Whenever you provide information or an instruction in connection with an Opal Card or the Opal Ticketing System to us, we are entitled to assume that you have the right and authority to provide that information or instruction to us and that we are entitled to rely on the information or instruction.
56. **Intellectual property rights:** The Opal Card, the Opal Ticketing System (including related software, architecture, data or other information) and their operation are protected by copyright and other intellectual property rights that are owned by us and our licensors.
57. **Assignment:** If we assign our functions under the Opal Ticketing System or cease to be responsible for the operation of the Opal Ticketing System, the reference to “TfNSW”, “we”, “us” and “our” in these Opal Terms of Use will refer to our assignee or the entity that has taken over the responsibility, as the case may be.

Interpretation

58. **Proper law:** These Opal Terms of Use are governed by the laws of New South Wales and we and you submit to the exclusive jurisdiction of the courts of New South Wales.
59. **Unenforceability:** If any part of these Opal Terms of Use is held to be unenforceable, the unenforceable part is to be given effect to the fullest extent possible and the remainder will remain in full force and effect.
60. **Including:** The words “including”, “such as”, “for example” and similar expressions are not intended as terms of limitation.

Indemnity and limitation on liability

61. **Delays:** To the maximum extent permitted by law, we are not responsible for any delays in performing any of our obligations under these Opal Terms of Use and any of our functions under the Opal Ticketing System. To the maximum extent permitted by law, we will not be liable for any loss, damage, costs or expenses incurred as a result of the failure or delay in processing any transaction including a refund, balance transfer, balance adjustment or transaction to add value.
62. **Exclusion of representations and warranties:** All express or implied guarantees, warranties, representations or other terms and conditions not contained in these Opal Terms of Use are excluded from these Opal Terms of Use to the maximum extent permitted by law.
63. **Lawful remedies:** Nothing in these Opal Terms of Use excludes anything imposed by any legislation (such as the Australian Consumer Law which contains guarantees that protect the purchasers of goods and services in certain circumstances) that cannot be lawfully excluded or limited (**Non-Excludable Provision**). If we are able to limit your remedy for a breach of a Non-Excludable Provision, then our liability for such a breach is limited to one or more of the following at our option:
- in the case of goods, the replacement of the goods or the supply of equivalent goods, the repair of the goods, the payment of the cost of replacing the goods or of acquiring equivalent goods; or
 - in the case of services, the supplying of the services again, or the payment of the cost of having the services supplied again.
64. **Maximum liability:** Subject to our obligations under any Non-Excludable Provision and to the maximum extent permitted by law:
- our maximum aggregate liability to you for all claims under these Opal Terms of Use is limited to \$250; and
 - we are not liable for, and no measure of damages will, under any circumstances, include special, indirect, consequential, incidental or punitive damages or damages for loss of profits, revenue, goodwill or anticipated savings.

The limitations and exclusions under this clause apply regardless of whether the claim or liability arises in contract, tort (including, without limitation, negligence), equity, under statute, based on fundamental breach or breach of a fundamental term or on any other basis, whether or not such claim, liability or damage was foreseeable.

65. **Contribution:** Our liability to you (if any) is reduced to the extent that your acts or omissions (or those of a third party) contribute to or caused the loss or liability.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

PORT MACQUARIE-HASTINGS COUNCIL

Local Government Act 1993 – Section 553

Waste Water Service Extensions

NOTICE is hereby given pursuant to section 553 of the Local Government Act 1993, that Council's Sewer mains have been extended to service the land described hereunder:

Lot 1, DP 1190501, Philip Charley Drive,
Port Macquarie

Part Lot 2, DP 1190501, Philip Charley Drive,
Port Macquarie

Land that is not connected thereto shall become rateable for waste water availability charges after (60) days from the date of this notice, or from the date upon which the land is connected to Council's service, whichever is the earlier.

C. SWIFT-McNAIR, Acting General Manager, Port Macquarie-Hastings Council, PO Box 84, Port Macquarie NSW 2444. [7476]

COMPANY NOTICES

DISSOLUTION OF PARTNERSHIPS

Dissolution of RHB Stage 2 Contactor Partnership

NOTICE is hereby given pursuant to section 32 of the Partnership Act 1892 (NSW) that the partnership previously subsisting between TC RHB Stage 2 Contractor Pty Limited (ACN 113 412 294) as the TC Stage 2 Contractor Partner and Multiplex (RHB Stage 2 Contractor) Pty Limited (ACN 112 991 938) as the MPX Stage 2 Contractor Partner, carrying on the RHB Stage 2 Contactor Partnership, has been dissolved by mutual consent as from the close of business on 28 February 2014.

Dissolution of RHB Stage 4 Contactor Partnership

NOTICE is hereby given pursuant to section 32 of the Partnership Act 1892 (NSW) that the partnership previously subsisting between TC RHB Stage 4 Contractor Pty Limited (ACN 113 412 267) as the TC Stage 4 Contractor Partner and Multiplex (RHB Stage 4 Contractor) Pty Limited (ACN 112 991 867) as the MPX Stage 4 Contractor Partner, carrying on the RHB Stage 4 Contactor Partnership, has been dissolved by mutual consent as from the close of business on 28 February 2014. [7477]

OTHER NOTICES

ANGLICAN CHURCH OF AUSTRALIA

Alteration of the Constitution

NOTICE is hereby given under section 67 (2) of the Constitution of the Anglican Church of Australia that

WHEREAS on 22 September 2010 the General Synod of the Anglican Church of Australia duly made Canon No. 12 of 2010 being the Constitution Amendment (Chapter V) Canon 2010 to alter the Constitution of the Anglican Church of Australia by inserting section 28A therein

AND WHEREAS on 18 March 2014 the President of the General Synod, the Most Rev'd Dr Philip Aspinall, Archbishop of Brisbane and Metropolitan of the Province of Queensland, determined that there is no condition and that no condition remains to which the coming into effect of the said Canon is subject

THE SAID PRESIDENT determined that the said Canon shall come into effect on 1 July 2014.

Dated: 24 April 2014. MARTIN DREVIKOVSKY,
General Secretary, General Synod, Anglican Church of
Australia. [7478]

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT 1947

Change of Address of Registrar

NOTICE is hereby given in accordance with the provisions of the above Act that the registered address of the Registrar has been changed and such address now is:

Level 1, 3 Rider Boulevard,
PO Box 3561,
Rhodes NSW 2138.

Dated at Rhodes this 23rd day of April 2014.

By order of the Churches of Christ Property Trust

Wilhelmus Van den Berg

David Bentley

Andrew Billing

Robert Broady

Damien Hannes

John Hoppitt

Peter Morris

Philip Smith

JOHN HOPPITT,
Registrar

CHURCHES OF CHRIST IN NEW SOUTH WALES INCORPORATION ACT 1947

Members of Churches of Christ Property Trust

AT the conference of the Churches of Christ in NSW held at Crows Nest on the twenty-fifth day of May 2013 an election of members of the Churches of Christ Property Trust pursuant to section 15 (3) of the above Act was held in accordance with the provisions of the above Act and

WILHELMUS VAN DEN BERG of
101 Russell Avenue, Valley Heights

was appointed as a member of the Churches of Christ Property Trust.

As the result of such appointment, the following persons comprise and are registered as the Churches of Christ Property Trust under the said Act namely:

WILHELMUS VAN DEN BERG of
101 Russell Avenue, Valley Heights

DAVID ANDREW BENTLEY of
20 Geneva Place, Engadine

ANDREW CHRISTOPHER BILLING of
27 Clarence Street, Matraville
ROBERT MALCOLM BROADY of
11 Gordon Street, Caringbah
DAMIEN ASHLEY HANNES of 6
Hallstrom Close, Northbridge
JOHN ALFRED HOPPITT of
70 Wattle Road, Jannali
PETER WAYNE MORRIS of
3 Bracken Lance, Avondale
PHILIP GORDON SMITH of
16 Mills Avenue, Asquith

Dated at Rhodes this 23rd day of April 2014. JOHN A. HOPPITT, Registrar.

Form 2

**CHURCHES OF CHRIST IN NEW SOUTH WALES
INCORPORATION ACT 1947**

Registration Certificate No. 157

IN accordance with the provisions of Part V of the above Act the Church of Christ at Southern Illawarra (Albion Park) having complied with the requirements of the said Act and made application for registration under the said Act and such application having been duly approved by the Churches of Christ Property Trust is hereby certified that the said Church of Christ has been registered under the above Act as a church entitled to the benefits of the said Act.

Dated at Rhodes this 23rd day of April 2014. JOHN A. HOPPITT, Registrar.

Form 2

**CHURCHES OF CHRIST IN NEW SOUTH WALES
INCORPORATION ACT 1947**

Registration Certificate No. 158

IN accordance with the provisions of Part V of the above Act the Church of Christ at ICentral (Dapto) having complied with the requirements of the said Act and made application for registration under the said Act and such application having been duly approved by the Churches of Christ Property Trust is hereby certified that the said Church of Christ has been registered under the above Act as a church entitled to the benefits of the said Act.

Dated at Rhodes this 23rd day of April 2014. JOHN A. HOPPITT, Registrar.

Form 2

**CHURCHES OF CHRIST IN NEW SOUTH WALES
INCORPORATION ACT 1947**

Registration Certificate No. 159

IN accordance with the provisions of Part V of the above Act Liberty Church of Christ, the Church of Christ at Greenacre having complied with the requirements of the said Act and made application for registration under the said Act and such

application having been duly approved by the Churches of Christ Property Trust is hereby certified that the said Church of Christ has been registered under the above Act as a church entitled to the benefits of the said Act.

Dated at Rhodes this 23rd day of April 2014. JOHN A. HOPPITT, Registrar.

Form 4

**CHURCHES OF CHRIST IN NEW SOUTH WALES
INCORPORATION ACT 1947**

Registration Certificate No. 176

IN accordance with the provisions of Part V of the above Act the Church of Christ at Southern Illawarra (Albion Park) having made application for the registration of the Churches of Christ Property Trust as Church Trustee under section 27 of the said Act and having done all things necessary for such registration it is hereby certified that the Church Trustee of the said Church of Christ as from the date of this certificate is the Churches of Christ Property Trust.

Dated at Rhodes this 23rd day of April 2014. JOHN A. HOPPITT, Registrar.

Form 4

**CHURCHES OF CHRIST IN NEW SOUTH WALES
INCORPORATION ACT 1947**

Registration Certificate No. 177

IN accordance with the provisions of Part V of the above Act the Church of Christ at ICentral (Dapto) having made application for the registration of the Churches of Christ Property Trust as Church Trustee under section 27 of the said Act and having done all things necessary for such registration it is hereby certified that the Church Trustee of the said Church of Christ as from the date of this certificate is the Churches of Christ Property Trust.

Dated at Rhodes this 23rd day of April 2014. JOHN A. HOPPITT, Registrar.

Form 4

**CHURCHES OF CHRIST IN NEW SOUTH WALES
INCORPORATION ACT 1947**

Registration Certificate No. 178

IN accordance with the provisions of Part V of the above Act Liberty Church of Christ, the Church of Christ at Greenacre having made application for the registration of the Churches of Christ Property Trust as Church Trustee under section 27 of the said Act and having done all things necessary for such registration it is hereby certified that the Church Trustee of the said Church of Christ as from the date of this certificate is the Churches of Christ Property Trust.

Dated at Rhodes this 23rd day of April 2014. JOHN A. HOPPITT, Registrar.

Form 4

**CHURCHES OF CHRIST IN NEW SOUTH WALES
INCORPORATION ACT 1947**

Registration Certificate No. 179

IN accordance with the provisions of Part V of the above Act the Church of Christ at Eden having made application for the registration of the Churches of Christ Property Trust as Church Trustee under section 27 of the said Act and having done all things necessary for such registration it is hereby certified that the Church Trustee of the said Church of Christ as from the date of this certificate is the Churches of Christ Property Trust.

Dated at Rhodes this 23rd day of April 2014. JOHN A.
HOPPITT, Registrar. [7479]

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By Authority
PETER MUSGRAVE, Government Printer