Acts of Parliament Assented to

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

Act No. 54 — An Act to make miscellaneous amendments to the Child Protection (Offenders Registration) Act 2000 as a result of the statutory review of that Act; and for other purposes. [Child Protection (Offenders Registration) Amendment (Statutory Review) Bill]

Act No. 55 — An Act to make miscellaneous amendments to the Mine Subsidence Compensation Act 1961 relating to claims for compensation under that Act; and for other purposes. [Mine Subsidence Compensation Amendment Bill]

Act No. 56 — An Act to make miscellaneous changes to certain State revenue legislation. [State Revenue Legislation Further Amendment Bill]

Act No. 57 — An Act to amend the Water Industry Competition Act 2006 following the Urban Water Regulation Review and to make consequential amendments to other legislation. [Water Industry Competition Amendment (Review) Bill]

Act No. 58 — An Act to amend the Crimes (High Risk Offenders) Act 2006 to make further provision for the supervision and detention of high risk sex offenders and high risk violent offenders; and for other purposes. [Crimes (High Risk Offenders) Amendment Bill]

Act No. 59 — An Act to make miscellaneous amendments to various Acts with respect to criminal offences and procedure; and for other purposes. [Crimes Legislation Amendment Bill]

Act No. 60 — An Act to amend the Health Services Act 1997 to make further provision for the charging and recovery of ambulance fees; and for related purposes. [Health Services Amendment (Ambulance Fees) Bill]

RONDA MILLER
Clerk of the Legislative Assembly
Act No. 62 — An Act to amend the Education Act 1990 in relation to the prohibition on the provision of financial assistance to or for the benefit of non-government schools that operate for profit; and for other purposes. [Education Amendment (Not-for-profit Non-Government School Funding) Bill]

Act No. 63 — An Act to amend the Election Funding, Expenditure and Disclosures Act 1981 to make special provision with respect to the 2015 State general election and to make further provision with respect to election funding, expenditure and disclosures generally. [Election Funding, Expenditure and Disclosures Amendment Bill]

Act No. 64 — An Act to amend the Community Relations Commission and Principles of Multiculturalism Act 2000 to rename the Community Relations Commission as Multicultural NSW, to constitute the Advisory Board of Multicultural NSW and to make other changes with respect to the Commission and the multicultural principles; and for other purposes. [Multicultural NSW Legislation Amendment Bill]

Act No. 65 — An Act to amend the Contaminated Land Management Act 1997, Protection of the Environment Operations Act 1997 and Radiation Control Act 1990 to increase certain penalties for offences and strengthen and align the enforcement provisions of those Acts; to amend the Protection of the Environment Administration Act 1991 with respect to payments into the Environment Protection Authority Fund; and to make consequential amendments to other legislation. [Protection of the Environment Legislation Amendment Bill]

Act No. 66 — An Act to amend the Rural Fires Act 1997 and other legislation to make further provision with respect to fire-related offences and fire permits. [Rural Fires Amendment Bill]

Act No. 67 — An Act to amend certain State revenue legislation to make further provision for the assessment and payment of tax by electronic means. [State Revenue Legislation Amendment (Electronic Transactions) Bill]

Act No. 68 — An Act to amend the Teacher Accreditation Act 2004 to make further provision with respect to the accreditation of teachers; and for other purposes. [Teacher Accreditation Amendment Bill]

Act No. 69 — An Act to amend the Criminal Records Act 1991 to allow convictions for certain homosexual sexual conduct offences to become extinguished; and for related purposes. [Criminal Records Amendment (Historical Homosexual Offences) Bill]

RONDON MILLER
Clerk of the Legislative Assembly
Transport Administration (Sydney Trains—Fares) Further Amendment Order 2014

under the
Transport Administration Act 1988

I, Howard Collins, the Chief Executive of Sydney Trains, in pursuance of section 85 (1) of the
Transport Administration Act 1988, make the following Order.

Dated, this 23rd day of October 2014.

HOWARD COLLINS
Chief Executive of Sydney Trains

Explanatory note
A new Senior/Pensioner Opal smartcard is being released. The peak and off-peak fares for the new Opal
smartcard for travel on Sydney Trains services are the same as the existing peak and off-peak concession
fares for travel on those trains. The daily fare cap for the holders of a Senior/Pensioner Opal smartcard is
$2.50 (unlike the concession daily (Monday to Saturday) fare cap which is $7.50).

Certain tickets (the return off-peak adult fares for MyTrain 1, 2, 3, 4 and 5 tickets, the weekly and fortnightly
full fares for MyTrain 1, 2, 3, 4 and 5 tickets, the monthly, quarterly and yearly full and concession fares
for MyTrain 1, 2, 3, 4 and 5 tickets, and the monthly, quarterly and yearly full fares for MyMulti 1, 2 and 3
tickets) have not been available for purchase since 1 September 2014.

The object of this Order is to amend the Transport Administration (Sydney Trains—Fares) Order 2013:

(a) to set out the daily fare cap of $2.50 under the Senior/Pensioner Opal smartcard, and
(b) to clarify the weekly full fare ($60) and weekly concession fare ($30) caps under the Opal smartcard,
and
(c) to omit the fares for tickets that are no longer being sold, and
(d) to make clear that it is eligible holders of concessional travel passes to whom concession fares apply.

This Order is made under section 85 (1) of the Transport Administration Act 1988 (as applied to Sydney
Trains by clause 18 of the Transport Administration (General) Regulation 2013).
Transport Administration (Sydney Trains—Fares) Further Amendment Order 2014

under the
Transport Administration Act 1988

1 Name of Order

This Order is the Transport Administration (Sydney Trains—Fares) Further Amendment Order 2014.

2 Commencement

This Order commences on the day on which it is published in the Gazette.
Schedule 1 Amendment of Transport Administration (Sydney Trains—Fares) Order 2013

[1] Clause 4 Fares
Insert “eligible” before “holders” in clause 4 (2) (b).

[2] Schedule 1
Omit the Schedule. Insert instead:

Schedule 1 MyZone and other fares

<table>
<thead>
<tr>
<th>Single trip fares</th>
<th>Full fare</th>
<th>Concession</th>
</tr>
</thead>
<tbody>
<tr>
<td>MyTrain 1</td>
<td>$3.80</td>
<td>$1.90</td>
</tr>
<tr>
<td>MyTrain 2</td>
<td>$4.60</td>
<td>$2.30</td>
</tr>
<tr>
<td>MyTrain 3</td>
<td>$5.20</td>
<td>$2.60</td>
</tr>
<tr>
<td>MyTrain 4</td>
<td>$6.80</td>
<td>$3.40</td>
</tr>
<tr>
<td>MyTrain 5</td>
<td>$8.60</td>
<td>$4.30</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Return trip fares</th>
<th>Full fare</th>
<th>Concession</th>
</tr>
</thead>
<tbody>
<tr>
<td>Return peak trip fares</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MyTrain 1</td>
<td>$7.60</td>
<td>$3.80</td>
</tr>
<tr>
<td>MyTrain 2</td>
<td>$9.20</td>
<td>$4.60</td>
</tr>
<tr>
<td>MyTrain 3</td>
<td>$10.40</td>
<td>$5.20</td>
</tr>
<tr>
<td>MyTrain 4</td>
<td>$13.60</td>
<td>$6.80</td>
</tr>
<tr>
<td>MyTrain 5</td>
<td>$17.20</td>
<td>$8.60</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Return off-peak trip fares</th>
<th>Adult fare</th>
<th>Child fare</th>
</tr>
</thead>
<tbody>
<tr>
<td>MyTrain 1</td>
<td>Not applicable</td>
<td>$2.50</td>
</tr>
<tr>
<td>MyTrain 2</td>
<td>Not applicable</td>
<td>$3.10</td>
</tr>
<tr>
<td>MyTrain 3</td>
<td>Not applicable</td>
<td>$3.50</td>
</tr>
<tr>
<td>MyTrain 4</td>
<td>Not applicable</td>
<td>$4.60</td>
</tr>
<tr>
<td>MyTrain 5</td>
<td>Not applicable</td>
<td>$5.90</td>
</tr>
</tbody>
</table>

Periodical MyTrain fares

<table>
<thead>
<tr>
<th>Weekly MyTrain fares</th>
<th>Full fare</th>
<th>Concession</th>
</tr>
</thead>
<tbody>
<tr>
<td>MyTrain 1</td>
<td>Not applicable</td>
<td>$14.00</td>
</tr>
<tr>
<td>MyTrain 2</td>
<td>Not applicable</td>
<td>$17.50</td>
</tr>
<tr>
<td>MyTrain 3</td>
<td>Not applicable</td>
<td>$20.50</td>
</tr>
</tbody>
</table>
Transport Administration (Sydney Trains—Fares) Further Amendment Order 2014 [NSW]

**Schedule 1** Amendment of Transport Administration (Sydney Trains—Fares) Order 2013

<table>
<thead>
<tr>
<th>MyTrain 4</th>
<th>MyTrain 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not applicable</td>
<td>Not applicable</td>
</tr>
<tr>
<td>$26.00</td>
<td>$30.50</td>
</tr>
</tbody>
</table>

**Fortnightly MyTrain fares**

<table>
<thead>
<tr>
<th>MyTrain 1</th>
<th>MyTrain 2</th>
<th>MyTrain 3</th>
<th>MyTrain 4</th>
<th>MyTrain 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Not applicable</td>
<td>Not applicable</td>
</tr>
<tr>
<td>$28.00</td>
<td>$35.00</td>
<td>$41.00</td>
<td>$52.00</td>
<td>$61.00</td>
</tr>
</tbody>
</table>

**Periodical MyMulti and other multi-trip fares**

### Weekly MyMulti fares

<table>
<thead>
<tr>
<th>MyMulti 1</th>
<th>MyMulti 2</th>
<th>MyMulti 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>$46.00</td>
<td>$54.00</td>
<td>$63.00</td>
</tr>
</tbody>
</table>

**MyMulti Day Pass**

<table>
<thead>
<tr>
<th>MyMulti Day Pass ticket</th>
</tr>
</thead>
<tbody>
<tr>
<td>$23.00</td>
</tr>
</tbody>
</table>

**Family Funday Sunday**

<table>
<thead>
<tr>
<th>Family Funday Sunday ticket</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2.50</td>
</tr>
</tbody>
</table>

**Pensioner Excursion**

<table>
<thead>
<tr>
<th>Pensioner Excursion ticket</th>
</tr>
</thead>
<tbody>
<tr>
<td>$2.50</td>
</tr>
</tbody>
</table>

### Schedule 2

Omit the Schedule. Insert instead:

**Schedule 2 Opal fares for Sydney Trains services**

(Clause 4 (3))

### Peak and off-peak fares

<table>
<thead>
<tr>
<th>Train—distance band</th>
<th>Peak full fare</th>
<th>Off-peak full fare</th>
<th>Peak concession fare</th>
<th>Off-peak concession fare</th>
</tr>
</thead>
<tbody>
<tr>
<td>band 1</td>
<td>$3.30</td>
<td>$2.31</td>
<td>$1.65</td>
<td>$1.15</td>
</tr>
<tr>
<td>band 2</td>
<td>$4.10</td>
<td>$2.87</td>
<td>$2.05</td>
<td>$1.43</td>
</tr>
<tr>
<td>band 3</td>
<td>$4.70</td>
<td>$3.29</td>
<td>$2.35</td>
<td>$1.64</td>
</tr>
<tr>
<td>band 4</td>
<td>$6.30</td>
<td>$4.41</td>
<td>$3.15</td>
<td>$2.20</td>
</tr>
<tr>
<td>band 5</td>
<td>$8.10</td>
<td>$5.67</td>
<td>$4.05</td>
<td>$2.83</td>
</tr>
<tr>
<td>Maximum default fare for failure to tap on or off</td>
<td>$8.10</td>
<td>$5.67</td>
<td>$4.05</td>
<td>$2.83</td>
</tr>
</tbody>
</table>
## Fare caps

<table>
<thead>
<tr>
<th>Type of fare cap</th>
<th>Amount of full fare cap</th>
<th>Amount of concession fare cap</th>
<th>Amount of Senior/Pensioner cap</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daily fare cap (Monday to Saturday)</td>
<td>$15.00</td>
<td>$7.50</td>
<td>$2.50</td>
</tr>
<tr>
<td>Daily fare cap (Sunday)</td>
<td>$2.50</td>
<td>$2.50</td>
<td>$2.50</td>
</tr>
<tr>
<td>Weekly fare cap</td>
<td>$60.00</td>
<td>$30.00</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>
New South Wales

Transport Administration (NSW Trains—Fares and Other Charges) Further Amendment Order 2014

under the
Transport Administration Act 1988

I, Rob Mason, the Chief Executive of NSW Trains, in pursuance of section 85 (1) of the Transport Administration Act 1988, make the following Order.

Dated, this 24th day of October 2014.

ROB MASON
Chief Executive of NSW Trains

Explanatory note

A new Senior/Pensioner Opal smartcard is being released. The peak and off-peak fares for the new Opal smartcard when travelling on NSW Trains services are the same as the existing peak and off-peak concession fares for travel on those trains. The daily fare cap for the holders of a Senior/Pensioner Opal smartcard is $2.50 (unlike the concession daily (Monday to Saturday) fare cap which is $7.50).

Certain tickets (the return off-peak adult fares for MyTrain 1, 2, 3, 4 and 5 tickets, the weekly and fortnightly full fares for MyTrain 1, 2, 3, 4 and 5 tickets, the monthly, quarterly and yearly full and concession fares for MyTrain 1, 2, 3, 4 and 5 tickets, and the monthly, quarterly and yearly full fares for MyMulti 1, 2 and 3 tickets) have not been available for purchase since 1 September 2014.

The object of this Order is to amend the Transport Administration (NSW Trains—Fares and Other Charges) Order 2013:

(a) to set out the daily fare cap of $2.50 under the Senior/Pensioner Opal smartcard, and
(b) to clarify the weekly full fare ($60) and weekly concession fare ($30) caps under the Opal smartcard, and,
(c) to omit the fares for tickets that are no longer being sold, and
(d) to make clear that it is eligible holders of concessional travel passes to whom concession fares apply.

This Order is made under section 85 (1) of the Transport Administration Act 1988 (as applied to NSW Trains by clause 40 of the Transport Administration (General) Regulation 2013).
Transport Administration (NSW Trains—Fares and Other Charges) Further Amendment Order 2014

under the

Transport Administration Act 1988

1 Name of Order

This Order is the Transport Administration (NSW Trains—Fares and Other Charges) Further Amendment Order 2014.

2 Commencement

This Order commences on the day on which it is published in the Gazette.
Schedule 1 Amendment of Transport Administration (NSW Trains—Fares and Other Charges) Order 2013

[1] Clause 4 Fares and other charges
Insert “eligible” before “holders” in clause 4 (4) (b).

[2] Schedule 1
Omit the Schedule. Insert instead:

**Schedule 1 MyZone and other fares**

(Clauses 4 (1))

<table>
<thead>
<tr>
<th>Single trip fares</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Full fare</td>
<td>Concession</td>
</tr>
<tr>
<td>MyTrain 1</td>
<td>$3.80</td>
<td>$1.90</td>
</tr>
<tr>
<td>MyTrain 2</td>
<td>$4.60</td>
<td>$2.30</td>
</tr>
<tr>
<td>MyTrain 3</td>
<td>$5.20</td>
<td>$2.60</td>
</tr>
<tr>
<td>MyTrain 4</td>
<td>$6.80</td>
<td>$3.40</td>
</tr>
<tr>
<td>MyTrain 5</td>
<td>$8.60</td>
<td>$4.30</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Return trip fares</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Return peak trip fares</td>
<td>Full fare</td>
<td>Concession</td>
</tr>
<tr>
<td>MyTrain 1</td>
<td>$7.60</td>
<td>$3.80</td>
</tr>
<tr>
<td>MyTrain 2</td>
<td>$9.20</td>
<td>$4.60</td>
</tr>
<tr>
<td>MyTrain 3</td>
<td>$10.40</td>
<td>$5.20</td>
</tr>
<tr>
<td>MyTrain 4</td>
<td>$13.60</td>
<td>$6.80</td>
</tr>
<tr>
<td>MyTrain 5</td>
<td>$17.20</td>
<td>$8.60</td>
</tr>
</tbody>
</table>

| Return off-peak trip fares |          |          |
| MyTrain 1               | Not applicable | $2.50 |
| MyTrain 2               | Not applicable | $3.10 |
| MyTrain 3               | Not applicable | $3.50 |
| MyTrain 4               | Not applicable | $4.60 |
| MyTrain 5               | Not applicable | $5.90 |

<table>
<thead>
<tr>
<th>Periodical MyTrain fares</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Weekly MyTrain fares</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MyTrain 1</td>
<td>Not applicable</td>
<td>$14.00</td>
</tr>
<tr>
<td>MyTrain 2</td>
<td>Not applicable</td>
<td>$17.50</td>
</tr>
<tr>
<td>MyTrain 3</td>
<td>Not applicable</td>
<td>$20.50</td>
</tr>
<tr>
<td>MyTrain 4</td>
<td>Not applicable</td>
<td>$26.00</td>
</tr>
</tbody>
</table>
Transport Administration (NSW Trains—Fares and Other Charges) Further Amendment Order 2014 [NSW]

Schedule 1  Amendment of Transport Administration (NSW Trains—Fares and Other Charges) Order 2013

<table>
<thead>
<tr>
<th>Periodical MyTrain fares</th>
<th>Full fare</th>
<th>Concession</th>
</tr>
</thead>
<tbody>
<tr>
<td>MyTrain 5</td>
<td>Not applicable</td>
<td>$30.50</td>
</tr>
</tbody>
</table>

**Fortnightly MyTrain fares**

| MyTrain 1 | Not applicable | $28.00     |
| MyTrain 2 | Not applicable | $35.00     |
| MyTrain 3 | Not applicable | $41.00     |
| MyTrain 4 | Not applicable | $52.00     |
| MyTrain 5 | Not applicable | $61.00     |

**Periodical MyMulti and other multi-trip fares**

<table>
<thead>
<tr>
<th>Weekly MyMulti fares</th>
<th>Full fare</th>
<th>Concession</th>
</tr>
</thead>
<tbody>
<tr>
<td>MyMulti 1</td>
<td>$46.00</td>
<td>$23.00</td>
</tr>
<tr>
<td>MyMulti 2</td>
<td>$54.00</td>
<td>$27.00</td>
</tr>
<tr>
<td>MyMulti 3</td>
<td>$63.00</td>
<td>$31.50</td>
</tr>
</tbody>
</table>

**MyMulti Day Pass**

<table>
<thead>
<tr>
<th>MyMulti Day Pass ticket</th>
<th>Full fare</th>
<th>Concession</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$23.00</td>
<td>$11.50</td>
</tr>
</tbody>
</table>

**Family Funday Sunday**

<table>
<thead>
<tr>
<th>Fare</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Family Funday Sunday ticket**

| $2.50 |

**Pensioner Excursion**

<table>
<thead>
<tr>
<th>Fare</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

**Pensioner Excursion ticket**

| $2.50 |

**Newcastle Green TravelPass**

<table>
<thead>
<tr>
<th>Full fare</th>
<th>Concession</th>
</tr>
</thead>
<tbody>
<tr>
<td>$54.00</td>
<td>$27.00</td>
</tr>
<tr>
<td>$565.00</td>
<td>Not applicable</td>
</tr>
<tr>
<td>$2,043.00</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>

[3] **Schedule 3**

Omit the Schedule. Insert instead:

**Schedule 3  Opal fares for NSW Trains services**

(Clause 4 (5))

**Peak and off-peak fares**

<table>
<thead>
<tr>
<th>Train–distance band 1</th>
<th>Peak full fare</th>
<th>Off-peak full fare</th>
<th>Peak concession fare</th>
<th>Off-peak concession fare</th>
</tr>
</thead>
<tbody>
<tr>
<td>Train–distance band 2</td>
<td>$3.30</td>
<td>$2.31</td>
<td>$1.65</td>
<td>$1.15</td>
</tr>
<tr>
<td>Train–distance band 3</td>
<td>$4.10</td>
<td>$2.87</td>
<td>$2.05</td>
<td>$1.43</td>
</tr>
<tr>
<td>Train–distance band 4</td>
<td>$4.70</td>
<td>$3.29</td>
<td>$2.35</td>
<td>$1.64</td>
</tr>
<tr>
<td>Train–distance band 4</td>
<td>$6.30</td>
<td>$4.41</td>
<td>$3.15</td>
<td>$2.20</td>
</tr>
</tbody>
</table>
Transport Administration (NSW Trains—Fares and Other Charges) Further Amendment Order 2014 [NSW]
Schedule 1 Amendment of Transport Administration (NSW Trains—Fares and Other Charges) Order 2013

<table>
<thead>
<tr>
<th>Train–distance band 5</th>
<th>Peak full fare</th>
<th>Off-peak full fare</th>
<th>Peak concession fare</th>
<th>Off-peak concession fare</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$8.10</td>
<td>$5.67</td>
<td>$4.05</td>
<td>$2.83</td>
</tr>
<tr>
<td>Maximum default fare</td>
<td>$8.10</td>
<td>$5.67</td>
<td>$4.05</td>
<td>$2.83</td>
</tr>
<tr>
<td>for failure to tap on or off</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Fare caps**

<table>
<thead>
<tr>
<th>Type of fare cap</th>
<th>Amount of full fare cap</th>
<th>Amount of concession fare cap</th>
<th>Amount of Senior/Pensioner cap</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daily fare cap (Monday to Saturday)</td>
<td>$15.00</td>
<td>$7.50</td>
<td>$2.50</td>
</tr>
<tr>
<td>Daily fare cap (Sunday)</td>
<td>$2.50</td>
<td>$2.50</td>
<td>$2.50</td>
</tr>
<tr>
<td>Weekly fare cap</td>
<td>$60.00</td>
<td>$30.00</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>
Transport Administration (State Transit Authority—Fares) Further Amendment Order 2014

under the

Transport Administration Act 1988

I, Peter Rowley, the Chief Executive of the State Transit Authority, in pursuance of section 85 (2) of the Transport Administration Act 1988, make the following Order.

Dated, this 27th day of October 2014.

PETER ROWLEY
Chief Executive of the State Transit Authority

Explanatory note

A new Senior/Pensioner Opal smartcard is being released. The fares for the new Opal smartcard when travelling on Opal-enabled State Transit Authority and privately owned buses are the same as the existing concession fares for travel on those buses. The daily fare cap for the holders of a Senior/Pensioner Opal smartcard is $2.50 (unlike the concession daily (Monday to Saturday) fare cap which is $7.50).

Certain tickets (the monthly, quarterly and yearly periodical adult fares for MyMulti 1, 2 and 3 tickets) have not been available for purchase since 1 September 2014, and the Special (Kings Cross to Railway Square) Service ticket is no longer in use.

The object of this Order is to amend the Transport Administration (State Transit Authority—Fares) Order 2010:

(a) to set out the daily fare cap of $2.50 under the Senior/Pensioner Opal smartcard, and
(b) to clarify the weekly full fare ($60) and weekly concession fare ($30) caps under the Opal smartcard, and
(c) to omit the fares for tickets that are no longer being sold or in use, and
(d) to make clear that it is eligible holders of concessional travel passes to whom concession fares apply.

This Order is made under section 85 (2) of the Transport Administration Act 1988.
Transport Administration (State Transit Authority—Fares) Further Amendment Order 2014

under the
Transport Administration Act 1988

1 Name of Order

This Order is the *Transport Administration (State Transit Authority—Fares) Further Amendment Order 2014*.

2 Commencement

This Order commences on the day on which it is published in the Gazette.
Schedule 1  Amendment of Transport Administration (State Transit Authority—Fares) Order 2013

[1] Clause 3 Fares
Insert “eligible” before “holders” in clause 3 (2) (b).

[2] Schedule 1 MyZone and other fares
Omit the following:

Monthly Periodical Fares
MyMulti 1 175.00 Not applicable
MyMulti 2 206.00 Not applicable
MyMulti 3 246.00 Not applicable

Quarterly Periodical Fares
MyMulti 1 484.00 Not applicable
MyMulti 2 567.00 Not applicable
MyMulti 3 676.00 Not applicable

Yearly Periodical Fares
MyMulti 1 1,748.00 Not applicable
MyMulti 2 2,052.00 Not applicable
MyMulti 3 2,444.00 Not applicable

[3] Schedule 1
Omit the matter relating to the Special (Kings Cross to Railway Square) Service ticket.

[4] Schedule 2
Omit the Schedule. Insert instead:

Schedule 2  Opal fares for bus services

<table>
<thead>
<tr>
<th>Type of fare cap</th>
<th>Full fare cap</th>
<th>Amount of full fare cap</th>
<th>Amount of concession fare cap</th>
<th>Amount of Senior/Pensioner cap</th>
</tr>
</thead>
<tbody>
<tr>
<td>Daily fare cap (Monday to Saturday)</td>
<td>$15.00</td>
<td>$7.50</td>
<td>$2.50</td>
<td>$2.50</td>
</tr>
<tr>
<td>Daily fare cap (Sunday)</td>
<td>$2.50</td>
<td>$2.50</td>
<td>$2.50</td>
<td>$2.50</td>
</tr>
<tr>
<td>Weekly fare cap</td>
<td>$60.00</td>
<td>$30.00</td>
<td></td>
<td>Not applicable</td>
</tr>
</tbody>
</table>
ROADS ACT 1993

Notice of Dedication of Land as Public Road at
Blackwall in the Gosford City Council area

Roads and Maritime Services, by its delegate, dedicates
the land described in the schedule below as public road

K Durie
Manager, Compulsory Acquisition & Road Dedication
Roads and Maritime Services

SCHEDULE

ALL those pieces or parcels of land situated in the
Gosford City Council area, Parish of Patonga and
County of Northumberland, shown as Lots 19 to 22
inclusive Deposited Plan 1184915.

(RMS Papers: 184.1317; RO SF2014/078021)
Notice is given that the following applications have been received:

**EXPLORATION LICENCE APPLICATIONS**

(T14-1149)
No. 5099, EMX NSW 1 PTY LTD (ACN 165 156 918), area of 51 units, for Group 1, dated 24 October 2014 (Sydney Mining Division).

(T14-1150)
No. 5100, OCHRE RESOURCES PTY LTD (ACN 112 833 351), area of 32 units, for Group 1, dated 27 October 2014 (Orange Mining Division).

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

Notice is given that the following applications have been withdrawn:

**EXPLORATION LICENCE APPLICATIONS**

(T14-1061)
No. 5015, VOLCAN AUSTRALIA CORPORATION PTY LTD (ACN 131 553 341), County of Arrawatta and County of Gough, Map Sheet (9138, 9139, 9239). Withdrawal took effect on 22 October 2014.

(T14-1062)
No. 5016, VOLCAN AUSTRALIA CORPORATION PTY LTD (ACN 131 553 341), County of Arrawatta and County of Gough, Map Sheet (9139). Withdrawal took effect on 22 October 2014.

(T14-1063)
No. 5017, VOLCAN AUSTRALIA CORPORATION PTY LTD (ACN 131 553 341), County of Arrawatta, County of Burnett, County of Gough, County of Hardinge and County of Murchison, Map Sheet (9038, 9138). Withdrawal took effect on 22 October 2014.

(T14-1064)
No. 5018, VOLCAN AUSTRALIA CORPORATION PTY LTD (ACN 131 553 341), County of Arrawatta and County of Burnett, Map Sheet (9038, 9039). Withdrawal took effect on 22 October 2014.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

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

**EXPLORATION LICENCE APPLICATIONS**

(T14-3350)
Exploration Licence No. 6479, ROCKWELL RESOURCES PTY LIMITED (ACN 107 798 998), area of 6 units. Application for renewal received 24 October 2014.

(T14-3345)
Exploration Licence No. 7429, SPUR HILL NO2 PTY LIMITED (ACN 139 147 667) AND SPUR HILL U.T. PTY LTD (ACN 139 090 814), area of 3344 hectares. Application for renewal received 24 October 2014.

(T12-1052)
Exploration Licence No. 7986, WALLA MINES LTD (ACN 146 239 858), area of 10 units. Application for renewal received 22 October 2014.

(T12-1059)
Exploration Licence No. 7989, GOLDEN CROSS OPERATIONS PTY LTD. (ACN 050 212 827), area of 35 units. Application for renewal received 23 October 2014.

(T12-1035)
Exploration Licence No. 7993, TELLUS RESOURCES LTD (ACN 144 733 595), area of 53 units. Application for renewal received 24 October 2014.

(T12-1048)
Exploration Licence No. 8005, ELSMORE RESOURCES LIMITED (ACN 145 701 033), area of 16 units. Application for renewal received 28 October 2014.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

**RENEWAL OF CERTAIN AUTHORITIES**

Notice is given that the following authorities have been renewed:

(11-5761)
Coal Lease No. 382 (Act 1973), MAITLAND MAIN COLLIERIES PTY LTD (ACN 000 012 652), JFE STEEL AUSTRALIA (GC) PTY LTD (ACN 113 447 466), JS GLENNIES CREEK PTY LTD (ACN 113 447 055), NS GLENNIES CREEK PTY LIMITED (ACN 113 447 331), POS-GC PTY LTD (ACN 113 446 414) AND VALE AUSTRALIA (GC) PTY LTD (ACN 097 238 349), Parish of Auckland, County of Durham; Parish of Broughton, County of Durham; Parish of Goorangoola, County of Durham; and Parish of Vane, County of Durham, Map Sheet (9133-3-S), area of 3933 hectares, for a further term until 11 November 2033. Renewal effective on and from 10 October 2014.

(11-5504)
Coal Lease No. 388 (Act 1973), ENDEAVOUR COAL PTY LIMITED (ACN 099 830 476), Parish of Appin, County of Cumberland; and Parish of Menangle, County of Cumberland, Map Sheet (9029-1-S, 9029-4-S), area of 47.2 hectares, for a further term until 22 January 2034. Renewal effective on and from 24 June 2014.
REQUEST FOR CANCELLATION OF AUTHORITY

Notice is given that the following application has been received:

(T08-0227)

Exploration Licence No. 7265, THOMSON RESOURCES LTD, (ACN 138 358 728), County of Yantara, area of 25 Units. Application for Cancellation was received on 20 October 2014.

(T13-1046)

Exploration Licence No. 8167, MMG EXPLORATION PTY LTD, (ACN 119 136 659), County of Yancowinna, area of 9 Units. Application for Cancellation was received on 22 October 2014.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

REFUSAL OF APPLICATIONS FOR RENEWAL

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

(07-0195)

Exploration Licence No. 7036, ICARUS MINES PTY LTD (ACN 140 149 515), County of Gordon, Map Sheet (8632), area of 33 units. The authority ceased to have effect on 22 October 2014.

(T11-0124)

Exploration Licence No. 7928, SILVER MINES LIMITED (ACN 107 452 942), Counties of Bligh, Lincoln and Napier, Map Sheet (8734, 8833, 8834), area of 46 units. The authority ceased to have effect on 22 October 2014.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

EXPIRY

Mining Purposes Lease No. 317 (Act 1973), PETER DAVID HALL, Parish of Wallangulla, County of Finch; and Parish of Wallangulla, County of Finch. This title expired on 25 October 2014.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy

ERRATUM

In the NSW Government Gazette of 24 October 2014, No 89, pages 3495 & 3496 Petroleum Exploration Licence Nos 468, 469 and 470 were incorrectly included under the heading "CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS". These licences were cancelled by the Minister under section 22 (1) (a) of the Petroleum (Onshore) Act 1991.

The Hon ANTHONY ROBERTS, MP
Minister for Resources and Energy
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Holding Yard (Animal Shelter)</td>
<td>Reserve No 96297</td>
<td></td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 537331);</td>
<td>Public Purpose: future public requirements</td>
<td></td>
</tr>
<tr>
<td>Grazing</td>
<td>Notified: 27 August 1982</td>
<td></td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 537331);</td>
<td>File Reference: 14/06191</td>
<td></td>
</tr>
<tr>
<td>Tank</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 537331);</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storage Area</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 537331);</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Naomi Katherine DAVIDSON</td>
<td>Guyra War Reserve No 87995</td>
<td></td>
</tr>
<tr>
<td>(new member)</td>
<td>Memorial Hall Public Purpose:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>war memorial (hall site)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Notified: 6 November 1970</td>
<td></td>
</tr>
<tr>
<td></td>
<td>File Reference: AE80R13-002</td>
<td></td>
</tr>
</tbody>
</table>

For a term commencing the date of this notice and expiring 9 May 2018.
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recreation</td>
<td>Reserve No 52934</td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 530508)</td>
<td>Public Purpose: travelling</td>
</tr>
<tr>
<td></td>
<td>stock,</td>
</tr>
<tr>
<td></td>
<td>camping</td>
</tr>
<tr>
<td></td>
<td>Notified: 16 August 1918</td>
</tr>
<tr>
<td></td>
<td>File Reference: 14/01241</td>
</tr>
</tbody>
</table>

ORDER – AUTHORISATION OF ADDITIONAL PURPOSE UNDER SECTION 121A

Pursuant to section 121A of the Crown Lands Act 1989, I authorise by this Order, the purpose specified in Column 1 to be an additional purpose to the declared purpose of the reserves specified opposite thereto in Column 2 of the Schedule.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recreation</td>
<td>Reserve No 82251</td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 530508)</td>
<td>Public Purpose: public baths</td>
</tr>
<tr>
<td></td>
<td>Notified: 8 January 1960</td>
</tr>
<tr>
<td></td>
<td>File Reference: 14/01241</td>
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</table>

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recreation</td>
<td>Dedication No 1001144</td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 530508)</td>
<td>Public Purpose: public</td>
</tr>
<tr>
<td></td>
<td>recreation</td>
</tr>
<tr>
<td></td>
<td>Notified: 7 September 1910</td>
</tr>
<tr>
<td></td>
<td>File Reference: 14/01241</td>
</tr>
</tbody>
</table>
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, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Land District: Queanbeyan</td>
<td>The part being</td>
</tr>
<tr>
<td>Local Government Area:</td>
<td>Lot 63, DP 754870</td>
</tr>
<tr>
<td>Palerang Council</td>
<td>Parish: Bullongong</td>
</tr>
<tr>
<td>Locality: Captains Flat</td>
<td>County: Murray</td>
</tr>
<tr>
<td>Reserve No 754870</td>
<td>of an area of 1.02 ha.</td>
</tr>
<tr>
<td>Public Purpose: Future</td>
<td></td>
</tr>
<tr>
<td>Public Requirements</td>
<td></td>
</tr>
<tr>
<td>Notified: 29 June 2007</td>
<td></td>
</tr>
<tr>
<td>Consisting of various Lots</td>
<td></td>
</tr>
<tr>
<td>File Reference: 14/06997</td>
<td></td>
</tr>
</tbody>
</table>

RESERVATION OF CROWN LAND

Pursuant to section 87 of the Crown Lands Act 1989, the Crown land specified in Column 1 of the schedule hereunder is reserved as specified opposite thereto in Column 2 of the Schedule.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan Cornelis MOERKERKE (new member)</td>
<td>Tallong Picnic &amp; Recreation Reserve Trust</td>
</tr>
<tr>
<td>Notified: This Day</td>
<td>File Reference: 09/06564</td>
</tr>
<tr>
<td>For a term commencing the date of this notice and expiring 9 July 2019.</td>
<td></td>
</tr>
</tbody>
</table>

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Benjamain Lee MOORSEND (new member)</td>
<td>Moss Vale Reserve Trust</td>
</tr>
<tr>
<td>Notified: 15 March 2014</td>
<td>File Reference: 14/01982</td>
</tr>
<tr>
<td>For a term commencing the date of this notice and expiring 30 October 2019.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Glenn Robert CAMPBELL (new member)</td>
<td>Public Purpose: recreation</td>
</tr>
<tr>
<td>Notified: 14 October 2014</td>
<td>File Reference: 14/01982</td>
</tr>
<tr>
<td>For a term commencing the date of this notice and expiring 30 October 2019.</td>
<td></td>
</tr>
</tbody>
</table>
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Mannus; County – Selwyn
Land District – Tumbarumba; LGA – Tumbarumba
Road Closed: Lot 2, DP 1189848
File No: 10/15075

SCHEDULE
On closing, the land within Lot 2, DP 1189848 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Narrabri, Killarney; County – Nandewar
Land District – Narrabri; LGA – Narrabri
Road Closed: Lot 1, DP 1199235
File No: 13/03803

SCHEDULE
On closing, the land within Lot 1, DP 1199235 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parishes – Kempsey, Killarney; County – Macquarie
Land District – Kempsey; LGA – Kempsey
Road Closed: Lots 1–6, DP 1200329
File No: 10/00080

SCHEDULE
On closing, the land within Lots 1–6, DP 1200329 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Coba; County – Monteagle
Land District – Grenfell; LGA – Weddin
Road Closed: Lot 2, DP 1197284
File No: CL/00202

SCHEDULE
On closing, the land within Lot 2, DP 1197284 remains vested in the State of New South Wales as Crown land.
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Uralla; County – Sandon
Land District – Armidale; LGA – Uralla

Road Closed: Lot 2, DP 1200771
File No: 14/02419

SCHEDULE
On closing, the land within Lot 2, DP 1200771 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Russell; County – Arrawatta
Land District – Warialda; LGA – Inverell

Road Closed: Lot 1, DP 1200770
File No: 14/03421

SCHEDULE
On closing, the land within Lot 1, DP 1200770 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parishes – Cairncross, Cogo; County – Macquarie
Land District – Port Macquarie; LGA – Port Macquarie-Hastings

Road Closed: Lots 1–5, DP 1198710
File No: TE05H164

SCHEDULE
On closing, the land within Lots 1–5, DP 1198710 remains vested in the State of New South Wales as Crown land.
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parishes – Apsley, Norton, St Clair, Andy
County – Vernon; Land District – Walcha;
LGA – Walcha

Road Closed: Lots 1–4, DP 1200396
File No: AE06H73

SCHEDULE
On closing, the land within Lots 1–4, DP 1200396 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Hurley; County – Clarendon
Land District – Cootamundra Central; LGA – Junee

Road Closed: Lot 1, DP 1199923
File No: 07/5929

SCHEDULE
On closing, the land within Lot 1, DP 1199923 remains vested in the State of New South Wales as Crown land.

APPOINTMENT OF TRUST BOARD MEMBERS

Pursuant to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brenda Jean MITCHELL (re-appointment)</td>
<td>Bellingen Showground Trust</td>
<td>Dedication No 540022</td>
</tr>
<tr>
<td>Paul Richard HOSCHKE (re-appointment)</td>
<td></td>
<td>Public Purpose: showground</td>
</tr>
<tr>
<td>Caroline Maria JOSEPH (re-appointment)</td>
<td></td>
<td>Notified: 26 July 1911</td>
</tr>
<tr>
<td>Maureen Denice MALONEY (new member)</td>
<td></td>
<td>File Reference: 11/02669</td>
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</table>

For a term commencing 19 November 2014 and expiring 18 November 2019.

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Christopher John SIMPSON (new member)</td>
<td>Kyogle Showground And Public Recreation Trust</td>
<td>Dedication No 540086</td>
</tr>
<tr>
<td>Brian Edward EICHMANN (new member)</td>
<td></td>
<td>Public Purpose: public recreation, showground</td>
</tr>
<tr>
<td>Kevin James DONAGHY (re-appointment)</td>
<td></td>
<td>Notified: 24 November 1972</td>
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<tr>
<td>Paul Ashton ANDERSON (re-appointment)</td>
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<td>File Reference: 09/15552</td>
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<tr>
<td>Robert Clive DWYER (re-appointment)</td>
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<tr>
<td>Vickie GORDON (new member)</td>
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<td></td>
</tr>
<tr>
<td>William James McCALLUM (new member)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For a term commencing the date of this notice and expiring 30 October 2019.
ERRATUM

In the *NSW Government Gazette* of 24 October 2014, Folio 3503, under the heading “Addition to Reserved Crown Land” the Reserve number listed in Column 2 of the schedule; and

Under the heading “Appointment of Common Trust as Trustee of a Reserve” the Reserve number listed in Column 3 of the schedule; should read Reserve No 8.

File No: GH90H56

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

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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, MP
Minister for Natural Resources, Lands and Water

SCHEDULE 1

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
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<tbody>
<tr>
<td>Land District: Narrandera</td>
<td>Lot 1, DP 722018</td>
<td>Reserve No. 69351</td>
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<tr>
<td>Local Government</td>
<td>Lots 8, 11–12, Section 18, DP 758757</td>
<td>Public Purpose: homes for the aged</td>
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<tr>
<td>Area: Narrandera</td>
<td>Parish: Narrandera</td>
<td>Notified: 4 August 1978</td>
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<td>Locality: Narrandera</td>
<td>County: Cooper</td>
<td>File Reference: 13/14772</td>
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<td>Reserve No 91210</td>
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<td>Public Purpose: Homes for the Aged</td>
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<td>Notified: 4 August 1978</td>
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<tr>
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</table>

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
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</thead>
<tbody>
<tr>
<td>Dallas John PIVA (re-appointment)</td>
<td>Bilbul Recreation Reserve Trust</td>
<td>Reserve No. 69351</td>
</tr>
<tr>
<td>Brett AITKEN (re-appointment)</td>
<td></td>
<td>Public Purpose: public recreation addition</td>
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<tr>
<td>Jamie Scott PIVA (new member)</td>
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<td>Notified: 9 August 1940</td>
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<tr>
<td>Karlie AITKEN (re-appointment)</td>
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<td>Reserve No 55678</td>
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<td>Wendy PIVA (re-appointment)</td>
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For a term commencing 1 December 2014 and expiring 30 November 2019.
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water
and Minister for Western NSW

SCHEDULE 1

Parish – Awaba; County – Northumberland
Land District – Maitland;
Local Government Area – Lake Macquarie

That part of Crown road from western boundary of Lot 118, DP 802471 at Evan Street intersection extending east and terminating at eastern boundary of Lot 6, Section 6, DP 758041 at intersection with Short Street (as highlighted in the diagram below).

SCHEDULE 2

Roads Authority: Lake Macquarie City Council
Lands File Reference: 12/07546 & 14/08790

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
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<tbody>
<tr>
<td>Ross Michael</td>
<td>Moonan Flat</td>
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<tr>
<td>HAYNE (re-appointment)</td>
<td>Recreation</td>
<td>61257</td>
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<tr>
<td>Neville Gordon</td>
<td>HAYNE (re-appointment)</td>
<td>Reserve Trust</td>
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<tr>
<td>CASLICK (re-appointment)</td>
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<tr>
<td>Kerryn Miriam</td>
<td>(re-appointment)</td>
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<td>HAYNE</td>
<td>Gavin</td>
<td>File Reference:</td>
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<td>(re-appointment)</td>
<td>MacCALLUM (re-appointment)</td>
<td>MD82R61-002</td>
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<td>Warwick Bruce</td>
<td>MITCHELL (re-appointment)</td>
<td>For a term commencing</td>
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<tr>
<td>(re-appointment)</td>
<td></td>
<td>the date of this notice and expiring 30 October 2019.</td>
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</table>
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Boree Nyrang; County – Ashburnham
Land District – Molong; LGA – Cabonne

Road Closed: Lot 1, DP 1200691 (subject to easement created by Deposited Plan 1200691)
File No: 12/03436

SCHEDULE
On closing, the land within Lot 1, DP 1200691 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parishes – Gulgong & Galambine
Land Districts – Scone & Quirindi; LGA – Upper Hunter

Road Closed: Lots 1–5, DP 1201640
File No: 13/03508

SCHEDULE
On closing, the land within Lots 1, 3, 4 & 5, DP 1201640 remains vested in the State of New South Wales as Crown land and the land within Lot 2, DP 1201640 becomes vested in the State of New South Wales as Crown Land.

Council's reference: W407448

ERRATUM

As per the notification which appeared in NSW Government Gazette No 89 dated 24 October 2014, Folios 3507–3508, under the heading “description” the words “Parish – Gulgong” is deleted and replaced with “Parishes – Gulgong & Galambine”.

File no: 12/02697
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Dandaloo; County – Kennedy
Land District – Parkes; LGA – Lachlan

Road Closed: Lot 1, DP 1200686
File No: 13/16029

SCHEDULE
On closing, the land within Lot 1, DP 1200686 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Bramina; County – Buccleuch
Land District – Cooma; LGA – Tumut

Road Closed: Lot 2, DP 1199674
File No: 13/15981 : BA

SCHEDULE
On closing, the land within Lot 2, DP 1199674 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Gregra; County – Ashburnham
Land District – Molong; LGA – Cabonne

Road Closed: Lot 1, DP 1201313 (subject to right of carriageway created by Deposited Plan 1201313)
File No: CL/00885

SCHEDULE
On closing, the land within Lot 1, DP 1201313 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Borenore; County – Wellington
Land District – Orange; LGA – Cabonne

Road Closed: Lot 1, DP 1200954
File No: 12/04219

SCHEDULE
On closing, the land within Lot 1, DP 1200954 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Collaroy; County – Bligh
Land District – Mudgee; LGA – Upper Hunter

Road Closed: Lot 1, DP 1200682
File No: 09/11970

SCHEDULE
On closing, the land within Lot 1, DP 1200682 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water
DESCRIPTION
Parish – Kelso; County – Roxburgh
Land District – Bathurst; LGA – Bathurst Regional
Road Closed: Lot 1, DP 1200685
File No: 14/03336

SCHEDULE
On closing, the land within Lot 1, DP 1200685 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Lindsay; County – Bathurst
Land District – Blayney; LGA – Blayney
Road Closed: Lot 1, DP 1187076
File No: 10/15835

SCHEDULE
On closing, the land within Lot 1, DP 1187076 remains vested in Blayney Shire Council as operational land for the purposes of the Local Government Act 1993.

Council Reference: 277805, 256542

NEW SOUTH WALES GOVERNMENT GAZETTE No 95
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.

KEVIN HUMPHRIES, MP
Minister for Regional Infrastructure and Services

DESCRIPTION
Parish – Woonona; County – Camden
Land District – Kiama; LGA – Wollongong

Road Closed: Lots 106, 108 & 109, DP 1196097 (subject to easement for overhead power lines and gas main created by Deposited Plan 1196097)
File No: 12/02368 – W498974

SCHEDULE

Council’s Reference 28.15.01.085.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
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<tr>
<td>Building</td>
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<td>(Relevant Interest – S34A licence – RI 541613)</td>
<td>Public Purpose: future public requirements</td>
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<tr>
<td>Notified: 29 June 2007</td>
<td>File Reference: 14/08868</td>
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</table>

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE 1

Parish – Bournda; County – Auckland
Land District – Bega; LGA – Bega Valley Shire Council
The Crown public road being off Widgeram Road, Bournda as shown by solid black colour on the diagram hereunder.

SCHEDULE 2

Roads Authority: Bega Valley Shire Council
File No: 14/02173 – W532608
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 | Column 2 | Column 3
---|---|---
Graham James | Dam | Reserve No 757068
McDONALD | (Relevant Interest – S34A Licence – RI 524960); Public Purpose: future | Reserve No 65729
Alexander Ivor | Access | Public Purpose: public hall,
SANDERSON | (Relevant Interest – File Reference: 13/15136) | public recreation
Graham William | | Notified: 10 January 1936
COWLÉD | (Re-appointment) | File Reference: OE80R332-003

For a term commencing the date of this notice and expiring 30 October 2019.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

Column 1 | Column 2 | Column 3
---|---|---
Julie Marguerite | BALE | Reserve No 80942
VALE | (Re-appointment) | Public Purpose: public recreation
| | File Reference: TE80R197 | Reserve No.

For a term commencing the date of this notice and expiring 29 August 2019.

SCHEDULE

Column 1 | Column 2 | Column 3
---|---|---
Craig Stanley | Tullamore | Reserve No 62325
ALLEN | Racecourse Trust | Public Purpose: racecourse
| | Notified: 7 November 1930 | Notified: 29 August 1986

For a term commencing 4 December 2014 and expiring 03 December 2019.
### 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.

**KEVIN HUMPHRIES, MP**

Minister for Natural Resources, Lands and Water

### NEW SOUTH WALES GOVERNMENT GAZETTE No 95

<table>
<thead>
<tr>
<th>Column 1</th>
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<tbody>
<tr>
<td>Alan Jason</td>
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<td>NICHOLSON</td>
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<td>November 2011</td>
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<tr>
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<td>File Reference:</td>
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<td>HOLMES</td>
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<td>(re-appointment)</td>
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<td>Michael John</td>
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<td>FISHER</td>
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<td>30 November 2019.</td>
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For a term commencing the date of this notice and expiring 18 December 2018.
ERRATUM

In the notification appearing in the New South Wales Government Gazette No 52, Folio 2015, of 6 June 2014, under the heading “Roads Act 1993, Order, Transfer of a Crown Road to Council”, replace Schedule 1 description “Geebungs Place” with “Geebung Close”.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Melville; County – Pottinger
Land District – Gunnedah; LGA – Gunnedah
Road Closed: Lot 1, DP 1199920
File No: 14/04013

SCHEDULE
On closing, the land within Lot 1, DP 1199920 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parish – Baldwin; County – Darling
Land District – Tamworth; LGA – Tamworth Regional
Road Closed: Lot 1, DP 1182277
File No: 08/1189

SCHEDULE
On closing, the land within Lot 1, DP 1182277 remains vested in the State of New South Wales as Crown land.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

DESCRIPTION
Parishes – Wombramurra, Nundle; County – Parry
Land District – Tamworth; LGA – Tamworth Regional
Road Closed: Lots 5–10, DP 1199405
File No: TH05H425

SCHEDULE
On closing, the land within Lots 5–10, DP 1199405 remains vested in the State of New South Wales as Crown land.

APPOINTMENT OF TRUST BOARD MEMBERS

Pursuant to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedule hereunder are appointed, for the terms of office specified 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
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<tbody>
<tr>
<td>Thomas Robert McINNES</td>
<td>Borambil</td>
<td>Reserve No 46567</td>
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<tr>
<td>(re-appointment)</td>
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<td>Raymond Alfred HOSWELL</td>
<td>Reserve Trust</td>
<td>public recreation</td>
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<td>Notified: 10 May 1911</td>
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<tr>
<td>Nigel Malcolm James LAWSON</td>
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<td>File Reference: TH79R27-002</td>
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<tr>
<td>(new member)</td>
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<tr>
<td>Beryl May MANNION</td>
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<td></td>
<td>(re-appointment)</td>
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ROADS ACT 1993
ORDER
Transfer of 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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

SCHEDULE 1
Parish – Cogo; County – Macquarie;
Land District – Port Macquarie;
Locality – Rollands Plains;
Local Government Area – Port Macquarie-Hastings Council

Crown Public Road within Lot 116 in DP 754406 known as Waterhole Road as indicated by the heavy black edge on the diagram below.

SCHEDULE 2
Roads Authority: Port Macquarie-Hastings Council
File No. TE03H108
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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grazing Reserve No 93352</td>
<td>Reserve No 93352</td>
<td>Reserve No 45694</td>
</tr>
<tr>
<td>(Relevant Interest – S34A Licence – RI 531477)</td>
<td>Public Purpose: future public requirements</td>
<td>Public Purpose: public recreation, racecourse</td>
</tr>
<tr>
<td></td>
<td></td>
<td>File Reference: WA80R211-02</td>
</tr>
</tbody>
</table>

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Janeen Ellen McKENNA</td>
<td>Corowa Racecourse And Showground</td>
<td>Reserve No 80531</td>
</tr>
<tr>
<td>(new member)</td>
<td>Trust</td>
<td>Public Purpose: public recreation</td>
</tr>
<tr>
<td>John Lindsay FRENCH</td>
<td></td>
<td>Notified: 3 April 1958</td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td>File Reference: WA81R77-02</td>
</tr>
<tr>
<td>Brian Edward BARKLEY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(new member)</td>
<td></td>
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For a term commencing the date of this notice and expiring 30 October 2019.

SCHEDULE

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Column 2</th>
<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Martha Ann LAMPREY</td>
<td>Gumly Gumly Recreation Reserve</td>
<td>Reserve No 81786</td>
</tr>
<tr>
<td>(re-appointment)</td>
<td>Trust</td>
<td>Public Purpose: public recreation</td>
</tr>
<tr>
<td>Paul Leslie MORPHETT</td>
<td></td>
<td>Notified: 17 July 1959</td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td>File Reference: WA82R12-02</td>
</tr>
<tr>
<td>Marilyn Joy MASTERS</td>
<td></td>
<td></td>
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<tr>
<td>(re-appointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trevor Donald LAMPREY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paul Andrew CONLAN</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bruce Oliver GORHAM</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For a term commencing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 December 2014 and expiring</td>
<td></td>
<td></td>
</tr>
<tr>
<td>30 November 2019.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

NEW SOUTH WALES GOVERNMENT GAZETTE No 95
ERRATUM
In the notification appearing in the New South Wales Government Gazette of 24 October 2014, Folios 3518–3519, appearing under the heading Alteration of Purpose/Conditions of a Western Lands Lease, (being Western Lands Lease 3648) the folio identifier should read 1469/763483.

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.

KEVIN HUMPHRIES, MP
Minister for Natural Resources, Lands and Water

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<thead>
<tr>
<th>Column 1</th>
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<th>Column 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jennifer Jacqueline</td>
<td>Cumborah</td>
<td>Reserve No</td>
</tr>
<tr>
<td>HEAD</td>
<td>Recreation</td>
<td>31858</td>
</tr>
<tr>
<td>(re-appointment)</td>
<td>Reserve Trust</td>
<td>Public Purpose: public recreation</td>
</tr>
<tr>
<td>John Martin</td>
<td>Public Purpose:</td>
<td>Notified:</td>
</tr>
<tr>
<td>PICKERING</td>
<td>public recreation</td>
<td>8 December 1900</td>
</tr>
<tr>
<td>(re-appointment)</td>
<td>File Reference:</td>
<td>WL90R0033-2</td>
</tr>
<tr>
<td>Josephine</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MIHALIC</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>James Wynter</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WARDEN</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elizabeth Ann</td>
<td></td>
<td></td>
</tr>
<tr>
<td>POWELL</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(re-appointment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>For a term commencing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 December 2014 and</td>
<td></td>
<td></td>
</tr>
<tr>
<td>expiring 30 November 2019</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ANTI-DISCRIMINATION ACT 1977
Exemption Order
Under section 126 of the Anti-Discrimination Act 1977, an exemption is granted from sections 25, 33 and 51, of the Anti-Discrimination Act 1977, to Ricegrowers Limited (ABN 55 00704810156) (trading as SunRice) to advertise, offer and award two three year full-time Jan Cathcart scholarships to female only candidates (comprising of $30,000 per scholarship over a three year period); and provide post tertiary employment to the two recipients of the Jan Cathcart scholarships at SunRice.

This exemption will remain in force for a period of five years respectively from the date given.

Dated this 28th day of October 2014
STEPAN KERKYASHARIAN AO
President
Anti-Discrimination Board of NSW

ANTI-DISCRIMINATION ACT 1977
Exemption Order
Under section 126 of the Anti-Discrimination Act 1977, an exemption is granted from sections 25, 33 and 51, of the Anti-Discrimination Act 1977, to The University of Sydney, School of Physics, to advertise, offer and award a Postdoctoral Research Fellowship to a female candidate.

This exemption will remain in force for a period of seven years from the date given.

Dated this 28th day of October 2014
STEPAN KERKYASHARIAN AO
President
Anti-Discrimination Board of NSW

ANTI-DISCRIMINATION ACT 1977 NSW
Exemption Order
Under section 126 of the Anti-Discrimination Act 1977, an exemption is granted from sections 8 and 51, of the Anti-Discrimination Act 1977, to Eurobodalla Shire Council, to advertise and recruit:

- Two Aboriginal and Torres Strait Islander (ATSI) Youth Traineeships for a period of one year; and
- Two ATSI Water Operations Traineeships for a period of two years.

This exemption will remain in force for a period of one year and two years respectively from the date given.

Dated this 28th day of October 2014
STEPAN KERKYASHARIAN AO
President
Anti-Discrimination Board of NSW

ASSOCIATIONS INCORPORATION ACT 2009
Cancellation of Incorporation Pursuant to Section 76
Take notice that the incorporation of the following associations is cancelled by this notice pursuant to section 76 of the Associations Incorporation Act 2009.

- All-Ways Ministry Incorporated – INC9884585
- Australian Ethnobotanical Conservation Association Incorporated – INC9880779
- Australian Huizhou Association Incorporated – INC9880856
- Australian Moto Association Incorporated – INC9885516
- Australian Owned Independent Funeral Directors Association Incorporated – INC9882173
- Australian Spirit Association Incorporated – INC9883488
- Australian Sudanese Sports Club Incorporated – INC9882385
- Baobab – Tree of Life Incorporated – INC9882542
- Bellongil Landcare Incorporated – INC9878157
- Bizzaro Equine & Animal Refuge Inc – INC9882216
- Border United Soccer Club Incorporated – INC9879120
- Byron Bay Beach Operators Association Incorporated – INC9877934
- Byron Environmental Association Incorporated – INC9879447
- China Specialty International Promote Association Incorporated – INC9884488
- Dail Australia Incorporated – INC9882711
- Dance Arts North Coast Entertainment Incorporated – INC9882044
- Evolution Revolution Incorporated – INC9882230
- Family Worship Centre Incorporated – INC9881425
- For A Better World Incorporated – INC9881212
- Gymea Little Athletics Club Inc – Y1099909
- Heng Bok Hae Counselling Incorporated – INC9881089
- HFS Incorporated – INC9882770
- Hunters Hill Hawks Softball Club Incorporated – INC9877298
- John Stephen Akhwari Athletics Foundation Incorporated – INC9875964
- Killarney Polo Club Incorporated – INC9881299
- Lake Macquarie Cultural Foundation Incorporated – INC9875176
- Lennox Head AFL Football Club Incorporated – INC9881794
- Nimbin Building Trades Association Incorporated – INC9881448
- Republic Clubs of Australia (NSW) Inc – INC9875025
- Restore Earth's Supremacy Quest (R.E.S.Q.) Incorporated – INC9882478
- Road Angel Incorporated – INC9883523
- Save Tweed Our Paradise Incorporated – INC9880319
- South Ballina Landcare Incorporated – INC9883052
- Sulha-Grassroots Human Reconciliation Incorporated – INC9881611
- The Australian Auto-Sport Alliance Incorporated – INC9878409
The Australian Professional Women's Association Incorporated – INC9883334
The Australian Society Of Make-Up Artists Incorporated – INC9882217
The Dolphin Embassy Incorporated – INC9882549
The Giddy Princess Association Incorporated – INC9884539
The Minore/Burrabadine Landcare Group Incorporated – INC9884112
The New Testament Theology Studies In Australia Incorporated – INC9885750
The Nobbs Foundation Incorporated – INC9879806
The Sydney Golf Group Incorporated – INC9879642
Tongan Australian Apifoou Ex-Students Association Incorporated – INC9879627
Wallabok Lions Rugby Tens Incorporated – INC9883373
Young 88 Owners Association Of Australia Incorporated – INC9883556

Cancellation is effective as at the date of gazettal.
Dated this 29th day of October 2014
ROBYNE LUNNEY
Delegate of the Commissioner
NSW Fair Trading

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact – Order
I, the Honourable Brad Hazzard, Attorney General and Minister for Justice of the State of New South Wales, in pursuance of section 39 (1) of the Children (Protection and Parental Responsibility) Act 1997, do, by this my Order, approve Blue Mountains City Council’s Crime Prevention Plan as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.
This Order takes effect on 13 October 2014 remaining in force until 12 October 2017.
Signed at Sydney, this 6th of October 2014.
BRAD HAZZARD
Attorney General and Minister for Justice

DIESTRICT COURT ACT 1973
District Court of New South Wales
Direction
Pursuant to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

<table>
<thead>
<tr>
<th>Location</th>
<th>Time</th>
<th>Date Range</th>
<th>Length</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bathurst</td>
<td>10.00am</td>
<td>23 February 2015</td>
<td>8 weeks</td>
</tr>
</tbody>
</table>

Special Fixture
Dated this 27th day of October 2014.
D M PRICE
Chief Judge

GEOGRAPHICAL NAMES ACT 1966

Pursuant to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the name:

Fulcher Reserve for a reserve comprising Lot 26, DP 17343 located in Cornish Avenue in the suburb of Killarney Vale.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. The proposal can also be viewed and submissions lodged on the Geographical Names Board website at www.gnb.nsw.gov.au from 31 October until 1 December 2014, alternatively written submissions may be lodged with the Secretary, Geographical Names Board, 346 Panorama Ave, Bathurst NSW 2795.

In accordance with section 9 of the Geographical Names Act 1966 all submissions lodged may be subject to a freedom of information application and may be viewed by third party to assist the Board in considering this proposal.

D MOONEY
Chairman
Geographical Names Board

GEOGRAPHICAL NAMES ACT 1966

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

Bob Evans Park for a Reserve which is bounded by Vogue Avenue, Escura Crescent and Terracotta Road Moorebank in the Liverpool LGA.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board’s website at www.gnb.nsw.gov.au.

D MOONEY
Chairman
Geographical Names Board
GEOGRAPHICAL NAMES ACT 1966

Notice of Determination of a Rural Place within the Shoalhaven Local Government Area

Pursuant to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day assigned the name **Duffys Corner** for a rural place centred around the intersection of Bugong Road and Bugong Fire Trail in the suburb of Budgong.

The position and extent of this feature is shown in the Geographical Names Register of New South Wales which can be viewed on the Geographical Names Board’s internet site at www.gnb.nsw.gov.au.

D MOONEY
Chairman
Geographical Names Board

LOCAL COURT NEW SOUTH WALES

AMENDMENT OF PRACTICE NOTE

The following amendments are made to Local Court Practice Note Crim 1 *Case management of criminal proceedings in the Local Court, Chapter 5 Summary criminal trials*, commencing on and from 1 December 2014:

• Sub-paragraph 5.4(c) is omitted and replaced with the following:
  (c) A brief of evidence must include a Court Listing Advice that:
  (i) Lists the statements contained within the brief, and
  (ii) Indicates any witness who is identified by the prosecution as a member of the NSW Police Force who the prosecution intends to call to give evidence in proceedings to corroborate evidence in chief given by another member of the NSW Police Force ("corroborative witness") in the form set out in Attachment B.

• Sub-paragraphs 5.7(c) and (d) are omitted and replaced with the following:
  (c) Upon the adjourned date, in the event that a plea of not guilty is adhered to:
  (i) the legal representative of the accused is to hand to the Court and to the prosecutor a completed Court Listing Advice (Attachment B);
  (ii) the prosecution is to indicate whether it seeks that any witness identified to the defence as a corroborative witness in accordance with paragraph 5.4(c)(ii) give evidence by audio link or audio visual link in accordance with s 5BAA, **Evidence (Audio and Audio Visual Links) Act 1998**.

  (d) When listing the matter for hearing, notwithstanding sub-paragraph (c)(ii) and without limiting the Court’s discretion under s 5BAA, the Court may direct that a witness is to attend to give evidence in person if:
  (i) The written statement of the witness and/or a list of corroborative witnesses has not been served upon the defence in accordance with paragraph 5.4, such that the Court cannot be satisfied that the witness is a corroborative witness;
  (ii) The necessary audio link or audio visual link facilities are not available and cannot reasonably be made available on the first available date for listing the matter for hearing.

  (e) Any audio link or audio visual link proposed to be used must be capable of enabling the witness’ evidence to be recorded by the court’s recording system, in accordance with the constitution of the Local Court as a court of record under s 7, **Local Court Act 2007**.

  (f) Nothing in this paragraph precludes the defence from making an application that the court direct a witness to attend to give evidence in person under s 5BAA(3).

  (g) The prosecution is required only to call at the hearing those witnesses nominated for cross-examination on the Court Listing Advice. A notation on the Court Listing Advice by the legal representative of the accused that a witness is not required to be called for cross-examination does not prevent the prosecution calling that witness in the prosecution case if the prosecutor is of the opinion the witness is required. The remainder of the brief of evidence must be tendered by the prosecution in its case.

  Judge GRAEME HENSON
  Chief Magistrate

NATIONAL PARKS AND WILDLIFE ACT 1974

Botany Bay National Park Plan of Management

Draft Amendments

Draft amendments to the *Botany Bay National Park Plan of Management* have been prepared and are available on www.environment.nsw.gov.au (use “quicklinks” to “park management plans”). Copies of the draft amendments are available at: NPWS Sydney Harbour National Park offices – Greycliffe House, Nielsen Park, Vaucluse (ph 9337 5511) and Governors Rd, Middle Head, Mosman (ph 9960 6266); Bobbin Inn Visitor Centre, Ku-ring-gai Chase National Park, Bobbin Head Road, Mount Colah (ph 9472 8949); and OEH Information Centre, Level 14, 59-61 Goulburn St, Sydney. Copies of the draft amendments may also be viewed at Margaret Martin Library, Level 1, Royal Randwick Shopping Centre, Randwick; Bowen Library, 669-673 Anzac Parade, Maroubra; and Malabar Community Library, 1203 Anzac Parade, Matraville.

Written submissions on the draft amendments must be received by ‘The Planner’, Metro North East Region, National Parks and Wildlife Service, PO Box 3031, Asquith NSW 2077; by email at mne.planning@environment.nsw.gov.au; or through the website www.environment.nsw.gov.au by Wednesday 17 December 2014.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request. Your comments on this plan may contain information that is defined as “personal information” under the NSW **Privacy and Personal Information Protection Act 1998**. The submission of personal information with your comments is voluntary.
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: Premier Motor Service Pty Ltd

Routes:

| 10 | 11 |
| 24 |
| 3  | 31 | 32 | 33 | 34 | 35 | 36 |
| 37 | 39 |
| 43 |
| 51 | 53 | 55A | 55C | 57 |
| 6  | 65 |
| 7  | 71 | 72 | 76 | 77 |
| 8  |

School Bus Routes:

Princes Highway/Airport Road – Albion Park Rail Public School
Woollybutt Drive/Princes Highway – Albion Park Rail Public School
Terry/Church Streets – Albion Park Rail Public School
Albion Park High School – Calderwood
Albion Park High School – Yallah Road
Albion Park High School – Woollybutt Drive
Albion Park High School – Danjera/Esperance Drive
Albion Park High School – Mt Terry
Terry/Badgeries Streets – Albion Park Public School
Albion Park Public School – Albion Park Rail
Woodlands Drive/Shellharbour Road – Barrack Heights Public School
Rothery Street – Bellambi Public School
Pioneer Drive/New Lake Entrance Road – Oak Flats High School
Shellharbour Depot – Cedars Christian College
Gladstone/Rowland Avenue – Cedars Christian College
Kiama Hospital – Corpus Christi High School
Pur Pur Avenue/Shellharbour Road – Corpus Christi High School
Darcy Road/Wentworth Street – Corpus Christi High School
Bong Bong Road/Sierra Drive – Corpus Christi High School
Ocean Beach Drive/Shellharbour Road – Corpus Christi High School
Tongarra Road/Russell Street – Corpus Christi High School
Dunmore Station – Corpus Christi High School
Corner of Addison Street & Wollongong Drive – Corpus Christi High School
Baldownie Road/Princes Highway – Corrimal High School
Corrimal High School – Bellambi Public School
Corrimal High School – Cabbage Tree Lane
Gladstone Avenue – Coniston Public School
Huxley Drive/Colony Gardens – Dapto High School
Dapto High School – Wongawilli
Horsley Drive – Dapto High School
Dapto High School – Koonawarra
Highcroft Boulevard/Fairwater Drive – Dapto High School
North Marshall Mount Road – Dapto High School
West Dapto Road/Darkes Road – Dapto Public School
Dapto Public School – Wongawilli
Fowlers Road/Princes Highway – Dapto Public School
Sunnybank Crescent – Dapto Public School
Stockland Shellharbour – Edmund Rice College
Bellambi (Pioneer Dr/Rothery Street) – Edmund Rice College
Edmund Rice College – Wollongong Mall
Shellharbour – Edmund Rice College
Mt Kembla (Cordeaux/Araluen) – Edmund Rice College
Farmborough Heights – Edmund Rice College
Horsley (Sierra Drive/Bong Bong Road) – Edmund Rice College
Port Kembla (Darcy Road/Wentworth Street) – Edmund Rice College
Mangerton – Edmund Rice College via The Avenue Shops
Balmoral Street/Kembla Street – Edmund Rice College
Corrimal (Rothery/Wilga Streets) – Edmund Rice College
Kembla Heights (High Street/Harry Graham Drive) – Figtree High School
Waples Road & Panorama Drive – Figtree High School
Figtree High School – Uralba Street
Figtree High School – Kembla Heights – Gibsons Road (pick up Smiths Hill High School Students) – Cordeaux Heights
Figtree High School – Cordeaux Heights
Figtree High School – Kembla Heights
Flinders Public School – Shell Cove
Farmborough Public School – Cordeaux Heights
Porter Street/University Avenue – St Brigids Public School
Holy Spirit College – The Good Samaritan Primary School
Bushlands Avenue/New Mt Pleasant Road – The Good Samaritan School
The Good Samaritan School – Farmborough Road/Princes Highway
Bong Bong Road/Sierra Drive – Hayes Park Public School
McGrath Street/Princes Highway – Holy Spirit College
Mt Ousley Road/Dumfries Avenue – Holy Spirit College
Robsons Road/Murphys Avenue – Holy Spirit College
Fairloch Avenue/Farmborough Road – Holy Spirit College
Top of Panorama Drive – Holy Spirit College
O'Briens Road/Princes Highway – Holy Spirit College
Holy Spirit College – Balgownie
Wentworth Street/Darcy Road – Holy Spirit College
Liddle Street Woonona – Illawarra Christian School (Cordeaux)
Gilmore/Reserve Streets – Illawarra Christian School (Cordeaux)
St Pius X School – Berkeley
Shellharbour Depot – Illawarra Christian School (Cordeaux)
Illawarra Christian School (Cordeaux) – Farmborough Heights
Kiama Hospital – Tongarra Christian School
Shellharbour Road/Barrack Avenue – Tongarra Christian School
Southern Cross/Buckley Road – Tongarra Christian College
Terry Street/Burdekin Drive – Tongarra Christian College
Terry Street Shops – Tongarra Christian College
Albion Park Public School – West Dapto
Port Kembla Rail – Illawarra Senior College
Cordeaux Road/Boorea Boulevard – Illawarra Sports High School
Blackman Parade/Tresnan Street – Illawarra Sports High School
Farmborough Road/Gerard Avenue – Illawarra Sports High School
Farmborough Road/Fairloch Avenue – Illawarra Sports High School
Cove Boulevard/Brindabella Drive – Illawarra Sports High School
Darcy Road/Wentworth Street – Illawarra Sports High School
Dapto – Illawarra Sports High School
Warilla Grove – Kiama High School
Princes Highway/London Drive – Wollongong High School & Keira High School
Oak Flats – Wollongong High School & Keira High School
Chalmers/Margaret Streets – Wollongong High School & Keira High School
Gilmore/David Streets – Wollongong High School & Keira High School
Heaslip Street/St Johns Avenue – Wollongong High School & Keira High School
Port Kembla – Wollongong High School & Keira High School
Shell Cove – Wollongong High School & Keira High School
Wollongong High School & Keira High School – Shell Cove
Mt Pleasant – Wollongong High School & Keira High School
Tarrawanna Road/Underwood Street – Wollongong High School & Keira High School
Foothills Road/Margaret Street – Wollongong High School & Keira High School
Farmborough Road/Princes Highway – Wollongong High School & Keira High School
Terry/Church Streets – Wollongong High School & Keira High School
Bellambi – Wollongong High School & Keira High School
Gladstone Avenue/Bridge Street – Wollongong High School & Keira High School
Gladstone/Rowland Avenue – Wollongong High School & Keira High School
Church/O’Donnell Streets – Lake Illawarra High School via Lake Illawarra Public School
Westfield Warrawong – Lake Illawarra High School
Shellharbour – Lake Illawarra High School
Reddall Parade/MacKenzie Avenue – Lake Illawarra South Public School
Marshall Street/Cleveland Avenue – Mt Brown Public School
Sierra Drive/Bong Bong Road – Mt Brown Public School
Mt Brown Primary School – Haywards Bay
North Marshall Mount Road – Mt Brown Primary School
Terry Street/Burkin Drive – Mt Terry Public School
Badgery/Terry Streets – Mt Terry Public School
Reddall Parade/Konrads Road – Mount Warrigal Public School
Shell Cove – Nazareth Primary School
Pur Pur Avenue/Shellharbour Road – Nazareth Primary School (via Glider Avenue)
Pur Pur Avenue/Shellharbour Road – Nazareth Primary School
Farmborough Road – Nareena Hills Public School
Airport Road/Princes Highway – Oak Flats High School
Woollybutt Drive/Princes Highway – Oak Flats High School
Jarrah Way/Coachwood Drive – Oak Flats High School
Shellharbour Depot – Oak Flats High School
Tongarra Road/Ash Avenue – Oak Flats High School
Northcliffe Drive – Port Kembla Public School
Gipps/Hothersal Streets – Shellharbour Anglican College
Baan Baan Street – Shellharbour Anglican College
Westfield Warrawong – Shellharbour Anglican College
Terry/Church Streets – Shellharbour Anglican College
Pur Pur Avenue/Shellharbour Road – Shell Cove Public School
Shell Cove Public School – Shell Cove
Shellharbour Square – Smith Hill High School (pick up Wollongong Public School)
Smith Hill High School (Keira Street) – Farmborough Heights
Smith Hill High School (Gipps Street) – Barrack Point
Smith Hill High School (Keira Street) – Figtree Heights
Smith Hill High School (Gipps Street) – Keiraville
Smith Hill High School (Church Street) – St Therese Primary School
Smith Hill High School (Gipps Street) – Towradgi
Darcy Road/Wentworth Street – St Josephs High School
Caldwood/Marshall Mt Roads – St Pauls School
Jerramatta Street – St Josephs High School
Unanderra Shops (South) – St Josephs High School
Princes Highway/airport Road – Albion Park Public School
Kanahooka/Exmouth Roads – St Josephs High School
West Dapto Road/Princes Highway – St Josephs High School
Peterborough Avenue/Shellharbour Road – Albion Park High School
Corner of Addison Street & Wollongong Drive – St Josephs High School
Jindabyne/Wattle Roads – Albion Park High School
Kiama Hospital – St Josephs High School
Ashburton/Mortlock Drives – St Josephs High School
Brunderee/Tyrell Roads – St Josephs High School
Yellow Rock Road/Tongarra Road – Albion Park Public School
Bellevue Road/Princes Highway – St Marys College
St Marys College – Mount St Thomas via Piccadilly
St Marys College – Tarrawanna
Tannery Street – St Marys College
Farmborough Road/Princes Highway – St Marys College
O’ Briens Road/Princes Highway – St Marys College
St Marys College – Albion Park
Shellharbour Road/Lakewood Boulevard – St Marys College
Semaphore Road/Berkeley Road – St Marys College
Parsons Street – Smiths Hill High School – St Marys College
Kiama Hospital – St Marys College
Shellharbour Road/Addison Street – Shellharbour Public School & Warilla High School
Lake Entrance Road/College Avenue – Stella Maris School & Shellharbour Public School
Westwood/Pioneer Drives – Stella Maris School
Oak Flats High School – St Pauls School
Cove Boulevard/Brindabella Drive – Shellharbour Public School
Phillip Street/Captain Cook Drive – Shellharbour Public School
Lake Entrance Road (Stocklands) – Shellharbour Public School
Booreea Boulevard – St Pius X Primary School & Unanderra Public School
Farmandburgh Heights (Corner Waples & Panorama) – St Pius X School
Murrarun Road/Carters Lane – Corrimal Public School
Lindsay Heights – St Francis of Assisi Primary School
Avondale Road/Princes Highway – St John Primary School (pick up Kanahooka High School)
St Johns Primary School & Kanahooka High School – Compton Street
Robins Creek – St Johns Primary School
Highcroft Boulevard/Wongawilli – St Johns Primary School
Oasis Caravan Park – St Patricks School
St Patricks School – St Francis of Assisi Primary School & Lake Heights Public School
London Drive – St Brigids School
Waples/Farmborough Road – St Therese Primary School
Rowland/Gladstone Avenues – St Therese Primary School via Mt St Thomas Public School
Chalmers Street/Balgownie – Sule College
Robsons Road/Murphy Avenue – Sule College
Tarrawanna Public School – Balgownie
Kiama Hospital – Illawarra Grammar High School (pick up Albion Park Rail Public School)
Shell Cove – Illawarra Grammar High School
North Beach (Novotel) – Illawarra Grammar High School
Wollongong Railway West Side – Illawarra Grammar High School
Caldwell Avenue/Charles Road – Illawarra Grammar High School
Illawarra Grammar High School – Wollongong Train Station Albion Park Rail Train Station – Tullimbar Public School
Unanderra Public School – Farmborough Heights
Albert Street/Nudija Road – Unanderra Public School
Wentworth Street/Darcy Road – Warrawong High School
Oak Flats Rail – Warrawong High School (pick up Illawarra Senior College)
Warrawong High School – Warrawong English Centre – Wollongong
Warrawong High School – Warrawong English Centre – Cringila – Wollongong
North Warrawong Church – Lake Heights Public School
Pioneer Road/Rothery Street – Woonona High School
Corner of Addison Street & Wollongong Drive – Warilla High School
Cove Boulevard/Brindabella Drive – Warilla High School
Stocklands/Flinders – Warilla High School
Pioneer Drive/Brunderee Road – Warilla High School
Dunmore – Warilla High School
Lakewood Boulevard/Garnet Grove – Warilla High School
Windang Public School – Windang Road
Iluka Road/Junction Road – Warilla Public School

Date of effect
This Order takes effect on 3 November 2014.
Dated: 23 October 2014
FERGUS GAMMIE
Deputy Director-General
Transport Services
(a Delegate of Transport for NSW)

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: Seapost Pty Limited
Routes:

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<tr>
<th>Route</th>
<th>Description</th>
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<td>SB010</td>
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Date of effect
This Order takes effect on 3 November 2014.
Dated: 23 October 2014
FERGUS GAMMIE
Deputy Director-General
Transport Services
(a Delegate of Transport for NSW)
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:

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<th>203</th>
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<th>267</th>
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Date of effect
This Order takes effect on 31 October 2014.

Dated: 23 October 2014

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

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3. Acceptance of terms: By ordering, using or registering an Opal Card you agree to be bound by the Opal Terms of Use in force at the time you order, use or register your Opal Card. 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 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, 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, de-activate 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:
   a. our call centre at 13 67 25 (13 OPAL);
   b. the Opal Website;
   c. various retailers which are approved as Opal retailers; and
   d. 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 if the information you provide is inaccurate, out of date or unclear, or the Opal Card is undeliverable to the address you provide.

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:
   a. use the Opal Card in accordance with these Opal Terms of Use;
   b. provide us with the information and assistance that we deem reasonably necessary for the effective use of the Opal Card;
   c. comply with all laws and regulations applicable to your use of the Opal Card;
   d. keep the Opal Card safe and secure at all times;
   e. take proper care of the Opal Card, avoid damaging it, keep it flat and not bend or pierce it;
   f. 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);
   g. not misuse, deface, alter, tamper with or deliberately damage or destroy the Opal Card;
   h. not alter, remove or replace any notices (other than the activation sticker), trademarks or artwork on the Opal Card; and
   i. 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:
   a. **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 of that Opal Card; and
   b. **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 and card security code (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 others:** You may only register and manage the registration of an Opal Card on behalf of:

   a. a Child under the age of 16, if you are a parent or guardian of that Child; or
   b. any other person over the age of 16, if you are doing so with their consent (including their consent to disclose any personal information you provide to us about them).

23. **Confidentiality:** You must keep all usernames, passwords, personal identification numbers, card security codes 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. You must also keep the Opal Card Number that is printed on your Opal Card safe and secure. If your Opal Card is unregistered and another person obtains your Opal Card Number, this may allow them to view your recent travel history, register your Opal Card, or link your Opal Card to their own Customer Profile.

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:** You can acquire an unregistered Opal Card through various retailers which are approved as Opal retailers, and any service centres that we establish. The provisions in these Terms of Use relating to unregistered Opal Cards 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 documentation that is provided with a new Opal Card, and on 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. You must not use multiple Opal Cards to pay for the same 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**: A limit applies to the maximum amount that can be maintained as an Opal Card Balance on an Opal Card, which may vary depending on the type of Opal Card you have. 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. The 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 unregistered 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:
   a. we are satisfied that it is lost, stolen, Damaged or Faulty;
b. 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; or

c. we deem it reasonable to do so for the purposes of providing efficient and effective ticketing services.

An Opal Card that has been blocked or cancelled will no longer be usable.

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 a registered 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 cancellation or expiration of the Opal Card. If you do not do so, or you are not entitled to a refund in accordance with the Opal Refund and Balance Transfer Policy, you will forfeit the Opal Card Balance of that cancelled or expired Opal Card to us. If you have an un-registered Opal Card, you will forfeit the Opal Card Balance to us on the cancellation or expiration of the Opal Card.

48. **Inability to use:** You will not be able to use any Opal Card that has been cancelled or has expired.

**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 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 136725 (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 “TNSW”, “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.

**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:

a. 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

b. 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:

a. our maximum aggregate liability to you for all claims under these Opal Terms of Use is limited to $250; and

b. 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.
Waste Levy Guidelines

www.epa.nsw.gov.au
Waste Levy Guidelines

Definitions

The following terms, which are used throughout these waste levy guidelines, have the following meanings. Any other terms, if stated, take the same meaning as in the Protection of the Environment Operations (Waste) Regulation 2014.

**EPA** means the New South Wales Environment Protection Authority.

**Operational purpose** means the purpose for which a waste described in the ‘Kind of waste’ column of the table in clause 15(1) of the Waste Regulation may be used in order to be eligible for an operational purpose deduction at a scheduled waste facility. The purpose of use for each ‘Kind of Waste’ is set out in the ‘Purpose’ column in that table.

**OWT** means the EPA’s online waste tracking system at www.epa.nsw.gov.au/owt/aboutowt.htm


**Recovered aggregate order** means the Recovered Aggregate Order 2014 (as in force from time to time) issued by the Environment Protection Authority.

**Scheduled waste facility** means a waste facility that is required to be licensed under the POEO Act because it is used for storage, treatment, processing, sorting or disposal of waste.


**Verified weighbridge** means a currently verified weighbridge (under the Australian Government’s National Measurement Act 1960).
Waste Levy Guidelines

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Waste Levy Guidelines

Introduction

These waste levy guidelines contain specific legal requirements which occupiers of ‘scheduled waste facilities’ must meet in addition to their obligations under the Protection of the Environment Operations (Waste) Regulation 2014 (the Waste Regulation).

The guidelines include how waste is measured to calculate levy liability, when certain levy deductions can be claimed, and how records and reports are required to be made, kept and provided to the EPA in order for the occupier to fulfil their obligations under the Waste Regulation.

Each guideline, and the relevant clause(s) under which the guideline has been made, are listed below.

1. **Waste Levy Guideline 1**: Operational purpose – materials used for roads or other construction works (*Item 2 of clause 15(1) of the Waste Regulation*)
2. **Waste Levy Guideline 2**: Records (*clauses 32, 33(a), 34, 36(3)(g) and 37 of the Waste Regulation*)
3. **Waste Levy Guideline 3**: Waste streams and waste types (*clauses 22(2)(b), 26(1)-(2), 27(a), 28(a), 30(a) and 31(1)-(2) of the Waste Regulation*)
4. **Waste Levy Guideline 4**: Weight conversion factors (*clauses 5(b), 36(3)(d)(ii) and 37 of the Waste Regulation*)
5. **Waste Levy Guideline 5**: Topographical and volumetric surveys (*clauses 23(1)-(2) and 24(1)(b) of the Waste Regulation*)
6. **Waste Levy Guideline 6**: Waste and environment (liquid waste) levy (*clause 17(b) of the Waste Regulation*).
Waste Levy Guidelines

1 Waste Levy Guideline 1: Operational purpose – materials used for roads or other construction works

See Item 2 of clause 15(1) of the Waste Regulation.

An occupier of a scheduled waste facility may claim a deduction for any materials received from off-site, which are used for the purpose of road making or other construction works on-site, if the materials meet the specifications listed in Table 1.1 when they are received at the facility.

Table 1.1: Specifications

<table>
<thead>
<tr>
<th>Operational purpose</th>
<th>Conditions</th>
<th>Specifications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roads</td>
<td>Roads must have a wearing surface</td>
<td>natural materials excavated from a quarry, which do not contain any sulfidic ores or soils or recycled road base (base course and sub-base road making materials) that meet all specifications defined in IPWEA, 2010* for Road Base Class R1 or R2 and which has been supplied consistent with all requirements for the supply of ‘recovered aggregate’ under the Recovered Aggregate Order**</td>
</tr>
<tr>
<td>Construction Works</td>
<td>e.g. Hardstands, foundations and infrastructure</td>
<td>natural materials excavated from a quarry, which do not contain any sulfidic ores or soils, or materials used for construction works that meet all the specifications defined in IPWEA, 2010* for Select Fill Class S or Road Base Class R1 or R2 and which has been supplied consistent with all requirements for the supply of ‘recovered aggregate’ under the Recovered Aggregate Order**</td>
</tr>
</tbody>
</table>

* Institute of the Public Works Engineering Australia (NSW) (IPWEA) Specification for Supply of Recycled Material for Pavements, Earthworks and Drainage 2010, Department of Environment Climate Change and Water NSW, April 2010
2 Waste Levy Guideline 2: Records

See clauses 32, 33(a), 34, 36(3)(g) and 37 of the Waste Regulation.

Waste Levy Guideline 2 sets out how a facility must record, keep and provide to the EPA (where relevant) information required to be recorded under Part 3 of the Waste Regulation.

2.1 General requirements

For each vehicle entry (transaction) into a scheduled waste facility, records must be kept in a manner that is exportable, copy-able and accessible by the EPA in spreadsheet form. Records must display all information required to be recorded under Part 3 of the Waste Regulation for each transaction. Each field for a transaction (e.g. date, weight, vehicle registration number) must be displayed as a heading in the first row and the content required for that field set out below that heading.

Each occupier of a scheduled waste facility must ensure for all records that:

- the original records of entry (such as original paper documents) are retained and are accessible by the EPA in their original form
- all record-keeping systems are designed so that details of any adjustments to records after their initial capture are recorded against the adjusted record, including that the record has been amended and the extent of the change
- all data is backed up weekly and stored in a secure location off-site from the scheduled waste facility to minimise errors and guard against fraud or malpractice
- tonnage of waste is recorded to two decimal places (e.g. 14.22 tonnes)
- all electronic records are able to be downloaded by the EPA in an .xls, .csv or .dbf format at any time
- all non-electronic records are kept in duplicate (even if the information is later transferred electronically).

2.2 Electronic data capture system

For facilities with a weighbridge, the system and software connected to that weighbridge (‘electronic data capture system’) must record all of the information required under Part 3 of the Waste Regulation for each transaction, unless:

- the weighbridge is out of operation, or
- the electronic data capture system malfunctions whilst the weighbridge continues to operate.

In these circumstances, transactions can be manually recorded, provided they are entered into the electronic data capture system as soon as it resumes operation (with details confirming that the original recording was manual).
2.3 Recording and reporting of trackable liquid waste

Scheduled waste facilities receiving trackable liquid waste must use the EPA’s online waste tracking system (or an alternative system approved by the EPA in writing) to record and provide information to the EPA on the movement of that waste. When trackable liquid waste is transported to another state or territory, tracking information must be recorded on a form approved by the EPA.

Scheduled waste facilities must maintain original records of the information required under Part 3 of the Waste Regulation for:

- trackable liquid waste and other material received at the facility
- trackable liquid waste and other material stored at the facility
- trackable liquid waste transported from the facility
- waste and material other than trackable liquid waste transported from the facility.
3 Waste Levy Guideline 3: Waste streams and waste types

See clauses 22(2)(b), 26(1)-(2), 27(a), 28(a), 30(a) and 31(1)-(2) of the Waste Regulation.

The Waste Regulation requires that occupiers of scheduled waste facilities keep records, and report on waste streams and waste types received at, stockpiled on or sent from their facility in certain circumstances. This guideline sets out what information must be recorded and reported.

3.1 Waste streams

Under clauses 27(a) and 28(a) the occupier of a scheduled waste facility must record waste as one of the following three waste streams:

Municipal waste consists of one or more of the following waste types: domestic waste, council waste, or garden organics.

Commercial and industrial waste includes waste generated by businesses (including shopping centres), industries, schools, hospitals, other institutions, or government offices.

Construction and demolition waste is generated from construction or demolition works, and includes asphalt waste or excavated natural material.

3.1.1 Municipal waste

Municipal waste includes:

- domestic waste – household waste (other than garden organics) collected by or on behalf of a council as part of a routine kerbside service carried out at least once per fortnight
- other domestic waste – household waste (other than garden organics or domestic waste) collected by or on behalf of a council or taken directly to the waste facility by or on behalf of the householder
- council waste – waste (other than garden organics) collected by or on behalf of a council from parks or gardens, council street bins, the sweeping of streets by or on behalf of the council, council waste drop-off centres and major public events
- Garden organics – waste consisting of plants or parts of plants, including compost or mulch.

3.2 Waste types

Table 4.1 lists waste types and corresponding codes for record-keeping purposes (under clauses 27(a), 28(a), 31(1)-(2) and the Waste Contributions Monthly Report (clause 22(2)(b)).
Table 3.1: Waste types

<table>
<thead>
<tr>
<th>Description of waste</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aggregate, roadbase or ballast</td>
<td>AGG</td>
</tr>
<tr>
<td>Aluminium (non-ferrous)</td>
<td>AL</td>
</tr>
<tr>
<td>Asbestos (N220)</td>
<td>ASB</td>
</tr>
<tr>
<td>Ashes</td>
<td>ASH</td>
</tr>
<tr>
<td>Batteries</td>
<td>BATT</td>
</tr>
<tr>
<td>Bricks or concrete</td>
<td>BC</td>
</tr>
<tr>
<td>Biosolids or manures</td>
<td>BIO</td>
</tr>
<tr>
<td>Ceramics, tiles, pottery</td>
<td>CER</td>
</tr>
<tr>
<td>Commingled recyclables</td>
<td>COMM</td>
</tr>
<tr>
<td>Composts or mulches</td>
<td>COMP</td>
</tr>
<tr>
<td>Contaminated soil</td>
<td>CONT</td>
</tr>
<tr>
<td>Dredging spoil</td>
<td>DSP</td>
</tr>
<tr>
<td>E-waste</td>
<td>EWASTE</td>
</tr>
<tr>
<td>Ferrous (iron or steel)</td>
<td>FE</td>
</tr>
<tr>
<td>Food or kitchen</td>
<td>FOOD</td>
</tr>
<tr>
<td>Glass</td>
<td>GLASS</td>
</tr>
<tr>
<td>Mattresses</td>
<td>MATT</td>
</tr>
<tr>
<td>Mixed waste</td>
<td>MIX</td>
</tr>
<tr>
<td>Non-ferrous (metals, not iron steel or aluminium)</td>
<td>NFE</td>
</tr>
<tr>
<td>Oil</td>
<td>OIL</td>
</tr>
<tr>
<td>Paper or cardboard</td>
<td>PAPER</td>
</tr>
<tr>
<td>Plasterboard</td>
<td>PB</td>
</tr>
<tr>
<td>Pharmacy or clinical</td>
<td>PHARM</td>
</tr>
<tr>
<td>Plastic</td>
<td>PL</td>
</tr>
<tr>
<td>Residues or rejects</td>
<td>RES</td>
</tr>
<tr>
<td>Shredder floc</td>
<td>FLOC</td>
</tr>
<tr>
<td>Soil (not contaminated or VENM)</td>
<td>SOIL</td>
</tr>
<tr>
<td>Textiles, rags</td>
<td>TEXT</td>
</tr>
<tr>
<td>Tyres</td>
<td>TYRE</td>
</tr>
<tr>
<td>Vegetation or garden</td>
<td>VEG</td>
</tr>
<tr>
<td>Virgin excavated natural material</td>
<td>VENM</td>
</tr>
<tr>
<td>Veterinary waste</td>
<td>VET</td>
</tr>
<tr>
<td>Wood, trees or timber</td>
<td>WOOD</td>
</tr>
</tbody>
</table>
Waste Levy Guidelines

Waste types that are eligible for operational purpose deductions and are required to be recorded or reported are listed in Table 4.2.

**Table 3.2: Waste types eligible for operational purpose deductions**

<table>
<thead>
<tr>
<th>Waste type</th>
<th>Recording</th>
<th>Reporting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geonets</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Geotextiles</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Drainage layer media</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Piping</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Clay liners</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Geomembranes</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Drainage gravels</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Plastic sheeting</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Virgin excavated natural material</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Potential acid sulfate soils</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Final capping materials</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>New asphalt</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>New concrete</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Quarried materials</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Recycled roadbase</td>
<td>Required</td>
<td>Required</td>
</tr>
<tr>
<td>Tarpaulin</td>
<td>Required</td>
<td>Not required</td>
</tr>
<tr>
<td>Spray-on foam</td>
<td>Required</td>
<td>Not required</td>
</tr>
</tbody>
</table>

For materials required to be reported via the Waste Contributions Monthly Report, the appropriate material composition code will be advised when the deduction is granted.
4 Waste Levy Guideline 4: Weight conversion factors

See clauses 5(b), 36(3)(d)(ii) and 37 of the Waste Regulation.

An occupier of a scheduled waste facility is required to measure the quantity of waste that is transported into or out of the facility.

4.1 Weighbridges

An occupier of a scheduled waste facility who is required to pay the waste levy must install a weighbridge at the facility. The weighbridge must be verified and meet all requirements in the Waste Regulation and Waste Levy Guideline 2 to accurately measure the quantity of waste and record all required information.

4.2 Measuring waste at facilities not required to pay waste contributions

An occupier of a scheduled waste facility who is not required to pay the waste levy is not required to install and operate a weighbridge. However, if that facility has installed a verified weighbridge, it must use that weighbridge to measure the quantity of waste that is transported into or out of the facility.

4.3 Alternative methods

An occupier may use alternative methods (to a verified weighbridge) to measure and quantify waste in the following circumstances.

4.3.1 Alternative weighing technology

The EPA may issue a notice under the Waste Regulation to an occupier of a scheduled waste facility authorising the occupier to use an alternative system to measure waste. That alternative measurement system must only be used in place of a verified weighbridge in accordance with the conditions set out in that notice.

4.3.2 Vehicle conversion factors

Vehicle conversion factors may only be used by the occupier of a scheduled waste facility required under the Waste Regulation to install a weighbridge if the verified weighbridge at a scheduled waste facility is out of operation or the EPA has specifically exempted the occupier from the requirement to install a weighbridge under the Waste Regulation.

In these circumstances operators must use the conversion factors listed in Tables 4.1 and 4.2.
Table 4.1: Vehicle weight conversion factors

<table>
<thead>
<tr>
<th>Vehicle type</th>
<th>Description</th>
<th>Weight conversion factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Small vehicle</td>
<td>All mixed waste</td>
<td></td>
</tr>
<tr>
<td>A</td>
<td>Car/station wagon</td>
<td>0.06</td>
</tr>
<tr>
<td>B</td>
<td>Van/ute/trailer</td>
<td>0.30</td>
</tr>
<tr>
<td>Open truck</td>
<td>Municipal, commercial and industrial waste</td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>Single rear axle with two rear wheels or four small rear wheels</td>
<td>0.62</td>
</tr>
<tr>
<td>D</td>
<td>Single rear axle with four normal size wheels</td>
<td>1.16</td>
</tr>
<tr>
<td>E</td>
<td>Tandem rear axle (bogiedrive)</td>
<td>3.74</td>
</tr>
<tr>
<td>F</td>
<td>Twin steer with twin rear axles</td>
<td>5.57</td>
</tr>
<tr>
<td>G</td>
<td>Tipping semi-trailer</td>
<td>5.79</td>
</tr>
<tr>
<td>Enclosed truck and compactor</td>
<td>All mixed waste</td>
<td></td>
</tr>
<tr>
<td>H</td>
<td>Single steer with single rear</td>
<td>2.72</td>
</tr>
<tr>
<td>I</td>
<td>Single steer with tandem rear</td>
<td>6.38</td>
</tr>
<tr>
<td>J</td>
<td>Twin steer with tandem rear</td>
<td>7.96</td>
</tr>
<tr>
<td>K</td>
<td>Waste transfer truck</td>
<td>19.89</td>
</tr>
</tbody>
</table>

Conversion factors for mobile garbage bins and single items (see Table 4.2) may only be applied for scheduled waste facilities located in the regional levy area.

Table 4.2: Conversion factors for mobile garbage bins and single items

<table>
<thead>
<tr>
<th>Description</th>
<th>Conversion factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mobile garbage bins</td>
<td>0.06 per bin</td>
</tr>
<tr>
<td>Counted items</td>
<td>0.06 per item</td>
</tr>
</tbody>
</table>

For the purposes of clause 5(b) of the Waste Regulation, one kilolitre of liquid waste that is measured by volume is taken to weigh one tonne.
5 Waste Levy Guideline 5: Topographical and volumetric surveys

See clauses 23(1)-(2) and 24(1)(b) of the Waste Regulation.

5.1 Submitting volumetric survey results to EPA

Any results from a volumetric survey required under Part 2 of the Waste Regulation must be submitted to EPA by completing the checklist provided in section 5.2. This checklist along with the Plan, Landfill Facility Information Certificate and Stockpile Information and Schedule of materials movement form must be submitted by conventional mail to the following address:

Waste Audit Unit
Environment Protection Authority
PO Box A290
Sydney South 1232

OR

in electronic format to:

wasteauditunit@epa.nsw.gov.au
5.2 Volumetric survey checklist

Facility: .................................................................
Licence number: ......................................................
Survey period: ...........................................................

<table>
<thead>
<tr>
<th>Survey item</th>
<th>Yes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Survey carried out and signed by a qualified surveyor in accordance with clause 14(1) of the Waste Regulation.</td>
<td></td>
</tr>
<tr>
<td>Survey results are presented in the form of a topographical plan. The plan shows survey results to the licensed boundary to the facility.</td>
<td></td>
</tr>
<tr>
<td>Terrain levels are represented on the plan by contours at not more than 1 metre intervals.</td>
<td></td>
</tr>
<tr>
<td>All levels are related to Australian height datum and the origin of levels noted on the plan.</td>
<td></td>
</tr>
<tr>
<td>Spot levels are taken at sufficient frequency to allow interpolation of levels from the plan to ±0.2 metres at the 90% confidence level.</td>
<td></td>
</tr>
<tr>
<td>Boundaries of the site, date of survey, adjoining title information, scale bar, buildings, roads, fences, ponds, landfill cell extraction areas, weighbridges, settlement, subsidence and any other significant details that will likely impact on the volume usage are noted on the plan.</td>
<td></td>
</tr>
<tr>
<td>The boundaries of all active cells which received waste during the survey period are noted on the plan by use of the Map Grid Australia.</td>
<td></td>
</tr>
<tr>
<td>The boundaries of all active cells which are currently being mined or quarried are noted on the plan.</td>
<td></td>
</tr>
<tr>
<td>All changes in the volume (cubic metres) of void space consumed in the active cells and any other area on the facility during the survey period are noted on the plan.</td>
<td></td>
</tr>
<tr>
<td>Stockpile locations are clearly noted on the plan and provided with an identification number that correlates with the Landfill Facility Information Certificate.</td>
<td></td>
</tr>
</tbody>
</table>

Signed ................................................................................. Date .............................................

Name (surveyor).................................................................................................................................

of (organisation).................................................................................................................................
5.3 Landfill Facility Information Certificate

Licence no: ................................................................................................................
Survey period: ............................................................................................................
Facility name: ............................................................................................................
Facility address: ........................................................................................................
................................................................................................................................
Occupier’s name: .......................................................................................................
Title details: .............................................................................................................
Site area: .......................................................... hectares.
Lot...................................................... D.P......................................................
Lot...................................................... D.P......................................................
Lot...................................................... D.P......................................................
Lot...................................................... D.P......................................................

Map Grid Australia (MGA) co-ordinates of cadastral boundary (show on plan):
........................................................................................................................
MGA co-ordinates of active cell/s (show on plan): ...................................................
Landfill capacity details:

<table>
<thead>
<tr>
<th>Stockpile identification number</th>
<th>Volume (m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If space is insufficient, please attach a separate schedule. The surveyor should sign the schedule (see next page).
Waste Levy Guidelines

Surveyor’s certification

I, .............................................................................................................................(full name),
a qualified surveyor, of ..............................................................................................
..................................................................................................................................
..................................................................................(must include relevant ABN or ACN)
certify that the above information is correct and that the survey and computations
represented in the attached plans have been conducted in accordance with the
approved form and manner requirements of the Protection of the Environment

.............................................................................................................................  ........................................
Signature  Date
5.4 **Stockpile Information & Schedule of Material Movements Form**

**Facility:** ……………………………………………………………………………………………

**Licence number:** …………………………………………………………………………………

**Survey Period:** …………………………………………………………………………………

### Stockpile information

<table>
<thead>
<tr>
<th>Stockpile ID on volumetric survey</th>
<th>Material type (using WCMR codes)</th>
<th>Weight in tonnes (include density value)</th>
<th>Stockpile won on site – Yes/No</th>
<th>Applicable financial year for levy rate</th>
</tr>
</thead>
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</tbody>
</table>


### Schedule of material movements

#### Materials IN

| (a) | Reportable material received at site |
| (b) | Non-reportable material received at site |
|     | Please indicate separately any waste received subject to DIN or OP |

(I) **Sub-total (a) + (b)**

#### Materials OUT

| (c) | Reportable material removed from site |
| (d) | Non-reportable material removed from site (d) |

(II) **Sub-total (c) + (d)**

**NET (I) – (II)**

DIN = deduction identification number; OP = operational purpose.

Signed ................................................................................. Date ................................

Name .................................................. of .................................................

(position)    (licensee)
Waste Levy Guidelines


See clause 17(b) of the Waste Regulation.

Deductions for trackable liquid waste received at a scheduled waste facility can only be claimed in the circumstances listed here.

<table>
<thead>
<tr>
<th>Circumstance</th>
<th>What does it apply to</th>
<th>Specifications</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sent off-site for lawful industrial re-use</td>
<td>The liquid component of processed, treated or recycled trackable liquid waste that is transported off-site for reuse as industrial water in commercial or industrial processes.</td>
<td>The liquid component proposed for industrial reuse must comply with relevant industrial specifications, standards and guidelines for the particular commercial or industrial process. Where a specification is not available or applicable, a risk management plan must be undertaken (and made available to the EPA) consistent with the principles outlined in the National Guidelines for Water Recycling: Managing Health and Environmental Risks (2006).1</td>
</tr>
<tr>
<td>Sent off-site for lawful application to land</td>
<td>The aqueous component of processed, treated or recycled trackable liquid waste that is land applied, for irrigation of agricultural land and irrigation of public parks and recreational facilities.</td>
<td>The aqueous fraction of treated or processed liquid waste must be of a quality appropriate for irrigation on agricultural land or application to land without causing harm to the environment or human health. The minimum acceptable requirements for water quality under this deduction are outlined in the Australian and New Zealand Guidelines for Fresh and Marine Water Quality (2000), Chapter 4: Primary Industries, Sections 4.2.1–4.2.9 Water Quality for Irrigation (the ANZECC Guidelines).2 In the absence of guidelines or trigger values in the ANZECC Guidelines, the ‘health’ guideline values in the Australian Drinking Water Guidelines (2004), Chapter 10: Monitoring for Specific Characteristics in Drinking Water (Table 10.10), must be used as the accepted EPA standard for water quality.3 Where no appropriate guideline values are available for identified chemicals, or where the waste contains greater than trace amounts of substances such as heavy metals, solvents, chlorinated organic compounds, agricultural chemical residues or petrochemicals, the waste in question is generally not suitable for application to land for irrigation purposes.</td>
</tr>
<tr>
<td>Sent off-site for lawful re-use (other than application to land)</td>
<td>The solid or liquid component of processed, treated or recycled trackable liquid waste which has been recycled back into its original form.</td>
<td>The solid or liquid component must be sent off-site for re-use in its original form and must comply with relevant specifications, standards and guidelines for the proposed reuse.</td>
</tr>
</tbody>
</table>

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PRIV ATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL
Roads Act 1993
Naming of Roads

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

<table>
<thead>
<tr>
<th>Location</th>
<th>Proposed Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Roads created by the subdivision of Lots 7 and 8, DP 983884 and Lot 11 in DP 1158528, off Cox Lane and Icely street in the suburb of Eglinton</td>
<td>Hutchison Street, Rothery Street, Kemp Street</td>
</tr>
</tbody>
</table>

Authorised by resolution of the Council on 17 September 2014.

BEGA VALLEY SHIRE COUNCIL
Roads Act 1993, Section 10

Notice is hereby given that the Bega Valley Shire Council, by resolution of the Council dated 23 August 1988, has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993.

LEANNE BARNES General Manager, Bega Valley Shire Council, PO Box 492, Bega NSW 2550.

SCHEDULE

Lots 50 and 52, DP 1114462.
Lots 2, 3, 4, 5, 6, 7 and 9, DP 1109104.

BEGA VALLEY SHIRE COUNCIL
Erratum

In New South Wales Government Gazette No 94 dated 11 January 2013, the notice under the heading Bega Valley Shire Council, Roads Act 1993, Section 10 contained an incorrect schedule. The following notice replaces that in full and the original gazettal date remains 11 January 2013.

BEGA VALLEY SHIRE COUNCIL
Roads Act 1993, Section 10

Notice is hereby given that the Bega Valley Shire Council, by resolution of the Council dated 26 October 1999, has resolved to dedicate the land described hereunder as public road pursuant to section 10 of the Roads Act 1993.

PETER TEGART General Manager, Bega Valley Shire Council, PO Box 492, Bega NSW 2550.

SCHEDULE

Lot 56, DP 1114462.

BOMBALA COUNCIL
Erratum

In New South Wales Government Gazette No 113 dated 20 September 2013, Folio 4172, the notice under the heading Bombala Council, Notice of Compulsory Acquisition of Land omitted to exclude the interests in the land described in Schedule 2. The following notice replaces that in full and the original gazettal date remains 20 September 2013.

BOMBALA COUNCIL
Local Government Act 1993
Land Acquisition (Just Terms Compensation) Act 1991
Notice of Compulsory Acquisition of Land

Bombala Council declares with the approval of Her Excellency the Governor that the land described in the Schedule 1 below, excluding the interests in the lands described in Schedule 2 below and excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for a Fire Control Centre.

Dated at Bombala, this 17th day of September 2013.

N. McCRIDNL, General Manager, Bombala Council, PO Box 105, Bombala NSW 2632.

SCHEDULE 1

Lot 131, DP 1166322

SCHEDULE 2

Interests shown on DP 1166322

DP 1166322 Easement for services variable width appurtenant to the land described in Schedule 1.

DP 1166322 Easement to drain water 2 metres wide, affecting the part(s) shown so burdened on the title diagram.

DP 1166322 Easement to drain sewage 2 metres wide and variable affecting the part(s) shown so burdened in the title diagram.

DP 1166322 Right of access 10 metres wide and variable appurtenant to the land described in Schedule 1.

KU-RING-GAI COUNCIL
Roads Act 1993

Section 162 – Naming of Public Roads

Notice is hereby given that Council in pursuance of the Roads Act 1993 section 162, Naming of Public Roads has resolved to name the roads as follows:

<table>
<thead>
<tr>
<th>Location</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>The new roads in the subdivision between Chisholm Street and Barwon Avenue, South Turramurra</td>
<td>Nancy Bird Avenue and Grey Horse Close</td>
</tr>
</tbody>
</table>

Authorised by resolution of Council on 10 June 2014.

JOHN McKEE, General Manager, Ku-ring-gai Council, Locked Bag 1056 Pymble NSW 2073.
PENRITH CITY COUNCIL
Roads Regulation 2008

Pursuant to clause 9 of the Roads Regulation 2008, notice is hereby given of the naming of the following road/s.

<table>
<thead>
<tr>
<th>Name</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Matthew Bell Way</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Munro Place</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Juliana Street</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Neptune Street</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Atlantic Avenue</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Matilda Road</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Admiral Avenue</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Guardian Way</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Barrington Way</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Bowen Close</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Britannia Road</td>
<td>Jordan Springs</td>
</tr>
<tr>
<td>Armstrong Street</td>
<td>Jordan Springs</td>
</tr>
</tbody>
</table>

For further information please contact the General Manager, Mr ALAN STONEHAM, Penrith City Council on 02 4732 7777.

OTHER NOTICES

NOTICE OF SALE

Unless the Supreme Court Sydney, Writ for Levy of Property 2012/00342537 is previously satisfied, the Sheriff’s Office at Gosford intends to sell by Public Auction the following Real Property of Michael Renehan known as house and land in deposited plan at 8 The Peninsular, Killarney Vale NSW 2261 or so much as may be necessary to satisfy an outstanding judgement debt.

The sale will be held on site at 8 The Peninsular, Killarney Vale NSW 2261 on 15/11/2014.

Please address all enquiries of the sale to Michael Murray at Raine & Horne Real Estate Killarney Vale NSW 2261, ph 4332 6800.

By Authority

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