



New South Wales

# **Industrial Relations (National System Employers) Amendment (Joint Organisations) Order 2018**

under the

Industrial Relations Act 1996

I, the Minister for Industrial Relations, in pursuance of section 9A (1) of the *Industrial Relations Act 1996*, make the following Order.

Dated, this 21st day of June 2018.

DOMINIC PERROTTET, MP  
Minister for Industrial Relations

## **Explanatory note**

The object of this Order is to declare certain joint organisations established under the *Local Government Act 1993* not to be national system employers for the purposes of the *Fair Work Act 2009* of the Commonwealth. This Order is made under section 9A (1) of the *Industrial Relations Act 1996*.

## **Industrial Relations (National System Employers) Amendment (Joint Organisations) Order 2018**

under the

Industrial Relations Act 1996

### **1 Name of Order**

This Order is the *Industrial Relations (National System Employers) Amendment (Joint Organisations) Order 2018*.

### **2 Commencement**

This Order commences on the day on which it is published on the NSW legislation website.

### **3 Amendment of Industrial Relations (National System Employers) Order 2009**

#### **Schedule 1 Non-national system employers**

Insert after Part 5:

### **Part 6 Joint organisations**

Canberra Region Joint Organisation  
Central NSW Joint Organisation  
Hunter Joint Organisation  
Illawarra Shoalhaven Joint Organisation  
Mid North Coast Joint Organisation  
Namoi Joint Organisation  
New England Joint Organisation  
Northern Rivers Joint Organisation  
Orana Joint Organisation  
Riverina and Murray Joint Organisation  
Riverina Joint Organisation