

Government Gazette

OF THE STATE OF **NEW SOUTH WALES**

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LEGISLATION

Proclamations



New South Wales

Proclamation

under the

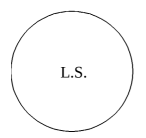
Marine Safety Act 1998

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the Marine Safety Act 1998, do, by this my Proclamation, appoint 5 May 2006 as the day on which Schedule 3.7 [2] to that Act commences.

Signed and sealed at Sydney, this 3rd day of May 2006.

By Her Excellency's Command,



JOSEPH TRIPODI, M.P., Minister for Ports and Waterways

GOD SAVE THE QUEEN!

Explanatory note

The object of this Proclamation is to commence an amendment to the Ports Corporatisation and Waterways Management Act 1995 that substitutes the definition of marine legislation for the purposes of that Act so as to include in that definition a reference to all of the provisions of the Marine Safety Act 1998.

s06-151-06.p02 Page 1

Regulations



Ports Corporatisation and Waterways Management Amendment (Marine Legislation) Regulation 2006

under the

Ports Corporatisation and Waterways Management Act 1995

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Ports Corporatisation and Waterways Management Act 1995*.

JOSEPH TRIPODI, M.P., Minister for Ports and Waterways

Explanatory note

The object of this Regulation is to amend the *Ports Corporatisation and Waterways Management Regulation 2002* to expand the definition of *marine legislation* for the purposes of the *Ports Corporatisation and Waterways Management Act 1995* to include the *Commercial Vessels Act 1979*, the *Marine Pilotage Licensing Act 1971*, the *Maritime Services Act 1935* and the *Navigation Act 1901*.

This Regulation is made as a consequence of the amendment made to the *Ports Corporatisation and Waterways Management Act 1995* by Schedule 3.7 [2] to the *Marine Safety Act 1998*.

This Regulation is made under the *Ports Corporatisation and Waterways Management Act* 1995, including the definition of *marine legislation* in section 3 (1) and section 110 (the general regulation-making power).

s06-152-06.p02 Page 1

Clause 1

Ports Corporatisation and Waterways Management Amendment (Marine Legislation) Regulation 2006

Ports Corporatisation and Waterways Management Amendment (Marine Legislation) Regulation 2006

under the

Ports Corporatisation and Waterways Management Act 1995

1 Name of Regulation

This Regulation is the *Ports Corporatisation and Waterways Management Amendment (Marine Legislation) Regulation 2006.*

2 Commencement

This Regulation commences on 5 May 2006.

3 Amendment of Ports Corporatisation and Waterways Management Regulation 2002

The Ports Corporatisation and Waterways Management Regulation 2002 is amended as set out in Schedule 1.

Ports Corporatisation and Waterways Management Amendment (Marine Legislation) Regulation 2006

Amendment Schedule 1

Schedule 1 Amendment

(Clause 3)

Clause 19A

Insert before clause 20:

19A Definition of "marine legislation"

The following Acts are prescribed for the purposes of the definition of *marine legislation* in section 3 (1) of the Act:

- (a) Commercial Vessels Act 1979,
- (b) Marine Pilotage Licensing Act 1971,
- (c) Maritime Services Act 1935,
- (d) Navigation Act 1901.



Protection of the Environment Operations (Savings and Transitional) Amendment Regulation 2006

under the

Protection of the Environment Operations Act 1997

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Protection of the Environment Operations Act* 1997.

FRANK SARTOR, M.P., Minister for Planning

Explanatory note

The object of this Regulation is to amend the *Protection of the Environment Operations* (Savings and Transitional) Regulation 1998:

- (a) to make it clear that the power conferred on a court by the *Protection of the Environment Operations Amendment Act 2005* to make additional orders in respect of offences applies to offences committed before the commencement of the relevant amendments, and
- (b) to make it clear that additional functions, or changes to functions, of authorised officers resulting from that Act extend to matters arising before the commencement of the relevant amendments.

This Regulation is made under the *Protection of the Environment Operations Act 1997*, including section 323 (the general regulation-making power) and clause 2 (1) of Schedule 5.

s06-126-07.p01 Page 1

Clause 1

Protection of the Environment Operations (Savings and Transitional) Amendment Regulation 2006

Protection of the Environment Operations (Savings and Transitional) Amendment Regulation 2006

under the

Protection of the Environment Operations Act 1997

1 Name of Regulation

This Regulation is the *Protection of the Environment Operations* (Savings and Transitional) Amendment Regulation 2006.

2 Amendment of Protection of the Environment Operations (Savings and Transitional) Regulation 1998

The Protection of the Environment Operations (Savings and Transitional) Regulation 1998 is amended as set out in Schedule 1.

Protection of the Environment Operations (Savings and Transitional) Amendment Regulation 2006

Amendment Schedule 1

Schedule 1 Amendment

(Clause 2)

Clause 27

Insert after clause 26:

27 Provisions consequent on Protection of the Environment Operations Amendment Act 2005

- (1) Section 250 of the Act, as amended by the *Protection of the Environment Operations Amendment Act 2005*, extends to the making of orders in proceedings in respect of an offence that was committed before the commencement of the amendments to that section, whenever those proceedings commenced.
- (2) The functions of an authorised officer, as amended or conferred by amendments made to the Act by the *Protection of the Environment Operations Amendment Act 2005*, extend to matters arising before the commencement of those amendments.



Road Transport (General) Amendment (Penalty Notices relating to Mass Requirements) Regulation 2006

under the

Road Transport (General) Act 2005

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Road Transport (General) Act 2005*.

ERIC ROOZENDAAL, M.L.C., Minister for Roads

Explanatory note

The object of this Regulation is to provide for offences under section 28 of the *Road Transport (General) Act 2005 (the Act)* (which imposes mass limitations on certain roads and bridges) to be dealt with by penalty notice. Section 28 provides for the maximum laden mass to be specified by means of a notice. This Regulation provides for the penalty for offences dealt with by penalty notice to depend on the amount by which the laden mass of the vehicle exceeds the maximum specified.

This Regulation also omits a redundant clause. (The clause to be omitted prescribes a regulation as being within the meaning of the term *applicable road law* in the Act. However, the Act has been amended so that the Act itself provides that that regulation is within the meaning of the term.)

This Regulation is made under the *Road Transport (General) Act 2005*, including sections 10 (the general regulation-making power) and 183 (which provides for the issue of penalty notices).

Page 1

Clause 1

Road Transport (General) Amendment (Penalty Notices relating to Mass Requirements) Regulation 2006

Road Transport (General) Amendment (Penalty Notices relating to Mass Requirements) Regulation 2006

under the

Road Transport (General) Act 2005

1 Name of Regulation

This Regulation is the *Road Transport (General) Amendment (Penalty Notices relating to Mass Requirements) Regulation 2006.*

2 Amendment of Road Transport (General) Regulation 2005

The Road Transport (General) Regulation 2005 is amended as set out in Schedule 1.

Road Transport (General) Amendment (Penalty Notices relating to Mass Requirements) Regulation 2006

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 43 Applicable road laws

Omit the clause.

[2] Schedule 3 Penalty notice offences

Insert in appropriate order by section number in Columns 1, 2 and 3 under the matter relating to the *Road Transport (General) Act 2005*:

Section 28 if the offence arises because the laden mass of the vehicle exceeds the maximum specified by means of a notice displayed in accordance with section 28:

(a)	by not more than 1 tonne	Class 1, 2, 12, 14	Level 5
(b)	by more than 1 tonne but not more than 2 tonnes	Class 1, 2, 12, 14	Level 8
(c)	by more than 2 tonnes but not more than 3 tonnes	Class 1, 2, 12, 14	Level 10
(d)	by more than 3 tonnes but not more than 4 tonnes	Class 1, 2, 12, 14	Level 11



Transport Administration (General) Amendment (Delegation) Regulation 2006

under the

Transport Administration Act 1988

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Transport Administration Act 1988*.

ERIC ROOZENDAAL, M.L.C., Minister for Roads

Explanatory note

The object of this Regulation is to prescribe a person who is a party to an Authorised New Vehicle Inspection Scheme agreement (*ANVIS agreement*) as a person of a class to whom the Roads and Traffic Authority (*the RTA*) may delegate its functions. An ANVIS agreement is an agreement made between a person and the RTA under which the person is authorised to perform functions relating to the registration of vehicles on behalf of the RTA.

This Regulation is made under the *Transport Administration Act 1988*, including sections 50 and 119 (the general regulation-making power).

s06-068-04.p01 Page 1

Transport Administration (General) Amendment (Delegation) Regulation Clause 1 2006

Transport Administration (General) Amendment (Delegation) Regulation 2006

under the

Transport Administration Act 1988

1 Name of Regulation

This Regulation is the *Transport Administration (General) Amendment (Delegation) Regulation 2006*.

2 Amendment of Transport Administration (General) Regulation 2005

The *Transport Administration (General) Regulation 2005* is amended as set out in Schedule 1.

Transport Administration (General) Amendment (Delegation) Regulation 2006

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 35 Additional classes of persons to whom RTA may delegate functions: section 50

Insert after clause 35 (1) (e):

(f) persons with whom the RTA has entered into an ANVIS agreement.

[2] Clause 35 (2)

Insert in alphabetical order:

ANVIS agreement means an agreement known as an Authorised New Vehicle Inspection Scheme agreement made between a person and the RTA under which the person is authorised to perform functions relating to the registration of vehicles on behalf of the RTA.

Orders



Australian Pacific Exchange Order 2006

under the

Duties Act 1997

I, Michael Costa, Treasurer, in pursuance of the definition of *recognised stock exchange* in the Dictionary to the *Duties Act 1997*, declare the Australian Pacific Exchange to be a recognised stock exchange.

Dated, this 20th day of April 2006.

MICHAEL COSTA, M.L.C., Treasurer

s06-098-09.p01 Page 1

OFFICIAL NOTICES

Appointments

ABORIGINAL LAND RIGHTS ACT 1983

NOTICE

I, the Honourable MILTON ORKOPOULOS, M.P., Minister for Aboriginal Affairs, following approval by the New South Wales Aboriginal Land Council, do, by this notice pursuant to section 231(2) of the Aboriginal Land Rights Act 1983 (the Act), extend the appointment of Mr Frank Lo PILATO as Administrator to the Jerrinja Local Aboriginal Land Council for a maximum period of twelve (12) calendar months, effective from 3 May 2006. During the period of his appointment, the Administrator will have all of the functions of a Local Aboriginal Land Council as specified in section 52(1) of the Act, and any other duties as specified by the agreed terms of appointment. The Administrator's remuneration is not to exceed \$240,000 dollars, excluding GST.

Signed and sealed this 26th day of April 2006.

MILTON ORKOPOULOS, M.P., Minister for Aboriginal Affairs

GOD SAVE THE QUEEN!

LOCAL GOVERNMENT ACT 1993

Appointment as the Member of the Local Government Pecuniary Interest and Disciplinary Tribunal

PROFESSOR MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 488 and Schedule 4 of the Local Government Act 1993, has appointed David Peter Forbes OFFICER, QC, as the Member of the Local Government Pecuniary Interest and Disciplinary Tribunal on 12 April 2006, for a period of five years and for the interim period of 11 April 2006 to 12 April 2006.

KERRY HICKEY, M.P., Minister for Local Government

MINING REGULATION 2003

Appointment of Nominated Chairperson to the Mine Safety Advsiory Council

IN pursuance of the provisions of Clause 47(i)(c) of the Mining Regulation 2003, I hereby appoint the following person as the Chairperson of the Mine Safety Advisory Council:

Mr Norman JENNINGS of Sydney,

for a term of three years commencing on this date.

Dated this 30th day of April 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

PLANT DISEASES ACT 1924

Appointment of Inspectors

I, B. D. BUFFIER, Director-General of NSW, Department of Primary Industries, pursuant to section 11(1) of the Plant Diseases Act 1924 ('the Act'), appoint the persons named in Schedule 1 as Inspectors under the Act:

SCHEDULE 1

Gengiz OKTAY;

Lisa MIKI;

Salesi Taiuini MIKI;

Samisoni MIKI;

Joseph LOPESI;

Joel Andrew PEIRCE;

Joshua Luke BOTTAMS;

Troy Anthony PEIRCE; and

James Robert MILTON.

Dated this 1st day of May 2006.

B. D. BUFFIER, Director-General, NSW Department of Primary Industries

STOCK DISEASES ACT 1923

Appointment of Inspectors

I, B. D. BUFFIER, Director-General of NSW, Department of Primary Industries, pursuant to section 6(1) of the Stock Diseases Act 1923 ("the Act"), appoint the persons named in Schedule 1 as Inspectors under the Act:

SCHEDULE 1

Helen Kathleen CRABB;

Jamie Ryan MADDOCKS;

Ian Charles POE;

Glen WATTERS; and

David GARDINER.

Dated this 1st day of May 2006.

B. D. BUFFIER, Director-General, NSW Department of Primary Industries

Department of Lands

DUBBO OFFICE

142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 6841 5200 Fax: (02) 6841 5231

APPOINTMENT OF TRUST BOARD MEMBERS

PURSUANT to section 93 of the Crown Lands Act 1989, the persons whose names are specified in Column 1 of the Schedules hereunder, are appointed for the terms of office specified thereunder, as members of the trust board for the reserve trust specified opposite thereto in Column 2, which has been established and appointed as trustee of the reserve referred to opposite thereto in Column 3 of the Schedules.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

COLUMN 1 COLUMN 2 **COLUMN 3** Bertie John Comobella Public Dedication No.: 520070. WYKES Hall Trust. Public Purpose: Public hall. Notified: 17 December 1937. (re-appointment), Mark Christopher File No.: DB81 R 78. CONN (re-appointment), Jeffrey Allan McLEOD (re-appointment), Charles Leslie CONN (re-appointment), Marie Clare REDFERN (re-appointment), William Henry REDFERN (re-appointment), Keith Henry WHILLOCK (re-appointment).

Term of Office

For a term commencing 21 September 2006 and expiring 31 December 2009.

SCHEDULE 2

SCHEDULE 2					
COLUMN 1	COLUMN 2	COLUMN 3			
Keith Henry	Comobella	Reserve No.: 64350.			
WHILLOCK	Recreation	Public Purpose: Public			
(re-appointment),	(R64350)	recreation.			
Jeffrey Allan	Reserve Trust.	Notified: 12 January 1934.			
McLEOD		File No.: DB81 R 78.			
(re-appointment),					
Mark Christopher	CONN				
(re-appointment),					
William Henry REDFERN					
(re-appointment),					
Marie Clare REDFERN					
(re-appointment),					
Charles Leslie CONN					
(re-appointment),					
Bertie John WYKE	ES				
(re-appointment).					
Tarm of Office					

Term of Office

For a term commencing 21 September 2006 and expiring 31 December 2009.

SCHEDULE 3

COLUMN 1 **COLUMN 2 COLUMN 3** Judith Mary Dubbo Reserve No.: 93699. **KELLY** Community for Public Purpose: Non-profit (new member), Non-Profit making organisations. Mary Norine Making Notified: 3 October 1980. **MATHEWS** Organisation File No.: DB83 R 98. (re-appointment), (R93699) Reserve Trust. Robert P. HANSON (re-appointment), Prudence Anne HANSON (re-appointment).

Term of Office

For a term commencing 21 September 2006 and expiring 28 October 2009.

SCHEDULE 4

COLUMN 1	COLUMN 2	COLUMN 3
Colin Francis	Eumungerie	Reserve No.: 47512.
McCARTHY (re-appointment), Christopher John	Recreation Reserve Trust.	Public Purpose: Public recreation. Notified: 21 February 1912.
SHEPHERD (re-appointment), Leendert DE KROO (re-appointment), Kerstin Marianne DE KROO	0	File No.: DB80 R 14.
(re-appointment).		

Term of Office

For a term commencing 21 September 2006 and expiring 28 October 2009.

SCHEDULE 5

~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~					
COLUMN 1	COLUMN 2	COLUMN 3			
Desmond Patrick	Oasis Reserve	Reserve No.: 120087.			
FAGGOTTER	Trust.	Public Purpose:			
(new member),		Environmental protection.			
Bruce ASTILL		Notified: 3 May 1991.			
(new member),		File No.: DB91 R 1.			
Richard Lewis					
MacFARLANE					
(re-appointment),					
Janis Marion HOS	KING				
(re-appointment).					
Term of Office					
Term of Office					

For a term commencing 14 September 2006 and expiring 28 October 2009.

SCHEDULE 6

COLUMN 1 **COLUMN 2** COLUMN 3

The person for the Pyramul time being holding Recreation the office of Reserve Trust. President, Pyramul Sports Club (ex-officio member), Juli TOMINLINSON (new member), Chantelle

ROWLAND-JONES (new member), Ralph Andrew PRICE (new member), Ben PRICE (new member), John Joseph HUNDY

(new member).

Dedication No.: 520117. Public Purpose: Public recreation.

Notified: 17 October 1876. File No.: DB80 R 183.

COLUMN 1

(re-appointment),

(re-appointment).

James Michael LYNCH (re-appointment),

Joyce Mildred PURTLE

The person for Cooyal Park the time being (R120102) holding the office Reserve Trust. of Secretary, Cooyal Tennis Club (ex-officio member), Robert John HOLLOW (re-appointment), Ian Christopher KURTZ (re-appointment), Craig Joseph LANG (re-appointment), Ross Leslie KURTZ (re-appointment), James Barry BAKER

COLUMN 3

SCHEDULE 7

COLUMN 2

Reserve No.: 120102. Public Purpose: Public recreation and community purposes.

Notified: 17 November 1995. File No.: DB81 R 200.

Term of Office

Term of Office For a term commencing this day and expiring 30 April 2009.

> For a term commencing 12 October 2006 and expiring 24 February 2010.

FAR WEST REGIONAL OFFICE

45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830 Phone: (02) 6883 3000 Fax: (02) 6883 3099

GRANTING OF A WESTERN LANDS LEASE

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

The leases are subject to the provisions of the Western Lands Act 1901 and the Regulations thereunder.

The land is to be used only for the purpose of Residence.

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

The Conditions and Reservations annexed to the leases are those published in the *Government Gazette* of 18 February 2005, Folios 434 and 435.

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

IAN MACDONALD, M.L.C., Minister for Natural Resources

SCHEDULE

Administrative District - Walgett North; L.G.A. - Walgett; Parish - Wallangulla; County - Finch.

WLL No.	Name of Lessee	Lot	Deposited Plan	Folio Identifier	Area (m2)	Term of Lease	
WLL NO.						From	То
WLL14515	Darren John PACE and Kerrie Sharon PACE	90	1066289	90/1066289	2751	24-04-2006	23-04-2026
WLL14584	Harold William MARTIN	152	1073508	152/1073508	2461	24-04-2006	23-04-2026
WLL14611	John William MURRAY	194	1076808	194/1076808	2274	24-04-2006	23-04-2026
WLL14571	Patrick OBRIEN	60	1066289	60/1066289	2466	24-04-2006	23-04-2026
WLL14619	Alan William WATSON	147	1073508	147/1073508	902.6	24-04-2006	23-04-2026
WLL14590	Ashley John STEED	6	1057617	6/1057617	2438	24-04-2006	23-04-2026
WLL14610	Sandra J. ALCHIN	16	1076808	16/1076808	2485	24-04-2006	23-04-2026
WLL14612	Duro VLASKI	143	1076808	143/1076808	2337	24-04-2006	23-04-2026

ALTERATION OF CONDITIONS OF A WESTERN LANDS LEASE

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

IAN MACDONALD, M.L.C., Minister for Natural Resources

Administrative District – Hay North; Shire – Hay; Parishes – Massie and Tartoo; County – Waljeers.

The conditions of Western Lands Lease 2792, being the land contained within Folio Identifier 921/762052 have been altered effective from 21 April 2006, by the inclusion of the special conditions following. The cultivation area indicated in the special conditions comprises 496 hectares.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 2792

1. The lessee shall only conduct dryland cultivation within the area of 496 hectares indicated by hatching on the diagram hereunder. Any other cultivation outside this area will only be allowable with the consent of the Commissioner or the Minister.

- 2. The lessee must obtain the prior permission of the Commissioner or the Rangeland Management Officer for each attempt to establish a crop or pasture. Requirements specifying cultivation practices and/or location may be imposed for the protection of the land resource.
- 3. The lessee shall sow at the completion of the cropping phase appropriate pasture species to maintain soil fertility and pastoral productivity. Pastures may be undersown with the final crop, or alternatively sown in the first suitable year following the last crop of the cropping phase. It is strongly recommended that the advice of a local Agronomist be sought and followed on pasture species, fertiliser application and agronomic practices.
- 4. The lessee must ensure that sandhills and other soils with a surface texture of loamy sand or coarser are left uncultivated unless specifically approved by the Commissioner or the Minister.
- 5. The lessee must ensure that land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Commissioner. Texture Contrast (or Duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlying a clay subsoil and are prone to scalding (producing claypans and hummocks).

- 6. The lessee must ensure that areas with a slope greater than 2% shall not be cultivated until any soil conservation measures considered necessary by the Department of Infrastructure, Planning and Natural Resources have been implemented at the lessee's expense.
- The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- 8. Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner or Minister specifies otherwise.
- 9. The lessee must ensure that there is no cultivation undertaken within 250 metres of Merrowie Creek.

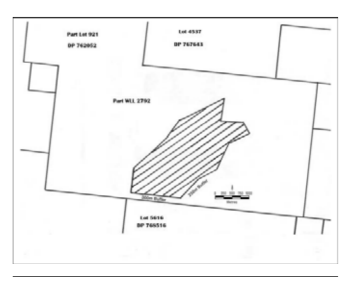
These areas are not to be disturbed by the use of any implements or used for the purposes of any silo, temporary grain storage, machinery shed or other installations or works of any kind.

- 10. The lessee shall ensure that stubble and other crop residue is retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out as per requirements of the NSW Rural Fire Service.
- 11. Aboriginal sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.

Should any Aboriginal archaeological relics or sites be uncovered during the proposed works, work is to cease immediately. The lessee must consider the requirements of the National Parks and Wildlife Act 1974, with regard to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director—General of the Department of Environment and Conservation.

If an Aboriginal site is found in this area, the subject of this alteration, the cultivation must cease until the consent holder has notified the Department of Environment and Conservation of the existence of the Aboriginal site. Contact details are: The Manager, Cultural Heritage Unit, Department of Environment and Conservation, Phone (02) 6883 5324 or at 58-62 Wingewarra Street, Dubbo.

- 12. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner or the Minister to rehabilitate any degraded cultivated areas.
- 13. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner or the Minister to provide adequate protection of the soil.
- 14. The lessee shall undertake any fuel management and/or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.



ESTABLISHMENT OF RESERVE TRUST

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Hammond Street Park Reserve Trust.

COLUMN 2

Reserve No.: 88684. Public Purpose: Public

recreation.

Notified: 4 August 1972. File No.: WL91 R 14/1.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporation specified in Column 1 of the Schedule hereunder, is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Brewarrina Shire Council.

COLUMN 2

Hammond Street Park Reserve Trust.

COLUMN 3

Reserve No.: 88684. Public Purpose: Public recreation.

Notified: 4 August 1972. File No.: WL91 R 14/1.

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.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Land District: Willyama. Local Government Area: Broken Hill City Council. Locality: Picton. Reserve No.: 78381. Public Purpose: Future public requirements. Notified: 2 March 1956. File No.: WL96 R 33.

COLUMN 2

The whole being Lot DDR, DP No. 757298, Parish Picton, County Yancowinna; Lot 1, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 1, section 86, DP No. 758018, Parish Picton, County Yancowinna; Lot 10, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 11, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 12, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 13, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 2, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 2, section 86, DP No. 758018, Parish Picton, County Yancowinna; Lot 3, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 3, section 86, DP No. 758018, Parish Picton, County Yancowinna; Lot 4, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 4, section 86, DP No. 758018, Parish Picton, County Yancowinna; Lot 5, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 6, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 7, section 85, DP No. 758018, Parish Picton, County Yancowinna; Lot 7090, DP No. 757298#, Parish Picton, County Yancowinna; Lot 7091, DP No. 757298#, Parish Picton, County Yancowinna; Lot 8, section 85, DP No. 758018, Parish Picton, County Yancowinna, of an area of 3.774 hectares.

Note: Land is currently held under Western Lands Lease.

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

NOTIFICATION OF CLOSING OF A ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished.

> TONY KELLY, M.L.C., Minister for Lands

Description

Parish – Euston; County – Taila; Administrative District and Shire – Balranald.

The Crown road within Lot 6515, DP 769332 (Note: The total area of Lot 6515 in DP 769332 includes the area contained in the crown road).

File No.: WLL 10396.

Note: On closing, the land will remain vested in the

GRAFTON OFFICE

76 Victoria Street (Locked Bag 10), Grafton NSW 2460 Phone: (02) 6640 2000 Fax: (02) 6640 2035

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 thereunder, 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.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1 COLUMN 3 COLUMN 2 Garry John New Italy Reserve No.: 140090. **BROWN** Community Public Purpose: (R140090) (re-appointment), Environmental protection Cheryl BLAKE Reserve Trust. and community purposes. (new member), Notified: 22 September 1995. Ian O'DRISCOLL File No.: GF95 R 68. (new member), Christopher John MORGAN (re-appointment), Pamela Joy KELLY (re-appointment), Julianne Marjorie **SKINNER** (re-appointment).

Term of Office

For a term commencing 25 May 2006 and expiring 24 May 2011.

GRIFFITH OFFICE

2nd Floor, Griffith City Plaza,

120-130 Banna Avenue (PO Box 1030), Griffith NSW 2680 Phone: (02) 6962 7522 Fax: (02) 6962 5670

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.

TONY KELLY, M.L.C., Minister for Lands

Reserve No.: 1011549.

and services and

Environmental protection,

public recreation, rural

community purposes.

services, tourist facilities

SCHEDULE

COLUMN 2

Public Purpose:

COLUMN 1

Land District: Lake
Cargelligo.
Local Government Area:
Lachlan Shire Council.
Locality: Lake Cargelligo.
Lot 7057, DP No. 1062108,
Parish Gurangully,
County Dowling;
Lot 132, DP No. 752329,

Lot 132, DP No. 752329, Parish Gurangully, County Dowling;

Lot 178, DP No. 752329, Parish Gurangully, County Dowling;

Lot 214, DP No. 729575, Parish Gurangully, County Dowling;

Lot 164, DP No. 752329, Parish Gurangully, County Dowling;

Lot 157, DP No. 752329, Parish Gurangully,

Parish Gurangully, County Dowling;

Lot 174, DP No. 752329, Parish Gurangully,

County Dowling; Lot 7047, DP No. 94792,

Parish Gurangully, County Dowling; Lot 1, section 23, DP No. 758595,

Parish Gurangully, County Dowling; Lot 7046, DP No. 1025293,

Parish Gurangully, County Dowling; Lot 7042, DP No. 752329#,

Parish Gurangully, County Dowling;

Lot 7045, DP No. 1025293, Parish Gurangully, County Dowling;

Lot 2, section 8, DP No. 758595,

Parish Gurangully, County Dowling; Lot 3, section 8, DP No. 758595,

Parish Gurangully, County Dowling; Lot 4, section 8, DP No. 758595,

Parish Gurangully, County Dowling;

COLUMN 1

COLUMN 2

Lot 1, section 75, DP No. 758595, Parish Gurangully, County Dowling; Lot 7049, DP No. 1023913,

Parish Gurangully, County Dowling; Lot 7048, DP No. 752329#,

Parish Gurangully, County Dowling; Lot 7018, DP No. 96080,

Parish Gurangully, County Dowling; Lot 93, DP No. 752329,

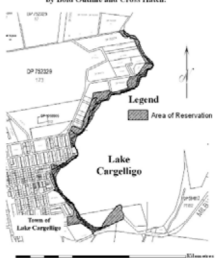
Parish Gurangully, County Dowling; Lot 7058, DP No. 752329,

Parish Gurangully, County Dowling; Lot 7059, DP No. 752329,

Parish Gurangully, County Dowling. Area: 46.64 hectares.

File No.: GH06 H 35/1.

Diagram showing the Area to be Reserved by Bold Outline and Cross Hatch.



MAITLAND OFFICE

Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323 Phone: (02) 4937 9300 Fax: (02) 4934 2252

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder described is closed and the land comprised therein ceases to be a public road and the rights of passage and access that previously existed in relation to the road are extinguished.

TONY KELLY, M.L.C., Minister for Lands

Description

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

Road Closed: Lot 1, DP 1095897 at Dooralong; subject to Right of Carriageway 20.115 wide created by DP 1095897.

File No.: MD02 H 212.

Note: On closing, the land within Lot 1, DP 1095897 will remain vested in the Crown as Crown Land.

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the corporations specified in Column 1 of the Schedule hereunder, are appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Hunter Integrated Care Inc & Upper Hunter Community Services Incorporated.

COLUMN 2

Upper Hunter Integrated Care & Community Services Reserve Trust.

COLUMN 3

Reserve No.: 1011548.
Public Purpose: Community purposes and public recreation.
Notified: This day.

Notified: This day. File No.: MD06 R 10/1.

ESTABLISHMENT OF RESERVE TRUST

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Upper Hunter Integrated Care & Community Services Reserve Trust.

COLUMN 2

Reserve No.: 1011548.
Public Purpose: Community purposes and public recreation.

Notified: This day. File No.: MD06 R 8/1.

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.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Land District: Muswellbrook.
Local Government Area:
Muswellbrook Council.
Locality: Muswellbrook.

Locality: Muswellbrook. Lot 213, DP No. 752484, Parish Rowan,

County Durham. Area: 6450 square metres. File No.: MD06 R 8/1. Reserve No.: 1011548. Public Purpose: Community purposes and public recreation.

COLUMN 2

Note: Former Muswellbrook Bowling Club.

MOREE OFFICE

Corner Frome and Heber Streets (PO Box 388), Moree NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

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.

TONY KELLY, M.L.C., Minister for Lands

COLUMN 1

Land District: Warialda. Local Government Area: Inverell Shire. Locality: Graman. Reserve No.: 1011448. Public Purpose: Future public requirements. Notified: 31 March 2006. File No.: ME05 R 410.

SCHEDULE

COLUMN 2

The part within Lots 40, 42 and 65, DP 750116 of 6070 square metres, Parish Redbank, County Arrawatta.

NOWRA OFFICE

5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541 Phone: (02) 4428 6900 Fax: (02) 4428 6988

DISSOLUTION OF RESERVE TRUST

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

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Worrigee (R97869) Reserve Trust.

COLUMN 2

Reserve No.: 97869. Public Purpose: Cemetery

purposes. Notified: 16 August 1985.

File No.: NA82 R 49.

ESTABLISHMENT OF RESERVE TRUST

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

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

COLUMN 2

The Shoalhaven City Cemetery Reserves Trust.

Reserve No.: 97869. Public Purpose: Cemetery purposes.

Notified: 16 August 1985. File No.: NA82 R 49. Dedication No.: 1003013. Public Purpose: Cemetery. Notified: 7 January 1899. File No.: NA01 R 22.

ADDITION TO RESERVED CROWN LAND

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

> TONY KELLY, M.L.C., Minister for Lands

SCHEDULE

COLUMN 1

Land District: Nowra. Local Government Area: Shoalhaven City Council. Locality: Huskisson. Lot 74, DP No. 755928, Parish Currambene, County St Vincent. Area: 828 square metres. File No.: NA83 R 108/1.

COLUMN 2

Reserve No.: 96902. Public Purpose: Parking. Notified: 5 August 1983. Lot 7004, DP No. 1057339, Parish Currambene, County St Vincent. New Area: 7278 square

metres.

ORANGE OFFICE

92 Kite Street (PO Box 2146), Orange NSW 2800

Phone: (02) 6391 4300 Fax: (02) 6362 3896

NOTIFICATION

Declaration for Hunting on Public Lands

NOTICE is hereby given in accordance with section 20 (declaration of public land available for hunting game), of the Game and Feral Animal Control Act 2002, that the following public lands listed within Schedule 1 are declared available from the date of this notice to assist in the management and control of game and feral animals on and from 1 May until 30 September each year.

SCHEDULE 1

Grabine Lakeside State Park

Dedication 1001354, notified 1 June 1997, approximately 681 hectares.

Lot/DP: PT 123//753067, PT 122//753067, WH 7018//753031, WH 7014//753031, WH 7017//753031, WH 7013//753031, PT 15//753031, WH 7013//753031, PT 15//753031, WH 1//562846, WH 31//554621, PT 7//235956, WH 7011//753031, WH 2//259354, WH 76//753031, PT 14//665198, WH 4//259354, PT 77//753031, PT 2//185766, PT 42//753031, WH 7012//753031, PT 112//753031, WH 3//235959, WH 4//235959, WH 2//235956, WH 1//563949, WH 7010//753031, WH 5//235959, WH 7003//753031, WH 7009//753031, WH 7006//753031, PT 18//753031, WH 7007//753031, WH 7006//753031, PT 18//753031, PT 115//753031, WH 7004//753031, PT 104//753031, PT 115//753031, WH 7004//753031, PT 114//753031, PT 113//753031.

Parish – Grabine; County – Georgiana; Shire/Zoning – Upper Lachlan Council, Crookwell.

The Grabine Lakeside State Park is located 15 kilometres north-west of Bigga, and lies on the foreshores of Wyangala Dam in central west New South Wales. The land is a developed State Park containing a caravan park and facilities.

It is intended that game and feral animals on this land may only be hunted by persons who:

- Hold a Restricted NSW Game Hunting Licence issued by the Game Council of NSW under the Game and Feral Animal Control Act 2002, and
- Have written permission pursuant to the Game and Feral Animal Control Regulation 2004, section 1(1) from the Manager, Grabine Lakeside State Park.

For further information please contact Game Council NSW on (02) 6360 5100 or visit the website www.gamecouncil. nsw.gov.au.

The Right Honourable TONY KELLY, M.L.C., Minister for Lands

Dated: 5 May 2006.

SYDNEY METROPOLITAN OFFICE

Level 12, Macquarie Tower, 10 Valentine Avenue, Parramatta 2150 (PO Box 3935, Parramatta NSW 2124)

Phone: (02) 8836 5300 Fax: (02) 8836 5365

REVOCATION OF RESERVATION OF CROWN LAND

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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

COLUMN 1

Land District: Metropolitan. Council: Hornsby. Parish: North Colah. County: Cumberland. Location: Berrilee. Reserve No.: 86917. Purpose: For future public

requirements.
Date of Notification:
18 October 1968.
File No.: MN04 H 325.

COLUMN 2

The whole of Reserve 86917 being Lot 223, DP 752048 comprising an area of about 8.47 hectares.

SCHEDULE 2

COLUMN 1

Land District: Windsor.
Council: Baulkham Hills.
Parish: Maroota.
County: Cumberland.
Location: South Maroota.
Reserve No.: 93310.
Purpose: Future public requirements.
Date of Notification:
1 August 1980.

File Nos: MN04 H 360 and

MN86 H 743.

SCHEDULE 3

COLUMN 1

Land District: Metropolitan.
Council: Sutherland.
Parish: Heathcote.
County: Cumberland.
Location: Waterfall.
Reserve No.: 85489.
Purpose: Future public requirements.
Date of Notification:
15 October 1965.
File No.: MN90 H 495.

COLUMN 2

The whole of the Reserve being Lots 162 and 163, DP 752039 comprising an area of 20.01 hectares and Lot 232, DP 752039 comprising an area of 5.286 hectares.

COLUMN 2

The whole of the Reserve being the residue of Lot 913, DP 752033 now known as Lot 10, DP 1091538 comprising an area of 1.664 hectares.

ADDITION TO RESERVED CROWN LAND

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

TONY KELLY, M.L.C., Minister for Lands

Reserve No. 1003608 for the

public purpose of public

recreation, notified on the

COLUMN 2

21 June 2002.

SCHEDULE

COLUMN 1

Land District: Metropolitan.
Local Government Area:
Sutherland.
Parish: Holsworthy.
County: Cumberland.

Locality: Lucas Heights. Part Lot 1, DP 1027216. Area: 3.989 hectares.

File No.: MN96 R 100.

Note: Shown by hatching (in 3 parts) on the diagram

hereunder,



TAMWORTH OFFICE

25-27 Fitzroy Street (PO Box 535), Tamworth NSW 2340

Phone: (02) 6764 5100 Fax: (02) 6766 3805

TRANSFER OF A CROWN ROAD TO A COUNCIL

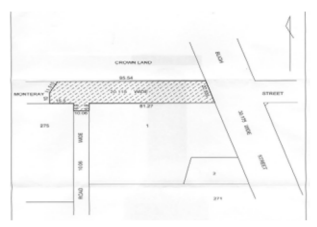
IN pursuance of the provisions of section 151, Roads Act 1993, the Crown road specified in Schedule 1 and identified in the diagram hereunder is hereby transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from the date, the road specified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

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Parish – Tamworth; Town – Tamworth; County – Inglis; Land District – Tamworth; L.G.A. – Tamworth Regional.

Crown public road north and part west of Lot 1, DP 809828 and that part north and east of Lot 275, DP 753848 as identified by hatched area on the diagram hereunder.



File No.: TH05 H 364.

SCHEDULE 2

Roads Authority: Tamworth Regional Council.

TAREE OFFICE

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

CROWN LANDS ACT 1989

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land (including any Native Title Rights and Interests)

WITH the approval of Her Excellency the Governor, and pursuant to section 135 of the Crown Lands Act 1989, I, TONY KELLY, Minister for Lands, hereby acquire by compulsory process in accordance with the Land Acquisition (Just Terms Compensation) Act 1991, the land and all interests therein (including any native title rights and interests) described in the Schedule herewith, for the public purpose of urban development. Dated at Sydney, this day 24 April 2006.

TONY KELLY, M.L.C., Minister for Lands

Crown Land containing 4460 square metres fronting Ocean Drive, Laurieton, in the State of New South Wales, Parish of Camden Haven, County of Macquarie, Land District of Port Macquarie, Hastings Local Government Area, being part of Lot 336 in Deposited Plan 1067572, registered at the Land Titles Office, Sydney.

File No.: TE00 H 155.

WAGGA WAGGA OFFICE

Corner Johnston and Tarcutta Streets (PO Box 60), Wagga Wagga NSW 2650 Phone: (02) 6937 2700 Fax: (02) 6921 1851

ROADS ACT 1993

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public road specified in Schedule 1 are 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 cease to be a Crown public road.

TONY KELLY, M.L.C., Minister for Lands

SCHEDULE 1

Parish – Bulgandry; County – Hume; Land District – Urana; Shire – Greater Hume.

Crown public road 20.115 wide described as that part of Roblins Road commencing from the southern boundary of Lot 1, DP 583540 and continuing in a southerly direction to the council public road north of Lot 79, DP 753726.

SCHEDULE 2

Roads Authority: Greater Hume Shire Council.

File No.: WA06 H 96.

Department of Natural Resources

WATER ACT 1912

APPLICATIONS under Part 2 within a proclaimed (declared) local area under section 5(4) of the Water Act 1912.

Applications for a licence under section 10 for works within a proclaimed (declared) local area as generally described hereunder have been received from:

Murrumbidgee Valley

Thomas William ROBERTS and Suellen Thea ROBERTS for a pump and an earth bywash dam on an unnamed watercourse, Lot 25, DP 818326, Parish of Batlow, County of Wynyard, for irrigation of 2.48 hectares (replacement licence – increase in irrigation entitlement via permanent transfer) (Reference: 40SL71092).

Thomas John CONNOLLY and Sally Ann DAVIES for a pump on the Murrumbidgee River, Lot 195, DP 750525, Parish of Bransby, County of Beresford, for irrigation of up to 10.5 hectares (new licence – irrigation entitlement via permanent water transfer) (Reference: 40SL71073) (GA2:520608).

Eric Anthony MARTIN for an existing bywash dam and pump on Bald Hill Creek, Lot 6, DP 1083997, Parish of Yass, County of King, for conservation of water, water supply for stock, domestic and irrigation purposes (4 hectare – lucerne) and additional supply of stock and domestic water following subdivision to Lots 1, 2 and 3, DP 1083997 (replacement of existing licence) (Reference: 40SL71095) (GA2:520609).

Any enquires regarding the above should be directed to the undersigned (telephone: [02] 6953 0700).

Formal objections to the application specifying the grounds thereof, may be made by any statutory authority or a local occupier within the proclaimed area and must be lodged with the Department's Regional Director at Leeton within the 28 days as fixed by the Act.

S. F. WEBB, Resource Access Manager, Murrumbidgee Region

Department Natural Resources, PO Box 156, Leeton NSW 2705.

WATER ACT 1912

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

CITY OF BOTANY BAY for two (2) pumps on Lachlan Swamps on Lot 1//233011 and part road adjacent to Lot 1//780392, Parish of Botany, County of Cumberland, for water supply for recreation purposes (landscaping) (new licence) (Reference: 10SL056710) (GA2:462890).

Any inquiries regarding the above should be directed to the undersigned (telephone: 9895 7194).

Written objections specifying grounds thereof must be lodged with the Department within 28 days of the date of this publication as prescribed by the Act.

WAYNE CONNERS, Natural Resource Project Officer, South Coast Region

Department of Natural Resources, PO Box 3720, Parramatta NSW 2124.

WATER ACT 1912

AN application under Part 8, being within a proclaimed (declared) local area under section 5(4) of the Water Act 1912.

An application for Approval of Controlled Works under section 167 within the proclaimed (declared) local area described hereunder has been received as follows:

Namoi River Valley

Garry EASON and Eleanor Patricia EASON for Controlled Works consisting of supply channels and water storages on the Lower Namoi River Floodplain on Lots 22 and 30, DP 750298, Parish of Newman, County of Baradine, on the property known as "Belaba" for conservation of water and supply channel (Reference: 90CW810944) (GA2:472382).

Written objections to the application specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed area, whose interest may be affected must be lodged with the Department's Resource Access Manager at Tamworth by 5 June 2006.

Plans showing the location of the works referred to in the above application may be viewed at the Tamworth, Moree or Narrabri Offices of the Department of Natural Resources.

GEOFF CAMERON, Manager, Resource Access

Department of Natural Resources, PO Box 550, Tamworth NSW 2340.

Department of Planning



Bellingen Local Environmental Plan 2003 (Amendment No 9)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G04/00069/PC)

JOHN HATZISTERGOS, M.L.C., Acting Minister for Planning

e05-177-09.p01 Page 1

Clause 1 Bellingen Local Environmental Plan 2003 (Amendment No 9)

Bellingen Local Environmental Plan 2003 (Amendment No 9)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Bellingen Local Environmental Plan 2003 (Amendment No 9).

2 Aims of plan

This plan aims to amend *Bellingen Local Environmental Plan 2003* (*the 2003 plan*) to permit, with the consent of Bellingen Shire Council, the erection of a dwelling-house:

- (a) on land within Zone No 1 (c1) (the Rural Residential Zone), Zone No 1 (c2) (the Rural Small Holdings Zone) or Zone No 1 (c3) (the Rural Settlement Zone), but only if the land has an area of not less than 4,000 square metres, and
- (b) on a certain parcel of land within Zone No 1 (c2) that has an area less than 4,000 square metres.

3 Land to which plan applies

- (1) In respect of the aim referred to in clause 2 (a), this plan applies to land within Zones Nos 1 (c1), 1 (c2) and 1 (c3) under the 2003 plan.
- (2) In respect of the aim referred to in clause 2 (b), this plan applies to Lot 1, DP 544591, and known as 179 Old Pacific Highway, Raleigh.

4 Amendment of Bellingen Local Environmental Plan 2003

Bellingen Local Environmental Plan 2003 is amended as set out in Schedule 1.

Bellingen Local Environmental Plan 2003 (Amendment No 9)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 50 Rural dwellings

Insert at the end of clause 50 (3) (s):

, or

(t) is situated within Zone No 1 (c1), 1 (c2) or 1 (c3) and has an area of not less than 4,000 square metres.

[2] Schedule 6 Development for certain additional purposes

Insert after item 42:

Lot 1, DP 544591, 179 Old Pacific Highway, Raleigh—development for the purpose of a dwelling-house.



Cessnock Local Environmental Plan 1989 (Amendment No 80)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N00/00271/S69)

FRANK SARTOR, M.P., Minister for Planning

e04-142-12.p03 Page 1

Clause 1 Cessnock Local Environmental Plan 1989 (Amendment No 80)

Cessnock Local Environmental Plan 1989 (Amendment No 80)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Cessnock Local Environmental Plan 1989 (Amendment No 80).

2 Aims of plan

The aims of this plan are:

- (a) to create a new zone under *Cessnock Local Environmental Plan* 1989 that introduces land use planning controls to assist in the conservation of the Bow Wow Creek Gorge Catchment, and
- (b) to rezone certain land to the new zone, and
- (c) to introduce special provisions to minimise the impact of development on habitat corridors, including on the associated habitat value of those corridors, lying between Aberdare State Forest and Werakata National Park in the north and Heaton State Forest and Watagans National Park in the south, and
- (d) to regulate development within the land to which the plan applies.

3 Land to which plan applies

This plan applies:

- (a) to the extent that it rezones land—to the land shown edged heavy black on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No 80)" deposited in the office of the Council of the City of Cessnock, and
- (b) to the extent that it does other things—to all land to which Cessnock Local Environmental Plan 1989 applies.

4 Amendment of Cessnock Local Environmental Plan 1989

Cessnock Local Environmental Plan 1989 is amended as set out in Schedule 1.

Cessnock Local Environmental Plan 1989 (Amendment No 80)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Definitions

Insert in alphabetical order in clause 5 (1):

clearing means damage to, or the destruction of, a tree, shrub or other plant on land (other than any damage or destruction exempted by a tree preservation order made by the Council) and includes the poisoning, severing, ringbarking or lopping of branches, limbs, stems or trunks of a tree, shrub or other plant.

native vegetation means any of the following types of indigenous vegetation:

- (a) trees,
- (b) understorey plants,
- (c) groundcover,
- (d) plants occurring in a wetland,

and includes aquatic, estuarine and marine vegetation.

[2] Clause 5 (1), definition of "environmental facilities"

Omit the definition. Insert instead:

environmental facilities means structures or works that provide for nature or scientific study or display or interpretation facilities (such as walking tracks, board walks, observation decks or bird hides).

[3] Clause 5 (1), definition of "the map"

Insert in appropriate order:

Cessnock Local Environmental Plan 1989 (Amendment No 80)

[4] Clause 8 Zones indicated on the map

Insert after the matter relating to Zone No 1 (a1):

Zone No 1 (bwc) (Bow Wow Creek Gorge Catchment)—edged heavy black and lettered "1 (bwc)".

Cessnock Local Environmental Plan 1989 (Amendment No 80)

Schedule 1 Amendments

[5] Clause 9 Zone objectives and development control table

Insert after the matter relating to Zone No 1 (a1) in the Table to the clause:

Zone No 1 (bwc) Bow Wow Creek Gorge Catchment Zone

1 Objectives of zone

The objectives of this zone are:

- (a) to conserve the biological diversity of the Bow Wow Creek Gorge Catchment, and
- (b) to conserve the native ecosystems of the Bow Wow Creek Gorge Catchment, and
- (c) to prohibit development that would adversely impact on the conservation of the native ecosystems and biological diversity of the Bow Wow Creek Gorge Catchment, and
- (d) to minimise the clearing of native vegetation, and
- (e) to facilitate the movement and survival of native fauna and flora by conserving habitat corridors, and
- (f) to minimise the impact of development on the water quality and quantity of Bow Wow Creek, downstream creeks and river systems, and
- (g) to protect the geological significance of the Bow Wow Creek Gorge, and
- (h) to protect the Aboriginal heritage values of land within the Bow Wow Creek Gorge Catchment,
 and
- (i) to protect the scenic qualities of land within the Bow Wow Creek Gorge Catchment.

2 Without consent

Agriculture (other than animal boarding, breeding or training establishments, feed lots, pig keeping establishments or poultry farming establishments).

3 Only with consent

Attached dual occupancies; bed and breakfast accommodation; dams; dwelling-houses; environmental facilities; picnic areas; roads; tourist accommodation buildings; tourist accommodation units; utility installations.

Amendments Schedule 1

4 Prohibited

Any purpose other than a purpose included in item 2 or 3.

[6] Clause 10 General development principles—rural and environmental protection zones and Hunter Employment Zone

Insert "1 (bwc)," after "1 (a1)," in clause 10 (1).

[7] Clause 11 Subdivision of land—general

Insert ", 1 (bwc)" after "(1) (a)" in clause 11 (2) (d).

[8] Clauses 13A and 13B

Insert after clause 13:

13A Subdivision of land within Zone No 1 (bwc)

- (1) The subdivision of land within Zone No 1 (bwc) is prohibited.
- (2) Subclause (1) does not prohibit the subdivision of land by adjustment or relocation of common boundaries unless:
 - (a) any additional lots are created by the subdivision, or
 - (b) as a consequence of the subdivision, the further subdivision of a lot becomes permissible under this plan, or
 - (c) as a consequence of the subdivision, the number of dwelling-houses permitted to be erected on the land under this plan exceeds the total number permissible under this plan prior to that subdivision.

13B Dwelling-houses within Zone No 1 (bwc)

- (1) The Council may consent to the erection of one, but not more than one, dwelling-house on land comprising a lot within Zone No 1 (bwc), but only if:
 - (a) the land has an area of not less than 40 hectares, and
 - (b) there is no existing dwelling-house on the land.
- (2) Subclause (1) (a) does not prevent the erection of one, but not more than one, dwelling-house on land having an area of less than 40 hectares if the land:
 - (a) is vacant land that was previously subdivided under clause 12 (4) when the land was within Zone No 1 (a), including any residue of an existing holding after that subdivision, or
 - (b) is vacant land comprising the whole of an existing holding.

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- (3) Subclause (1) (b) does not prevent the erection of a dwelling-house on land on which there is an existing dwelling-house if the dwelling-house to be erected:
 - (a) is intended to replace the existing dwelling-house, and
 - (b) is not occupied until the existing dwelling-house is demolished or its occupation for the purposes of human habitation has permanently ceased.
- [9] Clause 17C Earthworks within Zone No 1 (bwc) and Zone No 7 (b)

Insert "Zone No 1 (bwc) or" after "within" in clause 17C (2).

[10] Clause 20 Clearing

Omit clause 20 (1).

[11] Clause 20 (3A)

Omit "subclauses (1),". Insert instead "subclause".

[12] Clause 20 (4)

Omit "(1) or".

[13] Clause 20 (8)

Omit "a person" where first occurring. Insert instead "A person".

[14] Clause 20 (9)

Insert after clause 20 (8):

- (9) This clause does not apply to land to which clause 20B applies.
- [15] Clause 20A Clearing of land within Zone No 4 (h), 5 (a) or 7 (b)

Omit clause 20A (1).

[16] Clause 20B

Insert after clause 20A:

20B Development (including clearing) on land within Bow Wow Creek Gorge Catchment and habitat corridors

- (1) This clause applies to:
 - (a) land within Zone No 1 (bwc), and
 - (b) land shown by horizontal hatching on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No 80)".

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- (2) Despite any other provisions of this plan, clearing on land to which this clause applies may be carried out only with consent. However, any such clearing comprising the following may be carried out without consent:
 - (a) clearing for the purposes of air navigation safety,
 - (b) bush fire hazard reduction work carried out in accordance with the *Rural Fires Act 1997*,
 - (c) clearing for the purposes of land surveying or geotechnical or similar investigation,
 - (d) clearing of noxious weeds within the meaning of the *Noxious Weeds Act 1993*,
 - (e) the removal or trimming of trees in accordance with the *Electricity Supply (General) Regulation 2001* or the *Electricity Supply (Safety and Network Management)* Regulation 2002,
 - (f) the removal or lopping of a tree or other vegetation by a roads authority in accordance with the *Roads Act 1993*,
 - (g) clearing for telecommunication supply purposes,
 - (h) clearing to give effect to development in accordance with consent,
 - (i) the removal of trees or parts of trees for use as fenceposts on the land from which they are removed,
 - (j) the slashing of vegetation to maintain lawfully cleared land.
- (3) The Council must not consent to development on land to which this clause applies that involves clearing of native vegetation unless the Council is satisfied that the development cannot be appropriately carried out on other areas of the site that have already been cleared.
- (4) The Council must not consent to clearing of native vegetation on land to which this clause applies unless it has considered any impact of that clearing on the following:
 - (a) the quality and quantity of water in the Bow Wow Creek Gorge Catchment,
 - (b) riparian vegetation,
 - (c) habitat values and habitat corridors,
 - (d) the visual amenity of Bow Wow Creek Gorge,
 - (e) slopes greater than 15 degrees,

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- (f) threatened species, populations or ecological communities (within the meaning of the Act),
- (g) listed migratory species, listed threatened species or listed threatened ecological communities within the meaning of the *Environment Protection and Biodiversity Conservation Act 1999* of the Commonwealth.
- (5) The Council must not consent to clearing of native vegetation on land to which this clause applies unless the conditions of that consent:
 - (a) require that an equivalent amount of native vegetation to the amount of native vegetation to be cleared be re-established and maintained on another part or parts of the site (being a part or parts of the site that, in the opinion of the Council, are strategic), and
 - (b) specify the composition of the native vegetation to be re-established and maintained, being a composition determined by the Council after consideration of Development Control Plan No 57—Bow Wow Creek Gorge Catchment and Habitat Corridors.
- (6) Subclause (5) does not apply in relation to land that is fully vegetated with native vegetation.

Note. A person who receives consent from the Council to the clearing of native vegetation under this plan may not be relieved from obtaining authorisation under Acts other than the *Environmental Planning and Assessment Act 1979*.

[17] Clause 24 Dual occupancy

Insert "1 (bwc)," after "1 (a)," in clause 24 (2) and (6) wherever occurring.

[18] Clauses 62-64

Insert after clause 61:

62 Land within Bow Wow Creek Gorge Catchment and Habitat Corridors—development generally

- (1) This clause applies to:
 - (a) land within Zone No 1 (bwc), and
 - (b) land shown by horizontal hatching on the map marked "Cessnock Local Environmental Plan 1989 (Amendment No 80)".

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(2) Before granting consent to development on land to which this clause applies, the Council must consider *Development Control Plan No 57—Bow Wow Creek Gorge Catchment and Habitat Corridors*.

- (3) Before granting consent to development on land to which this clause applies, the Council must have regard to whether the development may be carried out on areas of the site that do not have established native vegetation on them.
- (4) The Council must not consent to development on land to which this clause applies unless the Council is satisfied that the development:
 - (a) is designed to minimise disturbance to the existing structure and species composition of native vegetation communities, and
 - (b) will allow native fauna and flora to breed, disperse, colonise or migrate (whether seasonally or nomadically) by:
 - (i) being carried out on areas of the site that have already been cleared (unless the Council is satisfied that the development cannot be appropriately carried out on other areas of the site that have already been cleared), and
 - (ii) adequate provision being made, satisfactory to the Council, for protection from the threat of bushfire, and
 - (iii) the clustering of development and the minimisation of any driveways, and
 - (iv) landscaping with local native species, and
 - (v) designing and erecting any fences so that fauna movement is neither impaired nor restricted, and
 - (vi) minimising the use of any herbicides and pesticides.

63 Land within Zone No 1 (bwc)—Tourism

- (1) This clause applies to land within Zone No 1 (bwc).
- (2) The Council must not consent to the carrying out of development for the purposes of tourist accommodation buildings on land to which this clause applies unless any lot on which the development is proposed to be carried out has an area of not less than 10 hectares.

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- (3) The Council must not consent to tourist development on land to which this clause applies that results in there being more than 2 tourist accommodation buildings or 2 tourist accommodation units on a lot.
- (4) Despite subclause (3), the Council may consent to development referred to in that subclause if:
 - (a) the Council is satisfied that:
 - (i) the development will fully comply with the requirements for the maintenance of existing habitat corridors under *Development Control Plan No 57—Bow Wow Creek Gorge Catchment and Habitat Corridors* (as adopted by the Council on 19 May 2004), or
 - (ii) a minimum of 900 native trees or shrubs per tourist accommodation unit will be established and maintained in accordance with that development control plan, and
 - (b) the number of tourist accommodation units or tourist accommodation buildings proposed to be located on the lot does not exceed the maximum number set out in the Table to this subclause.

Table

Area of lot (hectares)	Maximum number tourist accommodation units with habitat enhancement	Maximum number tourist accommodation buildings with habitat enhancement
10 ha and greater but less than 40 ha	4	4
40 ha and greater	8	6

(5) The Council must not consent to the erection of tourist accommodation units, including the erection of those allowed under subclause (3), as staged development pursuant to section 80 (5) of the Act, unless it is satisfied that at least 2 tourist accommodation units will be erected in the first stage of the development.

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64 Land within Zone No 1 (bwc)—Aboriginal heritage

- (1) This clause applies to land within Zone No 1 (bwc).
- (2) The Council must not consent to development on land to which this clause applies unless the Council has considered the potential impact of the proposed development on any Aboriginal heritage values of the site and locality.



Hastings Local Environmental Plan 2001 (Amendment No 57)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (GRA6323562/S69; 032.2004.00000912.001)

JOHN HATZISTERGOS, M.L.C., Acting Minister for Planning

e05-257-09.p01 Page 1

Clause 1

Hastings Local Environmental Plan 2001 (Amendment No 57)

Hastings Local Environmental Plan 2001 (Amendment No 57)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Hastings Local Environmental Plan 2001 (Amendment No 57).

2 Aims of plan

This plan aims to rezone the land to which this plan applies to partly Zone 1 (r1) Rural Residential and partly Zone 7 (h) Environment Protection—Habitat under *Hastings Local Environmental Plan 2001* so as:

- (a) to facilitate rural residential development on part of the land, and
- (b) to further establish areas for environmental protection on the remaining land.

3 Land to which plan applies

This plan applies to part of Lot 8, DP 1033160, 162 Old King Creek Road, Kings Creek, as shown edged heavy black, distinctively coloured and lettered "1 (r1)" or "7 (h)" on the map marked "Hastings Local Environmental Plan 2001 (Amendment No 57)" deposited in the office of Port Macquarie-Hastings Council.

4 Amendment of Hastings Local Environmental Plan 2001

Hastings Local Environmental Plan 2001 is amended by inserting in appropriate order in Part 2 of Schedule 6 the following words:

Hastings Local Environmental Plan 2001 (Amendment No 57)



under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G03/00230/PC)

JOHN HATZISTERGOS, M.L.C., Acting Minister for Planning

e05-090-11.p04 Page 1

Nambucca Local Environmental Plan 1995 (Amendment No 51)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Nambucca Local Environmental Plan 1995 (Amendment No 51).

2 Aim of plan

This plan aims to amend Nambucca Local Environmental Plan 1995 as follows:

- (a) to include the promotion of the principles of ecologically sustainable development as a specific objective of that plan,
- (b) to define various uses and to incorporate them within the land use tables in that plan,
- (c) to introduce provisions for farm adjustment through subdivision by boundary adjustment,
- (d) to clarify the relationship between that plan and the Council's Residential Development Control Plan,
- (e) to clarify the density provisions that apply to multi-dwelling housing,
- (f) to update requirements for the development of bush fire prone land,
- (g) to require noise and vibration mitigation measures for development adjoining railways,
- (h) to correct various anomalies, inconsistencies, errors and archaisms.

3 Land to which plan applies

This plan applies to all land in the area of Nambucca.

4 Amendment of Nambucca Local Environmental Plan 1995

Nambucca Local Environmental Plan 1995 is amended as set out in Schedule 1.

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(Clause 4)

[1] Clause 2 What are the objectives of this plan?

Insert before clause 2 (a):

- (a1) to promote the social and economic welfare of the community consistent with the four principles of ecologically sustainable development, which are:
 - (i) the precautionary principle—namely, that if there are threats of serious or irreversible environmental damage, lack of full scientific certainty should not be used as a reason for postponing measures to prevent environmental degradation, and
 - (ii) inter-generational equity—namely, that the present generation should ensure that the health, diversity and productivity of the environment are maintained or enhanced for the benefit of future generations, and
 - (iii) conservation of biological diversity and ecological integrity—namely, that conservation of biological diversity and ecological integrity should be a fundamental consideration, and
 - (iv) improved valuation, pricing and incentive mechanisms—namely, that environmental factors should be included in the valuation of assets and services.
- (a2) to promote development that is consistent with the four principles of ecologically sustainable development,

[2] Clause 2 (u)

Insert "unacceptable" after "put at".

[3] Clause 5 How are terms defined in this plan?

Insert in alphabetical order in clause 5 (1):

advertising structure means a structure or vessel that is principally designed for, or used for, the display of an advertisement (that is, of symbols, messages or other devices for promotional purposes or for conveying information, instructions, directions and similar matter).

airline terminal means a building or place used for the assembly of passengers and goods prior to the transport of those passengers and goods either to or from an airport or an aerodrome.

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boarding-house includes a house let in lodgings or a hostel but does not include a motel.

bulk store means a building or place used for the bulk storage of goods, where the goods stored or to be stored are not required for use in a shop or commercial premises on the same parcel of land or on adjoining land in the same ownership.

bus depot means a building or place used for the servicing, repair and garaging of buses and other vehicles used for the purposes of a bus transport undertaking.

bus station means a building or place used as a terminal for the assembly and dispersal of passengers travelling by bus.

bush fire prone land means land recorded for the time being as bush fire prone land on the bush fire prone land map.

bush fire prone land map means the map prepared by the Council and certified under section 146 (2) of the Act by the Commissioner of the NSW Rural Fire Service.

car repair station means a building or place used for the purpose of carrying out repairs to motor vehicles or agricultural machinery, not being:

- (a) body building, or
- (b) panel beating that involves dismantling, or
- (c) spray painting other than of a touching-up character.

child care centre means a building or place that is used (whether or not for profit) for the purpose of educating, minding or caring for children (whether or not any of the children are related to the owner or operator), but only if:

- (a) the children number 6 or more, are under 6 years of age, and do not attend a government school, or a registered non-government school, within the meaning of the *Education Act 1990*, and
- (b) the building or place does not provide residential care for any of the children (other than those related to the owner or operator).

club means a building used by persons associated, or by a body incorporated, for social, literary, political, sporting, athletic or other lawful purposes whether of the same or of a different kind and whether or not the whole or a part of such building is the premises of a club registered under the *Registered Clubs Act* 1976.

dwelling means a room or suite of rooms occupied or used or so constructed or adapted as to be capable of being occupied or used as a separate domicile.

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dwelling-house means a building containing one, but not more than one, dwelling.

earthworks means any work, other than a work the carrying out of which would be exempt or complying development, that involves:

- (a) removing soil, rubble or rock from land, or
- (b) placing soil, rubble or rock on land, or
- (c) relocating soil, rubble or rock from one point to another on land,

so that the natural ground level is altered by more than 50 centimetres at any point on the land, but excluding any works required for agriculture, landscaping and domestic gardening.

educational establishment means a building used as a school, college, technical college, academy, lecture hall, gallery or museum, but does not include a building used wholly or principally as an institution or child care centre.

extractive material means sand, gravel, clay, turf, soil, rock, stone or any similar substance.

filling of land means earthworks carried out with the intention of raising the natural ground level of the land.

floor means that space within a building that is situated between one floor level and the floor level next above or, if there is no floor above, the ceiling or roof above.

forestry includes arboriculture, sylviculture, forest protection, the cutting, dressing and preparation, otherwise than in a sawmill, of wood and other forest products and the establishment of roads required for the removal of wood and forest products and for forest protection.

general store means a shop used for the sale by retail of general merchandise and which may include the facilities of a post office.

generating works means a building or place used for the purposes of making or generating gas, electricity or other forms of energy.

gross floor area means the sum of the areas of each floor of a building where the area of each floor is taken to be the area within the outer face of the external enclosing walls as measured at a height of 1400 millimetres above each floor level excluding:

(a) columns, fin walls, sun control devices and any elements, projections or works outside the general line of the outer face of the external wall, and

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- (b) lift towers, cooling towers, machinery and plant rooms and ancillary storage space and vertical air-conditioning ducts, and
- (c) car parking needed to meet any requirements of the Council and any internal access to that car parking, and
- (d) space for the loading and unloading of goods.

group home has the same meaning as in State Environmental Planning Policy No 9—Group Homes.

health care professional means a person who provides professional health services to members of the public, and includes:

- (a) a podiatrist registered under the *Podiatrists Act 2003*, and
- (b) a chiropractor registered under the *Chiropractors Act* 2001, and
- (c) an optometrist registered under the *Optometrists Act 2002*, and
- (d) an osteopath registered under the Osteopaths Act 2001, and
- (e) a physiotherapist registered under the *Physiotherapists Act* 2001, and
- (f) a practitioner of an alternative health therapy, such as acupuncture, aromatherapy, homeopathy, kinesiology, naturopathy, remedial massage and similar therapies.

helipad means an area or place not open to public use that is authorised by the Commonwealth Department of Transport and that is set apart for the taking off and landing of helicopters.

heliport means an area or place open to public use that is licensed by the Commonwealth Department of Transport for use by helicopters and includes terminal buildings and facilities for the parking, servicing and repair of helicopters.

home occupation means an occupation carried on in a dwelling house or in a dwelling in a residential flat building by the permanent residents of the dwelling house or dwelling that does not involve:

- (a) the employment of persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil or otherwise, or
- (c) the display of goods, whether in a window or otherwise, or

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(d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling house or dwelling to indicate the name and occupation of the resident), or

(e) the sale of items (whether goods or materials) or the exposure or offer for sale of items, by retail.

hotel means the premises to which an hotelier's licence granted under the *Liquor Act 1982* relates.

institution means a correctional centre or a reform establishment. *landfill* has the same meaning as *filling of land*.

liquid fuel depot means a depot or place used for the bulk storage for wholesale distribution of petrol, oil, petroleum or any other inflammable liquid.

major road frontage in relation to land, means the frontage of that land to:

- (a) a classified road, or
- (b) a road connecting with a classified road, if the whole or any part of the frontage is within 90 metres (measured along the road alignment of the connecting road) of the alignment of the classified road.

medical centre means a suite of rooms or a building used by:

- (a) registered medical practitioners, or
- (b) dentists within the meaning of the *Dental Practice Act* 2001, or
- (c) health care professionals,

and their support staff, for the purpose of medicine, dentistry or health care, not being a hospital or professional consulting rooms.

mineral sand mine means a mine for or in connection with the purpose of obtaining ilmenite, monazite, rutile, zircon or similar minerals.

motor showroom means a building or place used for the display or sale of motor vehicles, caravans or boats, whether or not motor vehicle accessories, caravan accessories or boat accessories are sold or displayed at the building or place.

multi-dwelling housing means three or more dwellings located on one allotment, whether or not contained within one building, but does not include integrated housing.

offensive or hazardous industry means an industry that, by reason of the processes involved or the method of manufacture or the nature of the materials used or produced, requires isolation from other buildings.

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parking space includes any garage or court available for use by vehicles

place of assembly means a public hall, theatre, cinema, music hall, concert hall, dance hall, open air theatre, music bowl or any other building of a similar character used as such and whether used for the purposes of gain or not, but does not include a place of public worship, an institution or an educational establishment.

place of public worship means a building or place used for the purpose of religious worship by a congregation or religious group, whether or not the building or place is also used for counselling, social events, instruction or religious training.

professional consulting rooms means a room or a number of rooms forming either the whole of or part of, attached to or within the curtilage of a dwelling house and used by:

- (a) not more than three registered medical practitioners, or
- (b) not more than three registered dentists within the meaning of the *Dental Practice Act 2001*, or
- (c) not more than three health care professionals,

who practise in that room or rooms the profession of medicine, dentistry or health care respectively, and if more than one, practise in partnership, and who employ not more than three employees in connection with that practice.

public building means a building used as offices or for administrative or other similar purposes by the Crown, a statutory body, a council or an organisation established for public purposes.

recreation establishment means a health farm, religious retreat house, rest home, youth camp or similar facility, but does not include a building or place elsewhere specifically defined in this clause or a building or place used or intended for use for a land use elsewhere specifically defined in this clause.

recreation facility means a building or place used for indoor recreation, a billiard saloon, table tennis centre, squash court, swimming pool, gymnasium, health studio, bowling alley, fun parlour or any other building of a similar character used for recreation and whether used for the purpose of gain or not, but does not include a place of assembly.

recycling depot means land used for the collection, storage, abandonment or sale of scrap metals, waste paper, rags, bottles, or other scrap materials or goods or used for the collecting, dismantling, storing, salvaging or abandoning of motor vehicles or other vehicles or machinery or for the sale of their parts.

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refreshment room means a restaurant, cafe, tea room, eating house or similar facility.

retail plant nursery means a building or place used for both the growing and retail selling of plants, whether or not ancillary products are sold in the building or place.

road transport terminal means a building or place used principally for the bulk handling of goods for transport by road, and includes facilities for the loading and unloading of vehicles used to transport those goods and for the parking, servicing and repair of those vehicles.

rural worker's dwelling means a dwelling that is on land upon which there is already erected a dwelling and that is occupied by persons engaged in rural occupation on that land.

sawmill means a mill handling, cutting and processing timber from logs or baulks.

site area means the area of land to which an application for consent under the Act relates, excluding any land upon which the development to which the application relates is not permitted under this plan.

stock and sale yard means a building or place used for the purpose of offering animals for sale and includes a public cattle market.

the Act means the *Environmental Planning and Assessment Act* 1979.

warehouse means a building or place used for the storage of goods, merchandise or materials pending their sale and distribution to persons engaged in the retail trade.

[4] Clause 5 (1), definition of "agriculture"

Omit the definition. Insert instead:

agriculture means:

- (a) the cultivation of crops, or
- (b) the keeping or breeding of livestock, bees, poultry or other birds, or
- (c) the cultivation of plants in a wholesale plant nursery, for commercial purposes.

[5] Clause 5 (1), definitions of "cluster housing", "material recycling depot", "medium density housing" and "residential flat building"

Omit the definitions.

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[6] Clause 5 (1), definition of "community centre"

Omit "owned, leased or sub-leased by the Council and".

[7] Clause 5 (1), definition of "housing for aged or disabled persons"

Omit the definition. Insert instead:

housing for aged or disabled persons has the same meaning as seniors housing under State Environmental Planning Policy (Seniors Living) 2004.

[8] Clause 5 (1), definition of "tourist accommodation"

Insert "or group of buildings" after "building".

[9] Clause 6 What model provisions does this plan adopt?

Omit clause 6 (1) (a).

[10] Clause 6 (1) (b)

Insert "4 (1)," after "clauses".

[11] Clause 9A

Insert after clause 9:

9A What uses are permissible on unzoned land?

- (1) A person must not carry out development on unzoned land without the consent of the consent authority.
- (2) The consent authority may grant consent required by subclause (1) only for development that may be carried out with or without the consent of the consent authority on land immediately adjoining that unzoned land that is within a zone identified on the map.
- (3) In this clause:

unzoned land means land that is not identified on the map as being within a zone.

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[12] Clause 11 What rural and environmental zones apply in this plan?

Omit Item 1 of the matter relating to Zone 1 (a1) in the development control table to the clause.

Insert instead:

1 Objectives of Zone

The specific objectives for that part of the zone not designated for rural-residential development are:

- (a) to encourage the productive and efficient use of land for agriculture, and
- (b) to protect commercial agricultural enterprises, and
- (c) to permit appropriate agriculture-related land uses, and certain non agriculture-related land uses, that will not adversely affect agricultural productivity.

The specific objectives for that part of the zone designated for rural-residential development are:

- to provide for small holding rural-residential living opportunities where appropriately located, and
- (b) to control the density of rural-residential development and to ensure proper regard is given to suitable siting in regard to access, natural hazards, landscape quality and physical environment.

The general objectives for the entire zone are:

- (a) to protect, conserve and enhance natural and scenic resources and wildlife habitat refuges and corridors, and
- (b) to control development that could:
 - have an adverse impact on rural character, or
 - (ii) create unreasonable or uneconomic demands for the provision or extension of public amenities and services, or
 - (iii) cause adverse physical effects such as erosion hazard, bush fire risk, flooding and other similar effects.

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[13] Clause 11, development control table

Omit "a broken" wherever occurring from Item 5 of the matter relating to Zone 1 (a1).

Insert instead "an indicative broken".

[14] Clause 11, development control table

Omit "cluster housing;", "medium density housing;" and "residential flat buildings;" from the first paragraph of Item 5 of the matter relating to Zone 1 (a1).

[15] Clause 11, development control table

Insert "medical centres;" after "liquid fuel depots;" in the first paragraph of Item 5 of the matter relating to Zone 1 (a1).

[16] Clause 11, development control table

Insert "multi-dwelling housing;" after "motor showrooms;" in the first paragraph of Item 5 of the matter relating to Zone 1 (a1).

[17] Clause 11, development control table

Omit "junkyards;" from the second paragraph of Item 5 of the matter relating to Zone 1 (a1).

[18] Clause 11, development control table

Omit "materials recycling depots; mines; medium density housing;" from the second paragraph of Item 5 of the matter relating to Zone 1 (a1).

Insert instead "medical centres; mines;".

[19] Clause 11, development control table

Insert "multi-dwelling housing;" after "motor showrooms;" in the second paragraph of Item 5 of the matter relating to Zone 1 (a1).

[20] Clause 11, development control table

Insert "recycling depots;" after "recreation vehicle areas;" in the second paragraph of Item 5 of the matter relating to Zone 1 (a1).

[21] Clause 11, development control table

Omit "residential flat buildings;" from the second paragraph of Item 5 of the matter relating to Zone 1 (a1).

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[22] Clause 11, development control table

Omit "cluster housing;", "junkyards;", "material recycling depots;", "medium density housing;" and "residential flat buildings;" wherever occurring from Item 5 of the matter relating to Zones 1 (a2), 1 (a3), 1 (a4) and 1 (d).

[23] Clause 11, development control table

Insert "medical centres;" after "liquid fuel depots;" wherever occurring in Item 5 of the matter relating to Zones 1 (a2), 1 (a3), 1 (a4) and 1 (d).

[24] Clause 11, development control table

Insert "multi-dwelling housing;" after "motor showrooms;" wherever occurring in Item 5 of the matter relating to Zones 1 (a2), 1 (a3), 1 (a4) and 1 (d).

[25] Clause 11, development control table

Insert "recycling depots;" after "recreation vehicle areas;" wherever occurring in Item 5 of the matter relating to Zones 1 (a2), 1 (a3), 1 (a4) and 1 (d).

[26] Clause 11, development control table

Omit "for future urban release at Macksville, Nambucca Heads, Valla Beach and Scotts Head" from item 2 of the matter relating to Zone 1 (d).

Insert instead "identified for future urban development".

[27] Clause 12 What controls apply to subdivision of land in rural and environmental zones?

Omit "20ha" from the matter relating to Zone 1 (d) in the Table to clause 12 (1).

Insert instead "40ha".

[28] Clause 12 (2) (b)

Omit "broken black edging". Insert instead "an indicative broken black line".

[29] Clause 12 (2) (c)

Omit "that is used for a purpose allowed by the zoning of the lot".

[30] Clause 12 (2) (e)

Insert at the end of clause 12 (2) (d):

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(e) in accordance with clause 12A.

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[31] Clause 12A

Insert after clause 12:

12A What criteria apply to subdivision for farm adjustment?

- (1) This clause applies to land in Zone 1 (a1), 1 (a2), 1 (a3), 1 (a4), 1 (d), 7 (a), 7 (b), 7 (f) or 7 (g).
- (2) The aim of this clause is to provide flexibility in the application of standards for subdivision in rural and environmental protection zones, in order to allow landowners greater opportunities to achieve the objectives of the zones.
- (3) Despite clause 12 (1), the Council may consent to the subdivision of land by way of boundary adjustment between two adjoining allotments, providing:
 - (a) that subdivision will not result in a net increase in the number of lots, or dwelling entitlements, as permitted under clause 14, and
 - (b) if, before the boundary adjustment, there are no dwellings and no dwelling entitlements on one lot, then the result of the boundary adjustment must be that there are no dwellings or dwelling entitlements on one lot, and
 - (c) the net outcome of the subdivision is likely to assist in achievement of the objectives of the relevant zone, and
 - (d) the subdivision design will not establish a situation where the relative position of the existing or proposed improvements and rural activities on the new lots is likely to result in conflict.
- (4) An allotment created under subclause (3) may not be re-subdivided, except under this clause or clause 12.
- (5) In this clause, *dwelling entitlement* means a legal right to erect a dwelling upon an allotment.

[32] Clause 13 What general considerations apply to development?

Omit "broken black edging" from clause 13 (1).

Insert instead "the indicative broken black line".

[33] Clause 14 What controls apply to the erection of dwelling-houses in rural zones?

Omit "20ha" from clause 14 (1) (a). Insert instead "40 hectares".

Amendments Schedule 1

[34] Clause 14 (1) (b)

Omit "broken black edging". Insert instead "indicative broken black line".

[35] Clause 14 (1) (d)

Omit the paragraph. Insert instead:

(d) the land comprises an allotment created by a subdivision in accordance with clause 12 or 12A, including where consent was granted pursuant to *State Environmental Planning Policy No 1—Development Standards*, or

[36] Clause 14 (1) (e2)–(e4)

Insert after clause 14 (1) (e1):

- (e2) the land comprises an allotment resulting from a boundary adjustment consented to under this plan or an allotment resulting from a boundary adjustment defined as complying development under this plan, but only where a dwelling may have legally been erected prior to the boundary adjustment, or
- (e3) the land comprises an allotment resulting from a subdivision for road widening, but only where a dwelling may have legally been erected prior to the subdivision, or
- (e4) the land comprises an allotment resulting from a subdivision for resumption for a public purpose, but only where a dwelling may have legally been erected prior to the subdivision, or

[37] Clause 14 (4)

Insert "or destroyed by a fire, a flood or a similar natural event" after "demolished".

[38] Clause 16 What controls apply to rural-residential development?

Insert "indicative" before "broken" in clause 16 (1).

[39] Clause 16 (5)

Omit the subclause.

Schedule 1 Amendments

[40] Clause 20 What controls apply to development in the coastal protection zone?

Omit clause 20 (2). Insert instead:

- (2) The Council must not grant consent to development on land within Zone 7 (f):
 - (a) that is likely to be inundated, and
 - (b) that is indicated as a coastal hazard area by black cross hatching on the map,

except with the concurrence of the Director-General.

[41] Clause 20 (3)

Omit "Director". Insert instead "Director-General".

[42] Clause 21

Omit the clause. Insert instead:

21 Who must be consulted about proposed development in the coastal hazard area?

The Council must not grant consent to development within the coastal hazard area indicated by black cross hatching as shown on the map unless it has notified the Director-General of the Department of Natural Resources and taken into consideration any representations made to it by that Director-General within 30 days after sending the notice.

[43] Clause 22 What provisions apply to dwelling-houses fronting unformed or unmade roads?

Omit the clause.

[44] Clause 25 What residential zones apply in this plan?

Omit "junkyards;" and "materials recycling depots;" wherever occurring from Item 5 of the matter relating to Zones 2 (a), 2 (b), 2 (c) and 2 (d) in the development control table to the clause.

[45] Clause 25, development control table

Omit "manufactured home estates;" from Item 5 of the matter relating to Zones 2 (a), 2 (b) and 2 (d).

[46] Clause 25, development control table

Insert "recycling depots;" after "recreation vehicle areas;" in Item 5 of the matter relating to Zones 2 (a), 2 (b), 2 (c), 2 (d) and 2 (v).

Amendments Schedule 1

[47] Clause 25, development control table

Insert "rural industries;" after "roadside stalls;" in Item 5 of the matter relating to Zones 2 (a), 2 (b), 2 (c), and 2 (d).

[48] Clause 25, development control table

Omit "cluster housing;", "medium density housing;" and "residential flat buildings;" from Item 5 of the matter relating to Zone 2 (c).

[49] Clause 25, development control table

Insert "Exempt development." as a new paragraph at the end of Item 3 of the matter relating to Zone 2 (c).

[50] Clause 25, development control table

Insert "multi-dwelling housing;" after "motor showrooms;" in Item 5 of the matter relating to Zone 2 (c).

[51] Clause 25, development control table

Omit "motels;" where secondly occurring in Item 5 of the matter relating to Zone 2 (c).

[52] Clause 25, development control table

Insert "rural industries;" after "restricted premises;" in Item 5 of the matter relating to Zone 2 (v).

[53] Clause 26 What controls apply to residential subdivisions?

Insert "or clause 30A" after "clause 27" in clause 26 (1).

[54] Clause 26 (1)

Insert ", exclusive of any access handle in the case of hatchet-shaped allotments" after "metres".

[55] Clause 29 What site area requirements apply in residential zones for multi-dwelling housing?

Omit "dwelling-house" from clause 29 (1). Insert instead "dwelling".

[56] Clause 29 (1), Table

Omit "Residential flat buildings, medium density housing" from the Table to clause 29 (1).

Insert instead "Multi-dwelling housing".

Schedule 1 Amendments

[57] Clause 29 (1), Table

Omit the matter relating to "Cluster housing".

[58] Clause 30 What specific controls apply for erection of dwelling-houses at Valla Beach?

Omit the clause.

[59] Clause 30A

Omit the clause. Insert instead:

30A What controls apply to dual occupancy development?

- (1) Land within Zone 2 (a), 2 (b), 2 (d) or 2 (v) may be developed for a dual occupancy if the area of the land is:
 - (a) at least 450 square metres for two attached dwellings, or
 - (b) at least 600 square metres for two detached dwellings.
- (2) Land within Zone 2 (a), 2 (b), 2 (d) or 2 (v) may be subdivided to create separate land titles for each of the two dwellings that have been or will be created by dual occupancy development, regardless of any other provision of this plan, but only if:
 - (a) the consent authority has granted consent for the subdivision, and
 - (b) the dwellings are connected to the Council's sewerage system or the Council is satisfied that the system is available for connection and that the dwellings will be connected to it, and
 - (c) in the case of two attached dwellings, the area of the land to be subdivided is at least 450 square metres, and
 - (d) in the case of two detached dwellings, the area of the land to be subdivided is at least 600 square metres.
- (3) The consent authority must not grant consent to such a subdivision unless the consent relates to land on which the dual occupancy development has been carried out or to land in respect of which the consent authority grants consent at the same time for the dual occupancy development.

[60] Clause 31 What business zones apply in this plan?

Omit "camp or caravan sites;" from Item 5 of the matter relating to Zone 3 (a) in the development control table to the clause.

Insert instead "camping grounds; caravan parks;".

Amendments Schedule 1

[61] Clause 31, development control table

Omit "cluster housing;", "junkyards;", "materials recycling depots;" and "residential flat buildings (other than those used in conjunction with another land use which is not prohibited);" from Item 5 of the matter relating to Zone 3 (a).

[62] Clause 31, development control table

Insert "multi-dwelling housing (other than those used in conjunction with another land use that is not prohibited);" after "mining" in Item 5 of the matter relating to Zone 3 (a).

[63] Clause 31, development control table

Insert "recycling depots;" after "offensive or hazardous industries;" in Item 5 of the matter relating to Zone 3 (a).

[64] Clause 31, development control table

Insert "rural industries;" after "roadside stalls;" in Item 5 of the matter relating to Zone 3 (a).

[65] Clause 33 What industrial zones apply in this plan?

Omit "cluster housing;", "medium density housing;" and "residential flat buildings;" wherever occurring from Item 5 of the matter relating to Zones 4 (a) and 4 (b) in the development control table to the clause.

[66] Clause 33, development control table

Omit "dwelling-houses" wherever occurring from Item 5 of the matter relating to Zones 4 (a) and 4 (b).

Insert instead "dwellings".

[67] Clause 33, development control table

Insert "medical centres;" before "mining;" wherever occurring in Item 5 of the matter relating to Zones 4 (a) and 4 (b).

[68] Clause 33, development control table

Insert "multi-dwelling housing;" after "motels;" wherever occurring in Item 5 of the matter relating to Zones 4 (a) and 4 (b).

[69] Clause 33, development control table

Omit "junkyards;" from Item 5 of the matter relating to Zone 4 (b).

Schedule 1 Amendments

[70] Clause 36 What open space zones apply in this plan?

Omit "community facilities" from Item 4 of the matter relating to Zone 6 (a) in the development control table to the clause.

Insert instead "community centres".

[71] Clause 36, development control table

Insert "earthworks;" before "educational establishments;" wherever occurring in Item 4 of the matter relating to Zones 6 (a) and 6 (c).

[72] Clause 36, development control table

Insert "community centres;" after "communication facilities;" in Item 4 of the matter relating to Zone 6 (c).

[73] Clause 40 What tourist zone applies in this plan?

Omit "south of Teague Creek, Lower Nambucca" from Item 2 of the matter relating to Zone 10 in the development control table to the clause.

Insert instead "on the fringe of urban areas, that is of high environmental quality and readily accessible from the regional road network".

[74] Clause 40, development control table

Omit "residential flat buildings and medium density housing associated another land use permitted within this zone;" from Item 4 of the matter relating to Zone 10.

[75] Clause 40, development control table

Insert "earthworks;" before "general stores" in Item 4 of the matter relating to Zone 10.

[76] Clause 40, development control table

Insert "multi-dwelling housing associated with another land use permitted within this zone;" after "motels;" in Item 4 of the matter relating to Zone 10.

[77] Clause 44 Are heritage applications advertised?

Omit "Sections 84, 85, 86, 87 (1) and 90" from clause 44 (1).

Insert instead "Sections 79, 79A and 79C".

Amendments Schedule 1

[78] Clause 48

Omit the clause. Insert instead:

48 What restrictions apply to the development of land subject to bush fire hazards?

In deciding whether to grant consent to any development on bush fire prone land, the Council:

- (a) must have regard to the relevant provisions of the *Rural Fires Act 1997*, the *Environmental Planning and Assessment Act 1979* and the document entitled *Planning for Bushfire Protection* published by the NSW Rural Fire Service in collaboration with Planning NSW in December 2001, or such Acts, regulations or documents as may replace these, and be satisfied that the relevant provisions have been complied with, and
- (b) must consider whether the measures adopted to avoid or mitigate the threat from bush fire are adequate for the locality, having regard to:
 - (i) the siting of development, and
 - (ii) the design and construction of structures, and
 - (iii) the clearing of vegetation, and
 - (iv) the provision of Asset Protection Zones, and
 - (v) the provision of landscaping and fire control aids, such as roads and water supplies, and
- (c) must consider the potential environmental impacts of measures proposed to avoid or mitigate the threat from bush fire.

[79] Clause 49 What restrictions apply to development of flood prone land?

Omit clause 49 (4). Insert instead:

(4) The Council may consent to the erection of a building on flood liable land only if the Council is satisfied that, in addition to the matters contained in subclause (3), the proposed building complies with the requirements of Table A1 of the *Nambucca Shire Council Floodplain Risk Management Plan February* 2005.

Schedule 1 Amendments

[80] Clause 49 (7)

Omit the subclause. Insert instead:

- (7) In considering any application for development consent relating to flood liable land, the Council must have regard to:
 - (a) the principles and guidelines contained in the New South Wales Government's *Floodplain Development Manual April* 2005, and
 - (b) the *Nambucca Shire Council Floodplain Risk Management Plan February 2005*.

[81] Clause 49 (8)

Omit the subclause.

[82] Clause 52, heading

Omit ", being roads, drainage, recreation areas, car parking etc".

Insert instead "and facilities".

[83] Clause 55 What general provisions apply to advertising?

Omit clauses 55 (1) and (3).

[84] Clause 59 What restrictions apply to development on State or regional roads?

Omit "classified road" wherever occurring.

Insert instead "State or regional road".

[85] Clause 67

Insert after clause 66:

67 What restrictions apply to development adjoining railways?

The Council must not consent to any proposed development adversely impacted upon by railway-related noise and vibration, unless the development incorporates mitigation measures to the satisfaction of the Council.

[86] Schedule 1 Considerations for rural-residential subdivisions

Omit "a report and maps prepared by the Department of Conservation and Land Management entitled 'Urban and Rural Residential Capability Survey of the Nambucca Shire—May 1992" from paragraph (e).

Insert instead "the map entitled 'Department of Land and Water Conservation Urban Land Capability Map (2000)".

Amendments Schedule 1

[87] Schedule 3 Heritage items

Omit "Corner of Cooper and Wallace Streets" from the matter relating to "Nambucca Hotel".

Insert instead "2-4 Wallace Street".

[88] Schedule 3

Insert "15–17" before "River Street" in the matter relating to The Star Hotel in Macksville.

[89] Schedule 5

Omit the Schedule. Insert instead:

Schedule 5 Additional uses of land

(Clause 51)

Bowraville

Lots 48 and 99, DP 755537, South Arm Road and Adam Lane, Bowraville—recreation and bowling club; golf course; pre-school.

Lower Nambucca

Lot 3, DP 842158 and Lot 9, DP 749152, Pacific Highway, Lower Nambucca—motor showroom.

Lot 3, DP 842158 and Lot 9, DP 749152, Pacific Highway, Lower Nambucca—car repair station.

Macksville

Lots 1, 2 and 3, DP 32178, Pacific Highway, Macksville—the erection of a single dwelling-house on the combined area.

Lots 11, 12 and 18, DP 245262, Nursery Road, Macksville—camping ground and caravan park.

Lot 2, DP 245263, Nursery Road, Macksville—motor showroom (for commercial trucks) as per amended *Drawing No DA01A*, Diagram 3, dated 18 July 1994, prepared by Gutteridge Haskins and Davey Pty Ltd, Consulting Engineers and Environmental Planners, deposited in the office of the Council.

Lot 6, DP 245595 and Lot 53, DP 825987, Gumma Road, Macksville—industrial shed for the fabrication of water tanks.

Lot 2, DP 538542, River Street, Macksville—aquaculture.

Schedule 1 Amendments

Nambucca Heads

White Albatross Caravan Park, Nambucca Heads (being the land identified as such by a plan Catalogue No MS 4624, a copy of which is deposited in the office of the Council)—conversion of existing dwelling-house into two storey multi-dwelling housing.

Crown land, Part Section 53 (excluding Allotments 1 and 2), Liston and Pilot Streets, Nambucca Heads—tourist accommodation; recreation establishments; recreation facilities and refreshment rooms (but only in conjunction with tourist accommodation or multi-dwelling housing).

Lot 72, DP 561932, Pacific Highway, Nambucca Heads—erection of motel and ancillary uses subject to compliance with the State Government's *Flood Plain Development Manual* published in 1986, a copy of which is deposited in the office of the Council.

Crown land, Lot 1, DP 822827 being part of R63811 (Headland Reserve), Nambucca Heads on which the Headland Caravan Park is situated—caravan park; camping ground; holiday cabins; refreshment rooms.

Lot 26, DP 790194, Faringdon Way and Part Lot 77, DP 832082, containing an area 14.77ha fronting Bellwood Road, Nambucca Heads—multi-dwelling housing at the ratio of one dwelling-house per 230m² of site area and the development of a manufactured home estate pursuant to *State Environmental Planning Policy No 36—Manufactured Home Estates*.

Lot 7, DP 791609, Marshall Way, Nambucca Heads—commercial premises.

Taylors Arm

Lot 1, DP 211284, Greenhills Road, Upper Taylors Arm Village—intensive livestock keeping (rabbit farming).



Tweed Local Environmental Plan 2000 (Amendment No 9)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (G92/00014/PC)

FRANK SARTOR, M.P., Minister for Planning

e05-218-09.p01 Page 1

Clause 1

Tweed Local Environmental Plan 2000 (Amendment No 9)

Tweed Local Environmental Plan 2000 (Amendment No 9)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Tweed Local Environmental Plan 2000 (Amendment No 9).

2 Aims of plan

This plan aims to rezone the land to which this plan applies to Zone 4 (a) Industrial under *Tweed Local Environmental Plan 2000* to allow its use for industrial purposes.

3 Land to which plan applies

This plan applies to land in the local government area of Tweed, being part of Lot 2, DP 1069561, Wardrop Valley Road, Wardrop Valley, South Murwillumbah, as shown coloured purple, edged heavy black and lettered "4 (a)" on the map marked "Tweed Local Environmental Plan 2000 (Amendment No 9)" deposited in the offices of Tweed Shire Council.

4 Amendment of Tweed Local Environmental Plan 2000

Tweed Local Environmental Plan 2000 is amended by inserting in appropriate order in Part 2 of Schedule 6 the following words:

Tweed Local Environmental Plan 2000 (Amendment No 9)



Woollahra Local Environmental Plan 1995 (Amendment No 55)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRE0000071/S69)

JOHN HATZISTERGOS, M.L.C., Acting Minister for Planning

e06-016-11.p01 Page 1

Clause 1

Woollahra Local Environmental Plan 1995 (Amendment No 55)

Woollahra Local Environmental Plan 1995 (Amendment No 55)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Woollahra Local Environmental Plan 1995 (Amendment No 55).

2 Aim of plan

The plan aims to amend Woollahra Local Environmental Plan 1995:

- (a) to add properties in Darling Point, Rose Bay and Bellevue Hill to the schedule of heritage items, and
- (b) to add properties in Bellevue Hill to the schedule of heritage items forming a heritage item group, and
- (c) to create heritage conservation areas for land in Victoria Road, Bellevue Hill, and
- (d) to remove No 15 Ian Street, Rose Bay from the schedule of heritage items.

3 Land to which plan applies

This plan applies to land within the local government area of Woollahra shown by distinctive colouring and edged heavy black in the set of maps marked "Woollahra Local Environmental Plan 1995 (Amendment No 55)—Heritage Conservation Map", deposited in the office of Woollahra Council.

4 Amendment of Woollahra Local Environmental Plan 1995

Woollahra Local Environmental Plan 1995 is amended as set out in Schedule 1.

Woollahra Local Environmental Plan 1995 (Amendment No 55)

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Schedule 1 Definitions

Insert in appropriate order in the definition of *heritage conservation map*:

Woollahra Local Environmental Plan 1995 (Amendment No 55)—Heritage Conservation Map

[2] Schedule 3 Heritage items

Insert in appropriate order of street, suburb and street number:

Bellevue Park Rd, Bellevue Hill	1A	Ben Ledi—house and grounds
Birriga Rd, Bellevue Hill	40	Dalkeith—residential flat building, garages, stone paving, brick and stone retaining walls and stairs—Birriga Rd heritage item group (see also 40A and 40B Birriga Rd, Bellevue Hill)
Birriga Rd, Bellevue Hill	40A	Exeter—residential flat building, garages, stone paving, brick and stone retaining walls and stairs—Birriga Rd heritage item group (see also 40 and 40B Birriga Rd, Bellevue Hill)
Birriga Rd, Bellevue Hill	40B	Warrington—residential flat building, garages, stone paving, brick and stone retaining walls and stairs—Birriga Rd heritage item group (see also 40 and 40A Birriga Rd, Bellevue Hill)
Birriga Rd, Bellevue Hill	81	Cumberland—residential flat building, dwarf brick walls, paving and grounds—Birriga Rd heritage item group No 2 (see also 81A Birriga Rd, Bellevue Hill)
Birriga Rd, Bellevue Hill	81A	Westmoreland—residential flat building, dwarf brick walls, paving and grounds—Birriga Rd heritage item group No 2 (see also 81 Birriga Rd, Bellevue Hill)
Bundarra Rd, Bellevue Hill	7	Bundarra—house and grounds
Eastbourne Rd, Darling Point	15	Kendall Lodge—house and grounds
Fairfax Rd, Bellevue Hill	10	House and grounds

Woollahra Local Environmental Plan 1995 (Amendment No 55)

Schedule 1 Amendments

Fairfax Rd, Bellevue Hill	12	Lincluden—residential flat building, sandstone retaining wall and balustrade
Fairfax Rd, Bellevue Hill	22	Chislehurst—residential flat building and grounds
New South Hd Rd, Rose Bay	593	The Chilterns—residential flat building and grounds
O'Sullivan Rd, Bellevue Hill	275	Residential flat building and grounds—O'Sullivan Rd heritage item group (see also 277 O'Sullivan Rd, Bellevue Hill)
O'Sullivan Rd, Bellevue Hill	277	Residential flat building and grounds—O'Sullivan Rd heritage item group (see also 275 O'Sullivan Rd, Bellevue Hill)
Spencer Street, Rose Bay	23	House and grounds
Victoria Rd, Bellevue Hill	165	Residential flat building and grounds— Victoria Rd heritage item group (see also 167 Victoria Rd, Bellevue Hill)
Victoria Rd, Bellevue Hill	167	Residential flat building and grounds— Victoria Rd heritage item group (see also 165 Victoria Rd, Bellevue Hill)
Victoria Rd, Bellevue Hill	206A	Glamis—residential flat building, front boundary wall, entry link and grounds

[3] Schedule 3

Omit:

Ian St, Rose Bay 15 House

ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of compulsory acquisition of land in the Local Government Area of Warringah

THE Minister administering the Environmental Planning and Assessment Act 1979 declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991

for the purposes of the Environmental Planning and Assessment Act 1979.

Dated at Sydney this 18th day of January 2006.

By Her Excellency's Command

FRANK SARTOR, M.P., Minister for Planning

SCHEDULE

1. All that piece or parcel of land situated in the Local Government Area of Warringah, Parish of Manly Cove, County of Cumberland being Lot 31, Deposited Plan 539503, being the whole of the land comprised in Folio Identifier 31/539503 said to be in the ownership of Scanaust Company Pty Limited.

Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2002

Clause 39(4) – Notice of Aquaculture Lease Renewal

THE Minister has renewed the following Class 1 Aquaculture Leases:

OL96/072 within the estuary of Brisbane Water, having an area of 0.9512 hectares to Leon Maxwell POST and Kim Louise POST of Karuah NSW, for a term of 15 years expiring on 12 November 2020.

OL59/244 within the estuary of the Hawkesbury River, having an area of 2.5550 hectares to Gary Bruce BINSKIN and Belinda Ann BINSKIN of Mt Colah NSW, for a term of 15 years expiring on 30 August 2020.

OL59/391 within the estuary of Pambula River, having an area of 0.7938 hectares to Michael YOUNG of Pambula NSW, for a term of 15 years expiring on 23 January 2020.

OL60/048 within the estuary of Pambula River, having an area of 0.5336 hectares to Michael YOUNG of Pambula NSW, for a term of 15 years expiring on 29 March 2020.

OL59/320 within the estuary of Port Stephens, having an area of 4.9358 hectares to PISCES AQUACULTURE HOLDINGS PTY LTD of Killara NSW, for a term of 15 years expiring on 17 January 2021.

OL85/115 within the estuary of Port Stephens, having an area of 1.0778 hectares to Geraldine Elizabeth ASHLEY of Oyster Cove, via Williamtown NSW, for a term of 15 years expiring on 18 February 2020.

OL61/023 within the estuary of Port Stephens, having an area of 4.1099 hectares to Graham Edward DESSENT and Lynette DESSENT of Lemon Tree Passage NSW, for a term of 15 years expiring on 26 November 2020

OL76/030 within the estuary of Camden Haven, having an area of 1.5251 hectares to Stephen Craig LOBSTON of Dunbogan NSW, for a term of 15 years expiring on 19 November 2021.

OL61/161 within the estuary of Camden Haven, having an area of 0.6678 hectares to Ian Campbell CRISP and Rosanna Catherine CRISP of Coopernook NSW, for a term of 15 years expiring on 31 August 2021.

Bill Talbot, A/Director, Fisheries Management, Agriculture, Fisheries and Regional Relations Division, Department of Primary Industries

PLANT DISEASES ACT 1924

OR90: Order under section 13A

- I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 13A of the Plant Diseases Act 1924, believe that this Order is necessary in order to avoid an adverse effect on trade in fruit, and by this Order I hereby:
 - 1. From 30 April 2006, authorise an inspector to enter all land or premises with a frontage to or access from a street which is within an urban 60 km an hour or less

- speed limit zone in the towns specified in Schedule 1 to carry out the fruit fly treatment specified in Schedule 2, to control the pest Queensland Fruit Fly, and
- 2. Provide that the process for objecting to the carrying out of fruit fly treatment is as specified in Schedule 3.

SCHEDULE 1

Specified Towns

Barellan	Griffith	Menindee
Barham	Grong Grong	Moama
Barooga	Hay	Mulwala
Berrigan	Hillston	Narrandera
Broken Hill	Howlong	Tocumwal
Corowa	Jerilderie	Wamoon
Darlington Point	Kamarah	Yanco
Deniliquin	Leeton	Yenda
Finley	Mathoura	
Goolgowi	Merriwagga	

SCHEDULE 2

Fruit Fly Treatment

In this Order-

fruit fly treatment means any one or a combination of the following:

(a) Fruit fly bait spraying:

A registered insecticide plus protein autolysate extract is applied to plant foliage as a spot spray from a backpack spray unit.

Note: The registered insecticide is Hy-Mal® that has the active constituent "maldison". The protein autolysate extract is Natflav 500®. Australian Pesticides & Veterinary Medicines Authority permit number: PER7364.

(b) Cover spray of fruit trees:

A registered insecticide spray is applied to the plant foliage and fruit on fruit trees as a mist spray from a backpack spray unit or by a powered spray unit.

Note: The registered insecticide is Lebaycid® that has the active constituent "fenthion".

(c) The release of sterile Queensland Fruit Fly.

SCHEDULE 3

Objection to Fruit Fly Treatment Authorised by this Order

- 1. An occupier of land or premises on which fruit fly treatment is authorised by this Order to be carried out may object to the carrying out of the fruit fly treatment.
- 2. An objection must:
 - (a) be in writing addressed to the Director-General of the NSW Department of Primary Industries, and
 - (b) identify the property concerned and state the name and contact details of the person objecting.

- 3. An objection will only be considered if it is:
 - (a) received by the Regional Director, DPI Relations South West, NSW Department of Primary Industries, Private Mail Bag, Yanco NSW 2703, by 4:00 p.m., on 29 April 2006, or
 - (b) delivered to an inspector who, for the purpose of carrying out the fruit fly treatment, has entered the land or premises of the person objecting to the fruit fly treatment being carried out.
- 4. An objection received under paragraph 3(a) of Schedule Three but not within the time specified in that paragraph, may be considered before the time that an inspector attends a property to carry out the fruit fly treatment.

Note: This Order remains in force for 6 months from the date it is made.

Dated this 26th day of April 2006.

IAN MACDONALD, M.L.C., Minister for Primary Industries

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(06-122)

No. 2699, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 1583 units, for Group 10, dated 20 March 2006. (Wagga Wagga Mining Division).

(06-143)

No. 2719, AUZEX RESOURCES LIMITED (ACN 106 444 606), area of 12 units, for Group 1, dated 26 April 2006. (Inverell Mining Division).

(06-144)

No. 2720, MONARO MINING NL (ACN 073 155 781), area of 112 units, for Group 1, dated 27 April 2006. (Sydney Mining Division).

(06-145)

No. 2722, David HOBBY and Belinda Maree HOBBY, area of 3 units, for Group 1, dated 27 April 2006. (Orange Mining Division).

MINING LEASE APPLICATION

(05-5814)

No. 277, COAL AND ALLIED OPERATIONS PTY LIMITED (ACN 000 023 656), area of about 22.81 hectares, to mine for coal, dated 10 March 2006. (Singleton Mining Division).

IAN MACDONALD, M.L.C., Minister for Mineral Resources

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T03-0884)

No. 2203, now Exploration Licence No. 6547, STEINER HOLDINGS PTY LTD (ACN 009 461 223), Counties of Tara and Windeyer, Map Sheet (7130, 7131, 7132), area of 509 units, for Group 10, dated 5 April 2006, for a term until 4 April 2008.

(05-230)

No. 2551, now Exploration Licence No. 6558, HILL END GOLD LIMITED (ACN 072 692 365), Counties of Bathurst and Roxburgh, Map Sheet (8731), area of 48 units, for Group 1, dated 13 April 2006, for a term until 12 April 2008.

(05-277)

No. 2595, now Exploration Licence No. 6559, Donald John PERKIN and GOLDEN REEF ENTERPRISES PTY LTD (ACN 008 138 136), County of Monteagle, Map Sheet (8529, 8530), area of 18 units, for Group 1, dated 13 April 2006, for a term until 12 April 2008. As a result of the grant of this title, Exploration Licence No. 5152 has ceased to have effect.

(05-281)

No. 2599, now Exploration Licence No. 6552, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), Counties of Bland and Gipps, Map Sheet (8331), area of 19 units, for Group 1, dated 3 April 2006, for a term until 2 April 2008.

(05-281)

No. 2599, now Exploration Licence No. 6553, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), Counties of Bland and Gipps, Map Sheet (8430), area of 10 units, for Group 1, dated 3 April 2006, for a term until 2 April 2008.

(05-281)

No. 2599, now Exploration Licence No. 6555, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), Counties of Bland and Gipps, Map Sheet (8329), area of 26 units, for Group 1, dated 3 April 2006, for a term until 2 April 2008.

(05-281)

No. 2599, now Exploration Licence No. 6554, CLANCY EXPLORATION PTY LTD (ACN 105 578 756), Counties of Bland and Gipps, Map Sheet (8330), area of 12 units, for Group 1, dated 3 April 2006, for a term until 2 April 2008.

(05-297)

No. 2614, now Exploration Licence No. 6548, MOLY MINES LIMITED (ACN 103 295 521), Counties of Murray and St Vincent, Map Sheet (8827), area of 109 units, for Group 1, dated 5 April 2006, for a term until 4 April 2008.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

NOTICE is given that the following applications have been refused:

EXPLORATION LICENCE APPLICATIONS

(04-608)

No. 2421, GOLD SEARCH INTERNATIONAL PTY LTD (ACN 104 089 581), County of Darling, Map Sheet (9037). Refusal took effect on 2 March 2006.

(05-162)

No. 2481, INTERNATIONAL MINERALS CORPORATION PTY LIMITED (ACN 106 416 513), County of Darling, Map Sheet (9037). Refusal took effect on 2 March 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(05-1397)

No. 2494, AUSTAR COAL MINE PTY LIMITED (ACN 111 910 822), County of Northumberland, Map Sheet (9132). Withdrawal took effect on 27 April 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

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

(06-2974)

Authorisation No. 372, CENTENNIAL MUNMORAH PTY LIMITED (ACN 101 508 963), area of 4314 hectares. Application for renewal received 24 April 2006.

(06-2975)

Authorisation No. 383, CENTENNIAL MANNERING PTY LTD (ACN 101 509 120), area of 1900 hectares. Application for renewal received 24 April 2006.

(06-2976)

Authorisation No. 384, CENTENNIAL MANNERING PTY LTD (ACN 101 509 120), area of 32 square kilometres. Application for renewal received 24 April 2006.

(06-2973)

Authorisation No. 441, CENTENNIAL MANNERING PTY LTD (ACN 101 509 120), area of 288 hectares. Application for renewal received 24 April 2006.

(T99-0196)

Exploration Licence No. 5737, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), area of 57 units. Application for renewal received 26 April 2006.

(T03-0878)

Exploration Licence No. 6249, GUM RIDGE MINING PTY LIMITED (ACN 108 530 650), area of 5 units. Application for renewal received 26 April 2006.

(T03-0971)

Exploration Licence No. 6250, REEDY CREEK PTY LIMITED (ACN 108 530 678), area of 42 units. Application for renewal received 26 April 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T92-0331)

Exploration Licence No. 4473, SITEGOAL PTY LIMITED (ACN 052 317 503), County of Cook, Map Sheet (8931), area of 1 unit, for a further term until 11 January 2008. Renewal effective on and from 27 April 2006.

(T00-0059)

Exploration Licence No. 5793, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8133), area of 8 units, for a further term until 13 November 2007. Renewal effective on and from 27 April 2006.

(T01-0132)

Exploration Licence No. 5909, FERROMIN PTY LIMITED (ACN 113 079 691), Counties of Forbes and Monteagle, Map Sheet (8630), area of 2 units, for a further term until 26 November 2007. Renewal effective on and from 18 April 2006.

(T03-0039)

Exploration Licence No. 6127, LYDAIL PTY LTD (ACN 076 772 275), Counties of Mouramba and Robinson, Map Sheet (8034, 8133, 8134), area of 98 units, for a further term until 23 September 2007. Renewal effective on and from 21 February 2006.

(T03-0082)

Exploration Licence No. 6150, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Mouramba, Map Sheet (8133), area of 21 units, for a further term until 16 November 2007. Renewal effective on and from 18 April 2006.

(T03-0836)

Exploration Licence No. 6162, TRIAKO RESOURCES LIMITED (ACN 008 498 119), Counties of Flinders and Mouramba, Map Sheet (8133), area of 49 units, for a further term until 25 November 2007. Renewal effective on and from 27 April 2006.

(T03-0119)

Exploration Licence No. 6163, TRIAKO RESOURCES LIMITED (ACN 008 498 119), County of Flinders, Map Sheet (8233), area of 4 units, for a further term until 25 November 2007. Renewal effective on and from 18 April 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

TRANSFERS

(06-2804)

Exploration Licence No. 5629, formerly held by Richard HINE has been transferred to CAPITAL MINING PTY LTD (ACN 104 551 171). The transfer was registered on 28 April 2006.

(06-2804)

Exploration Licence No. 5654, formerly held by HEEMSKIRK RESOURCES PTY LIMITED (ACN 085 881 232) and ABLEX PTY LTD (ACN 008 600 422) has been transferred to CAPITAL MINING PTY LTD (ACN 104 551 171). The transfer was registered on 28 April 2006.

(06-2804)

Exploration Licence No. 5697, formerly held by HEEMSKIRK RESOURCES PTY LIMITED (ACN 085 881 232) has been transferred to CAPITAL MINING PTY LTD (ACN 104 551 171). The transfer was registered on 28 April 2006.

(06-2804)

Exploration Licence No. 5985, formerly held by HEEMSKIRK RESOURCES PTY LIMITED (ACN 085 881 232) has been transferred to CAPITAL MINING PTY LTD (ACN 104 551 171). The transfer was registered on 28 April 2006.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

TRANSFER OF PART OF AN AUTHORITY

(06-528)

Authorisation No. 216, held by DIRECTOR GENERAL NSW DEPT OF PRIMARY INDUSTRIES ON BEHALF OF THE CROWN has been transferred in part to COAL MINES AUSTRALIA LIMITED. The transfer was registered on 12 April 2006.

Pursuant to section 123 of the Mining Act 1992:

- (1) Authorisation No. 216 has been cancelled as to the area transferred; and
- (2) Exploration Licence No. 6505 has been granted to COAL MINES AUSTRALIA LIMITED over the area transferred for a period until 28 February 2011.

Description of area part transferred:

An area of about 344 square kilometres, Counties of Buckland and Pottinger. For further information contact Titles Branch.

IAN MACDONALD, M.L.C., Minister for Mineral Resources

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Awaba State Forest

Awaba State Forest is located approximately 4 km NW of the township of Awaba. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Awaba Forest area: 3965 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

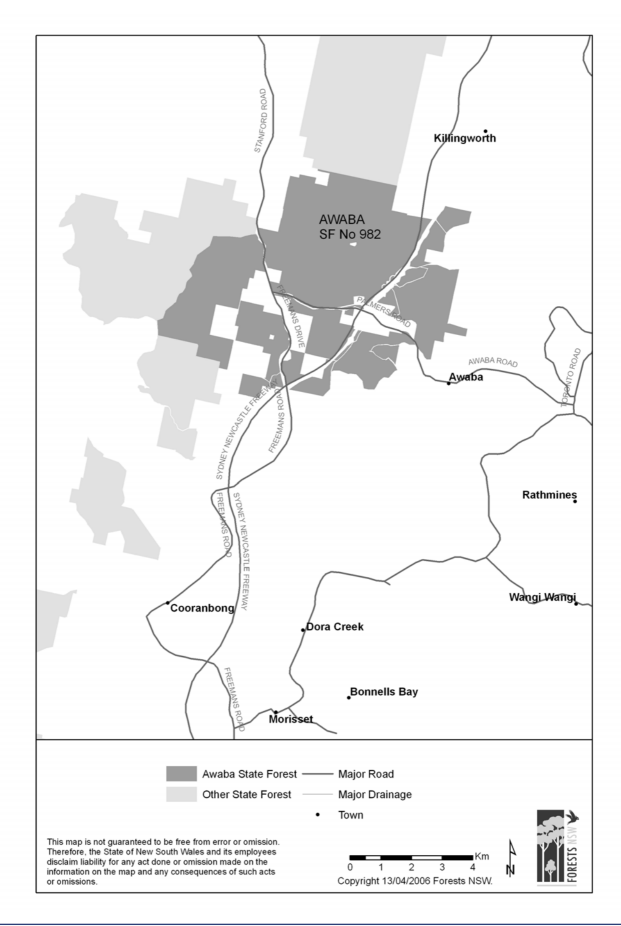
6. Requirements of the declaration

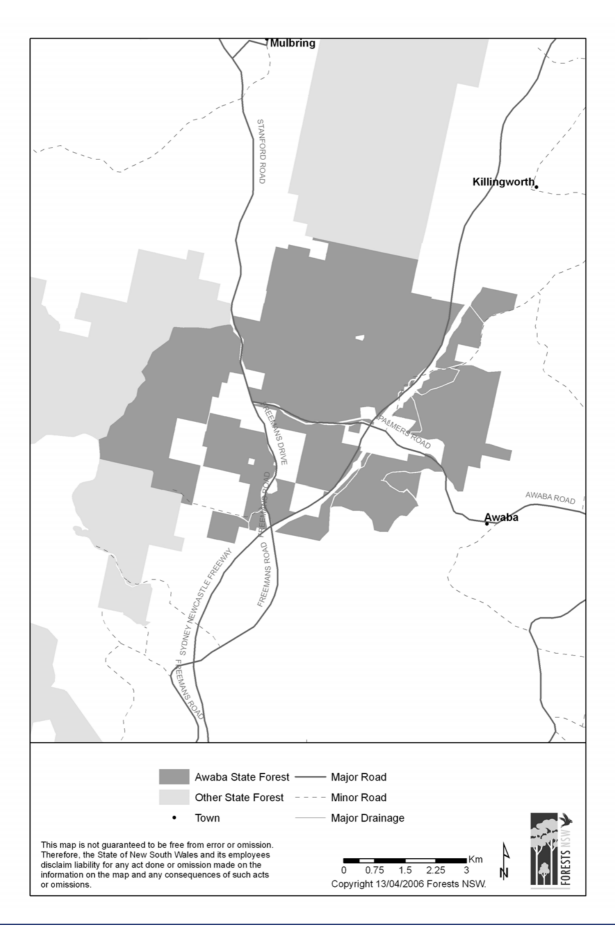
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Bagawa State Forest

Bagawa State Forest is located approximately 5 km NW of the township of Coramba. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bagawa Forest area: 5405 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the Game and Feral Animal Control Act 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

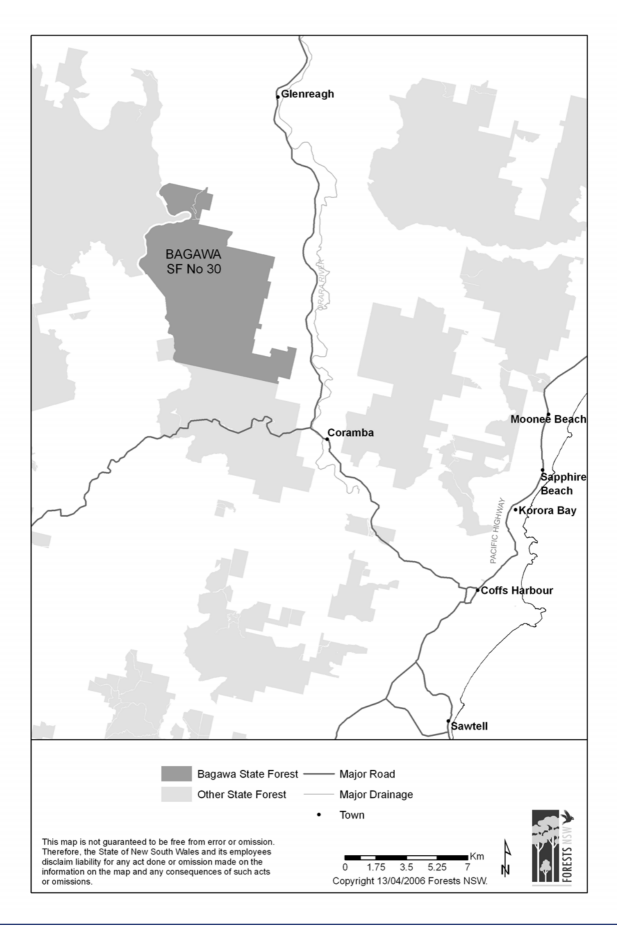
6. Requirements of the declaration

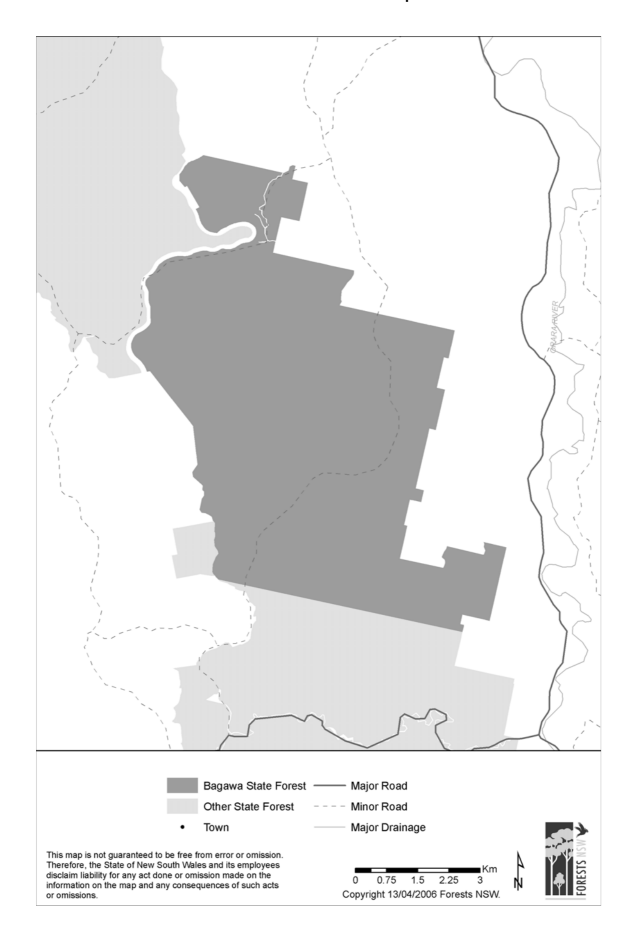
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Ballengarra State Forest

Ballengarra State Forest is located approximately 16 km NW of the township of Kempsey. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ballengarra Forest area: 6569 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

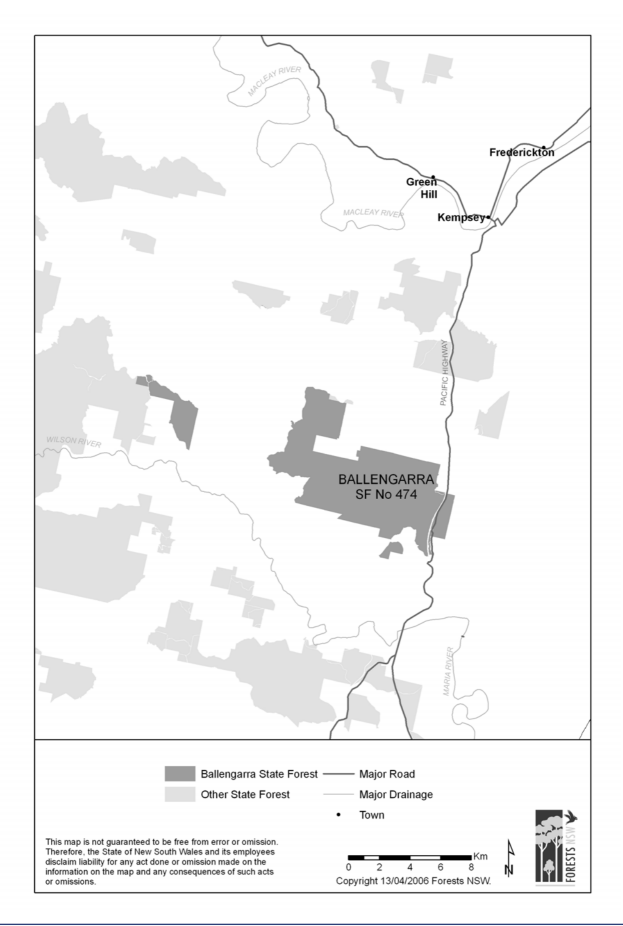
6. Requirements of the declaration

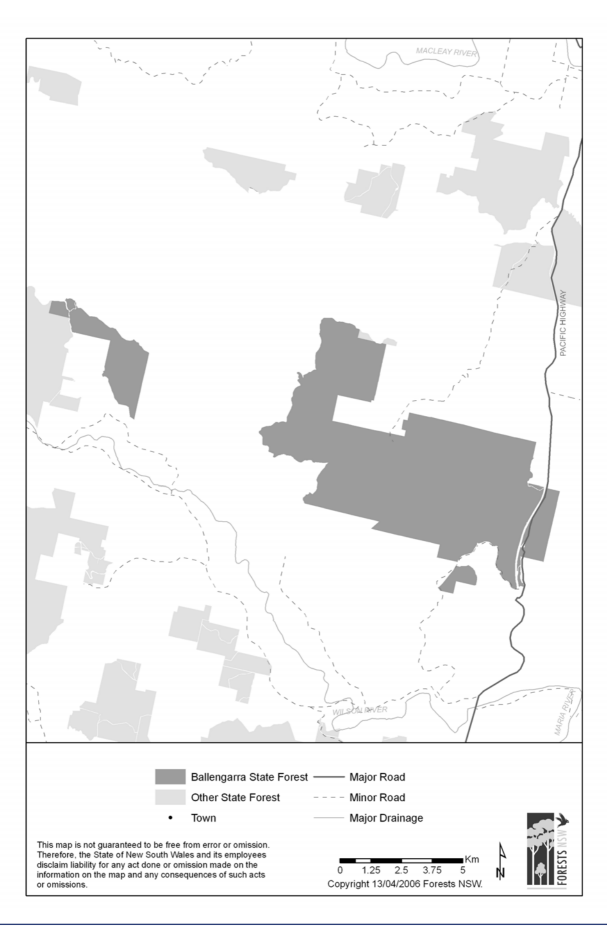
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Banyabba State Forest

Banyabba State Forest is located approximately 15 km NW of the township of Lawrence. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Banyabba Forest area: 3314 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

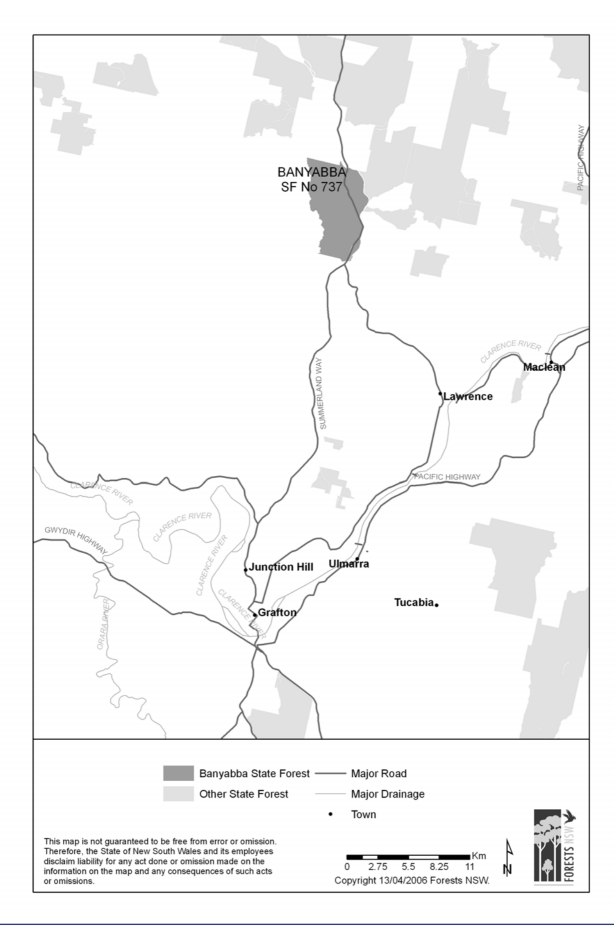
6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Barcoongere State Forest

Barcoongere State Forest is located approximately 6 km SW of the township of Wooli. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Barcoongere Forest area: 1679 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

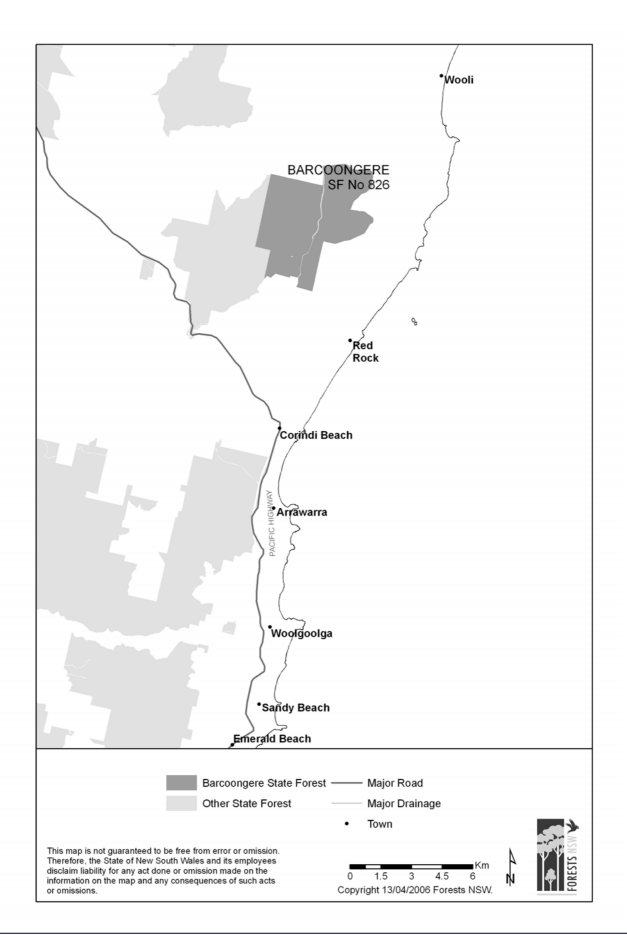
6. Requirements of the declaration

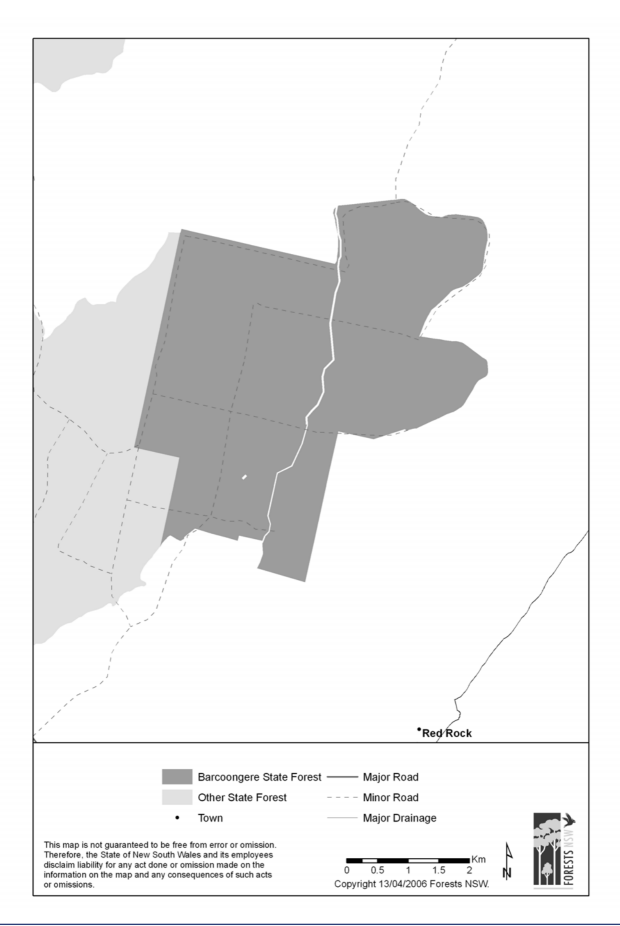
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Barrington Tops State Forest

Barrington Tops State Forest is located approximately 50 km NW of the township of Gloucester. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Barrington Tops Forest area: 11802 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

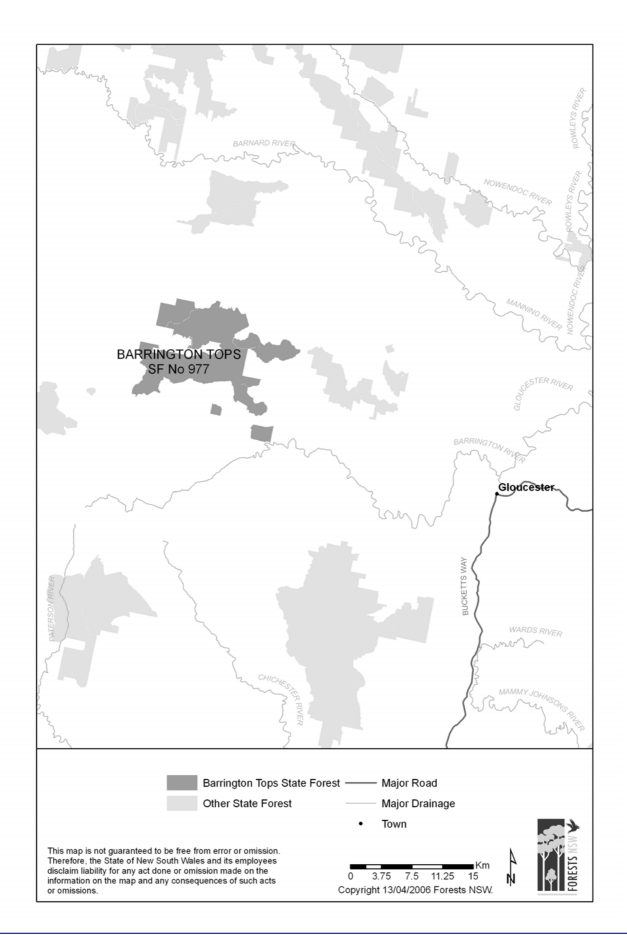
6. Requirements of the declaration

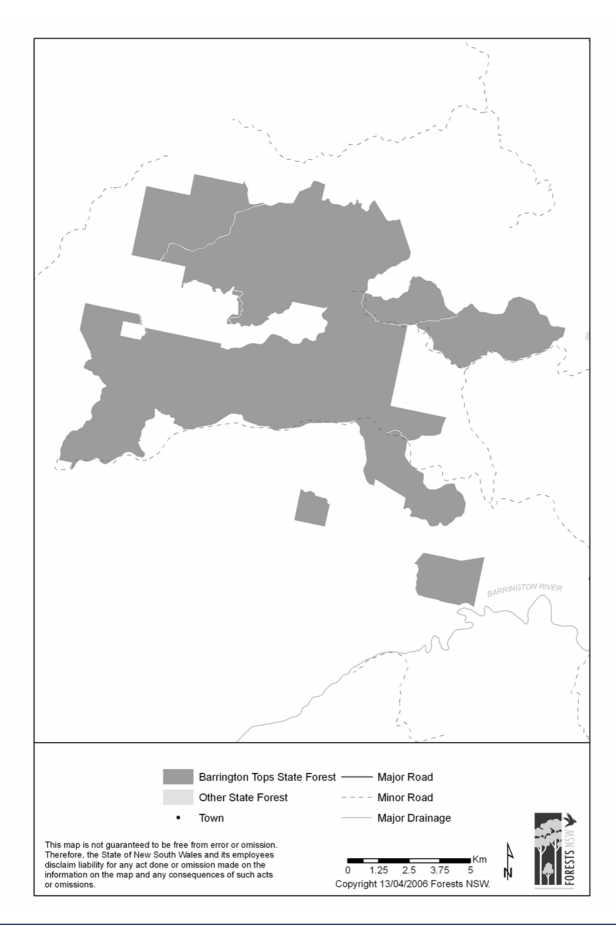
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Bellangry State Forest

Bellangry State Forest is located approximately 30 km NW of the township of Wauchope. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bellangry State Forest area: 6267 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

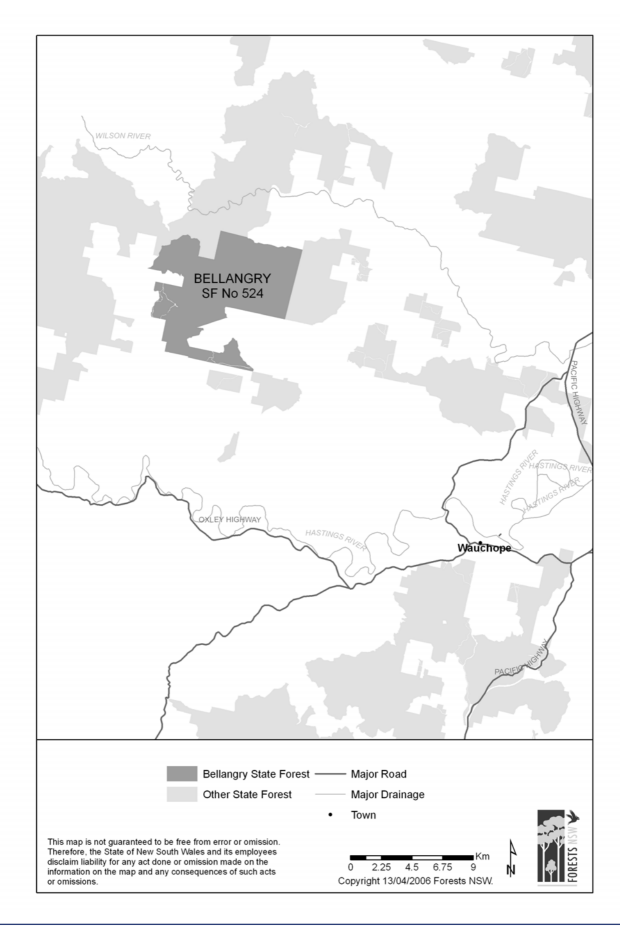
6. Requirements of the declaration

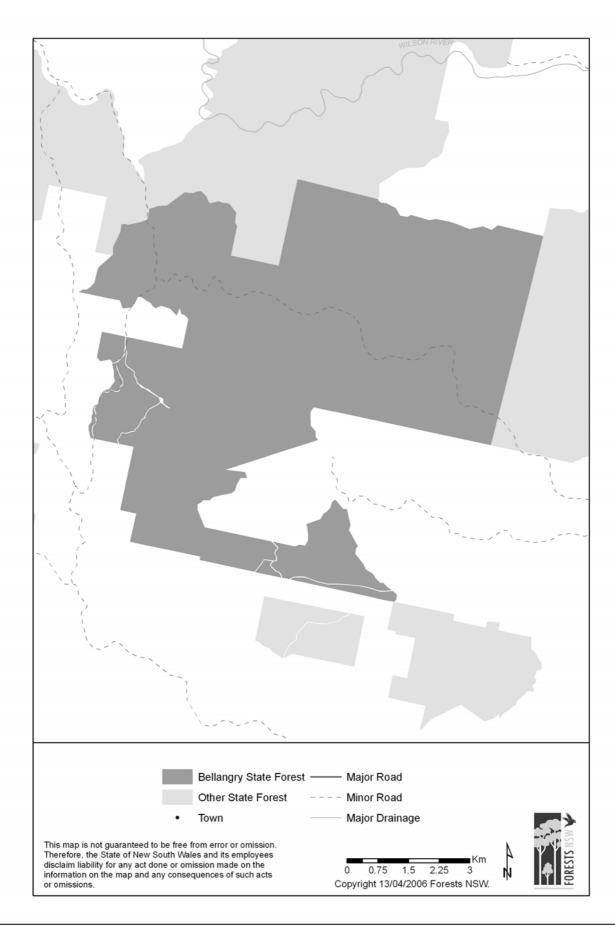
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Billilimbra State Forest

Billilimbra State Forest is located approximately 30 km SE of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Billilimbra State Forest area: 4167 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

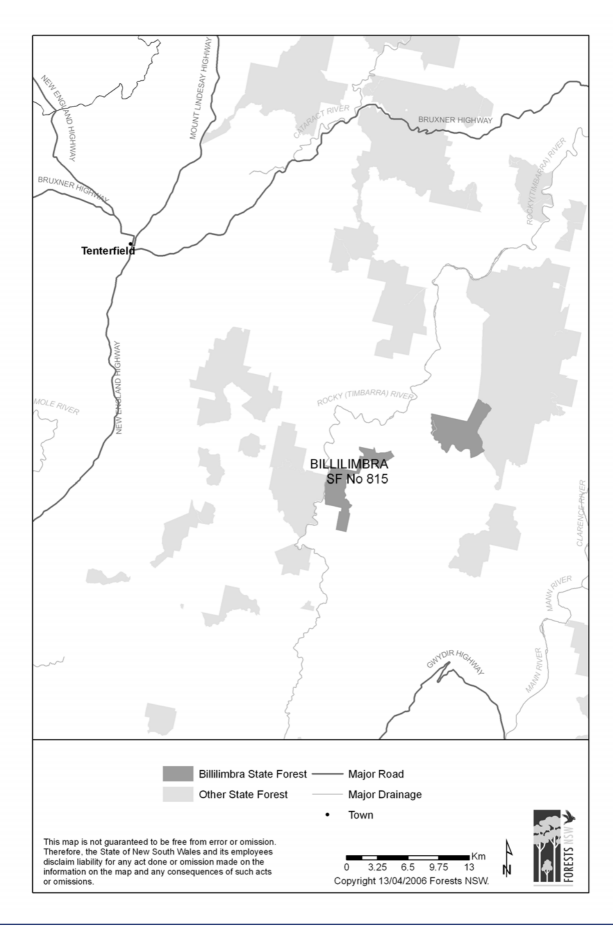
6. Requirements of the declaration

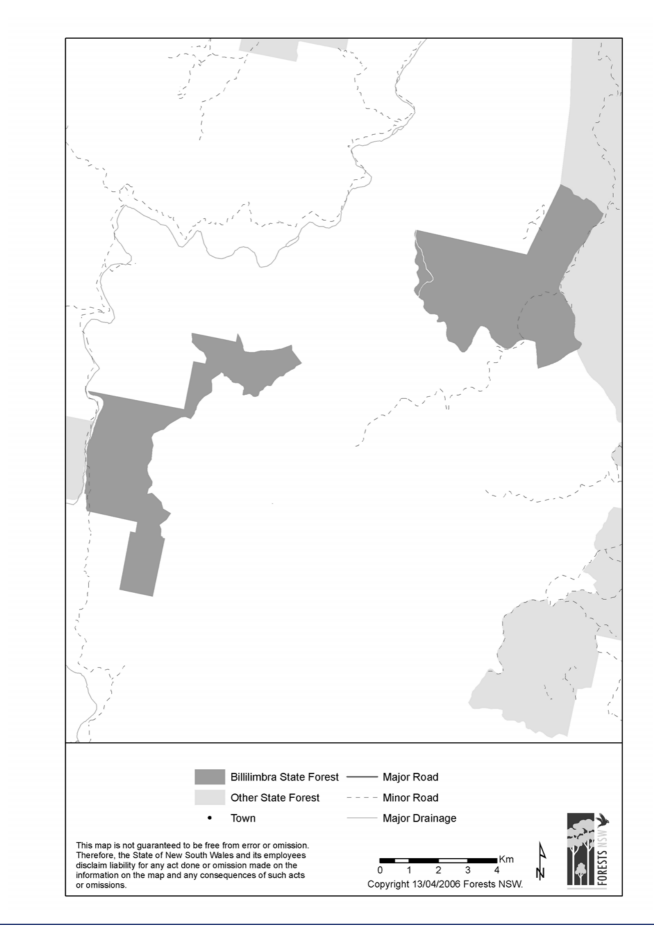
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Boonoo State Forest

Boonoo State Forest is located approximately 16 km NE of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. . Boonoo State Forest area: 4172 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

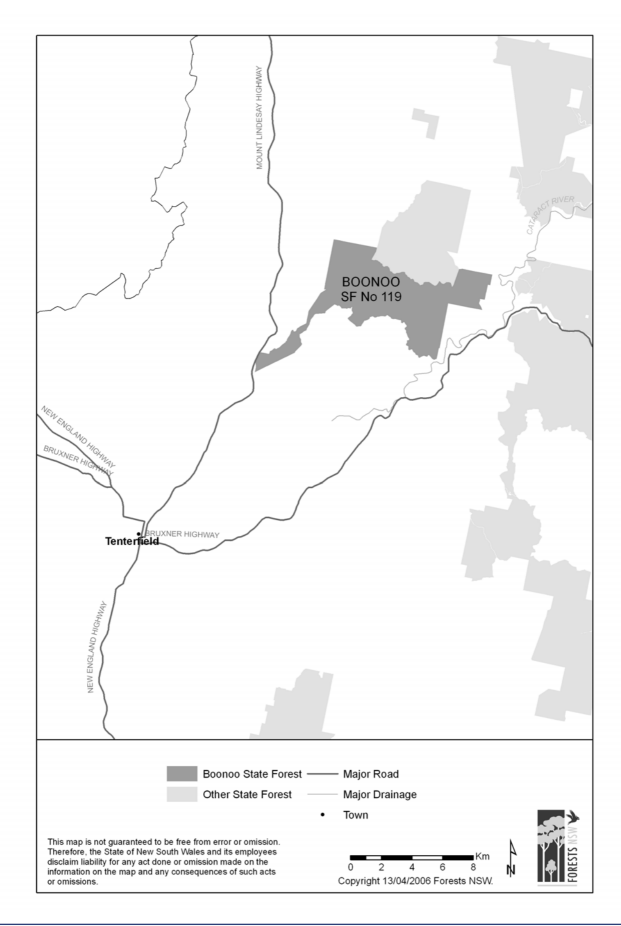
6. Requirements of the declaration

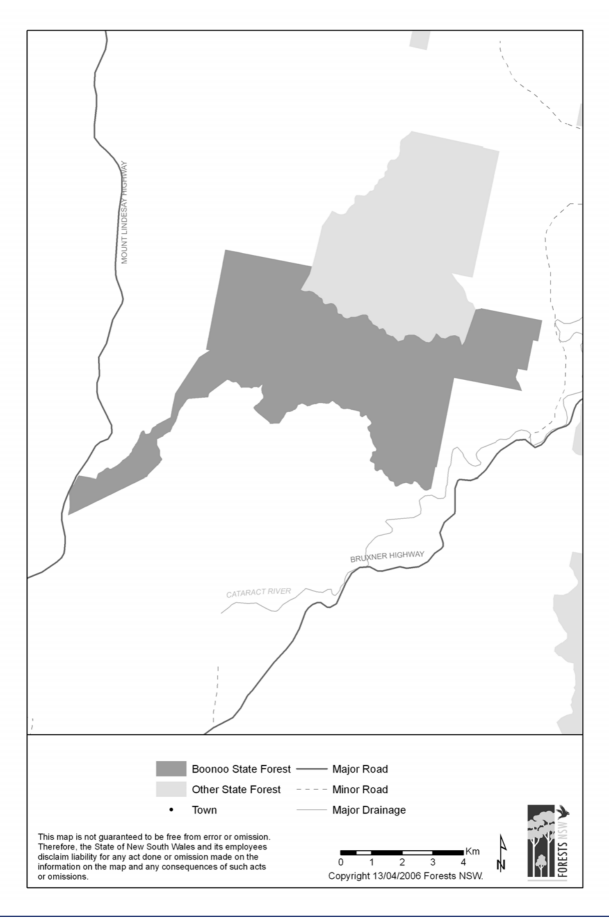
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Boorook State Forest

Boorook State Forest is located approximately 30 km NE of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. . . Boorook State Forest area: 2893 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

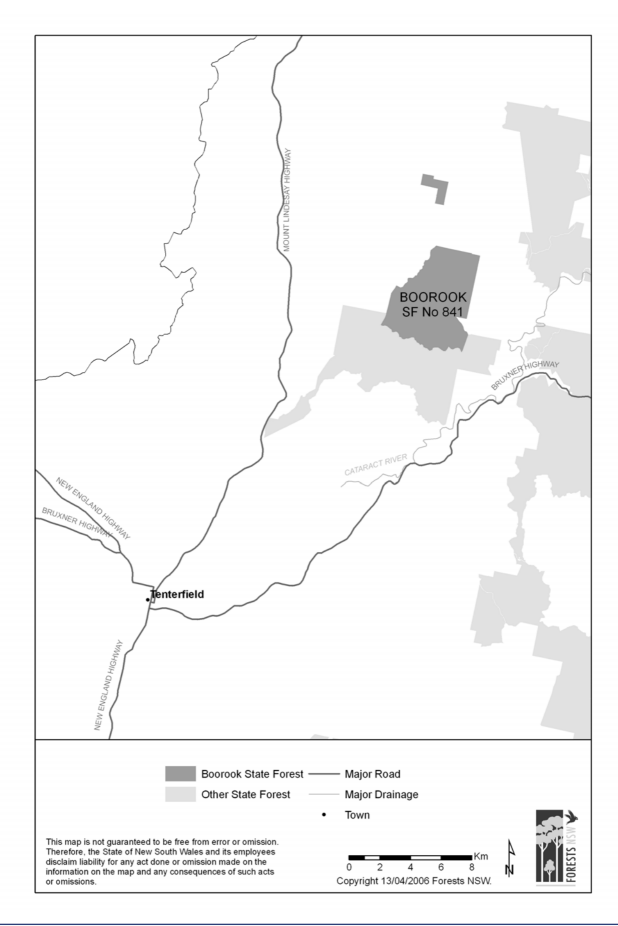
6. Requirements of the declaration

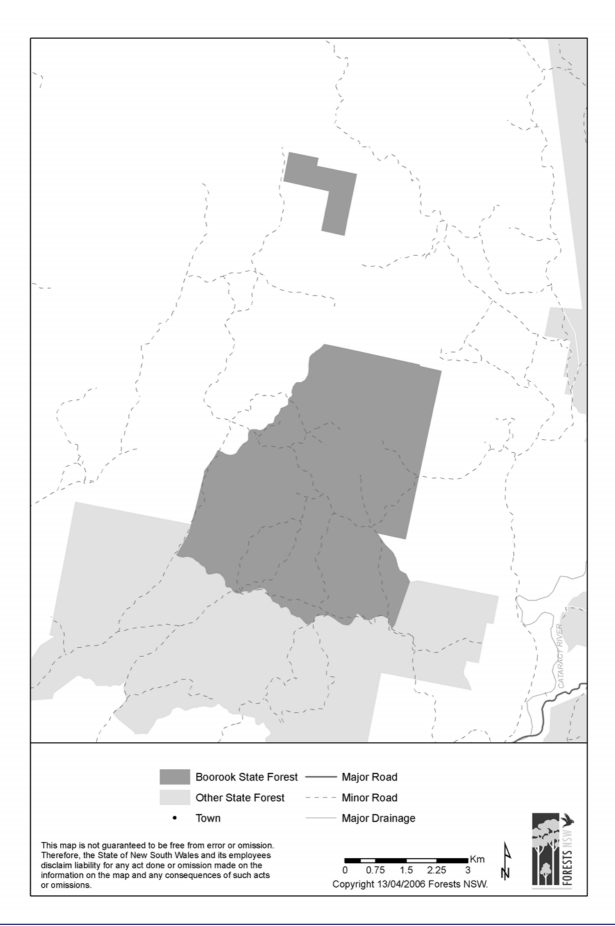
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Boundary Creek State Forest

Boundary Creek State Forest is located approximately 30 km SW of the township of Coutts Crossing. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boundary Creek State Forest area: 2533 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

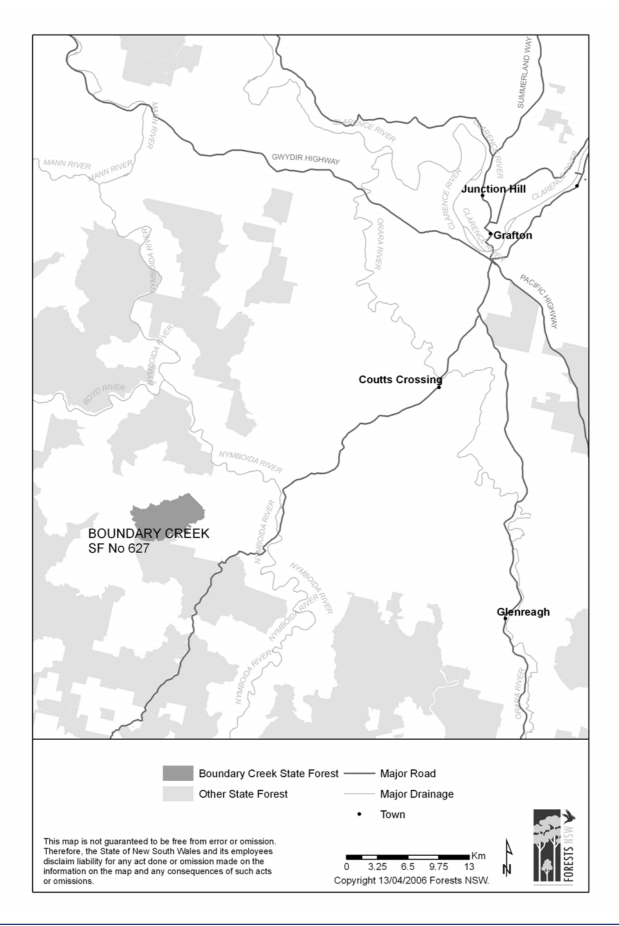
6. Requirements of the declaration

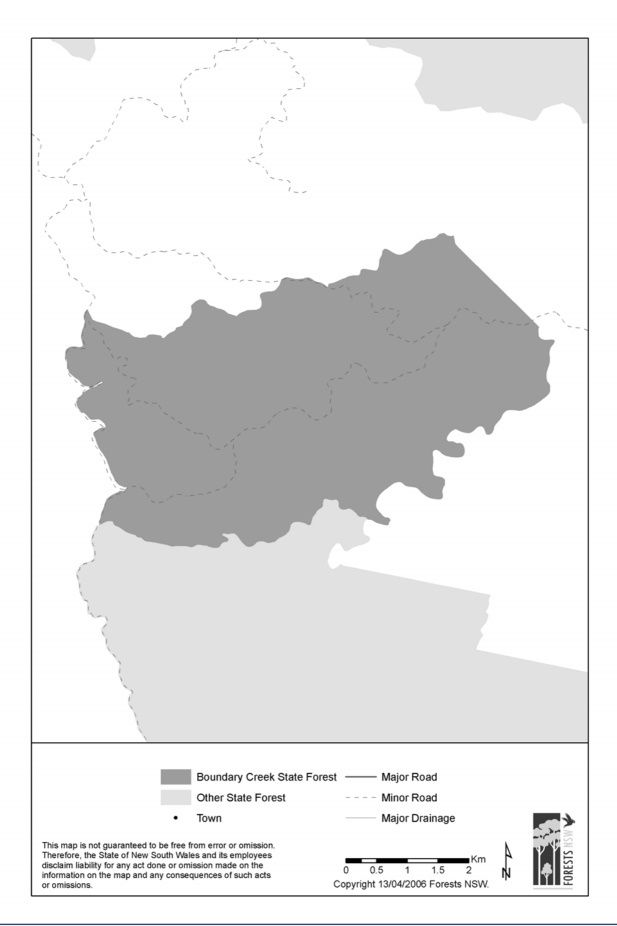
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Bril Bril State Forest

Bril Bril State Forest is located approximately 35 km NW of the township of Wauchope. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bril Bril State Forest area: 2316 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

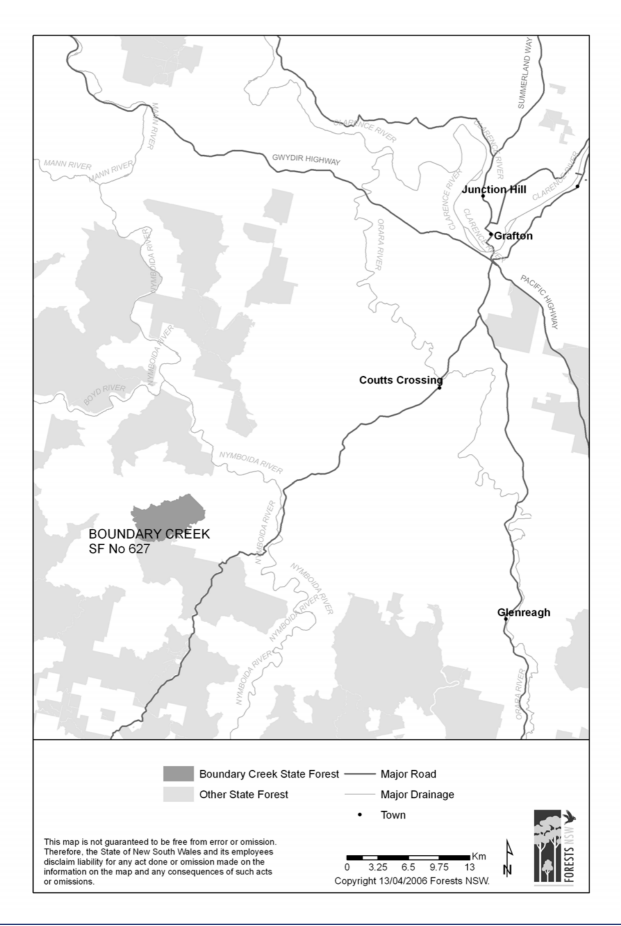
6. Requirements of the declaration

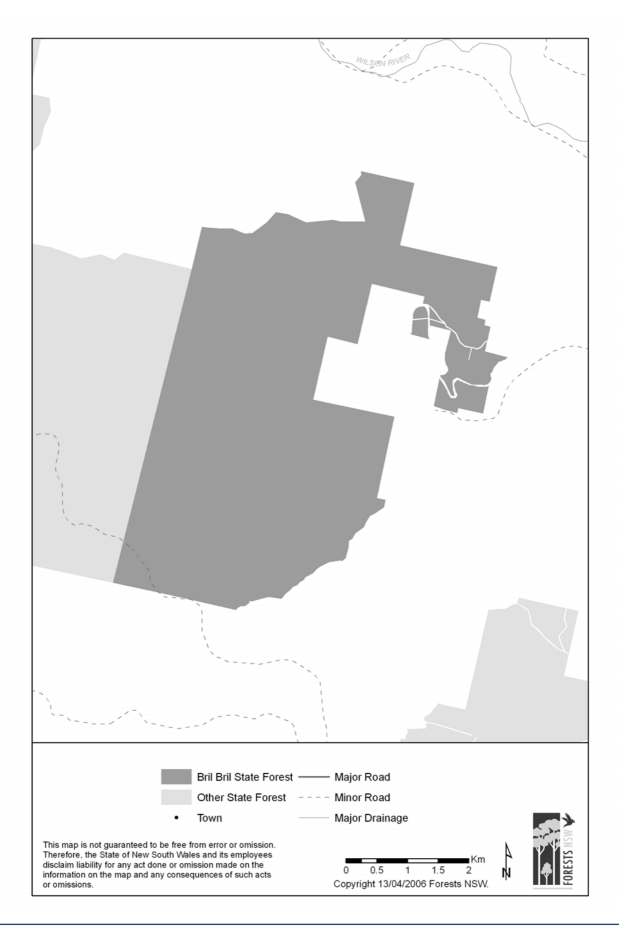
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Brother State Forest

Brother State Forest is located approximately 30 km E of the township of Glen Innes. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Brother State Forest area: 6356 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

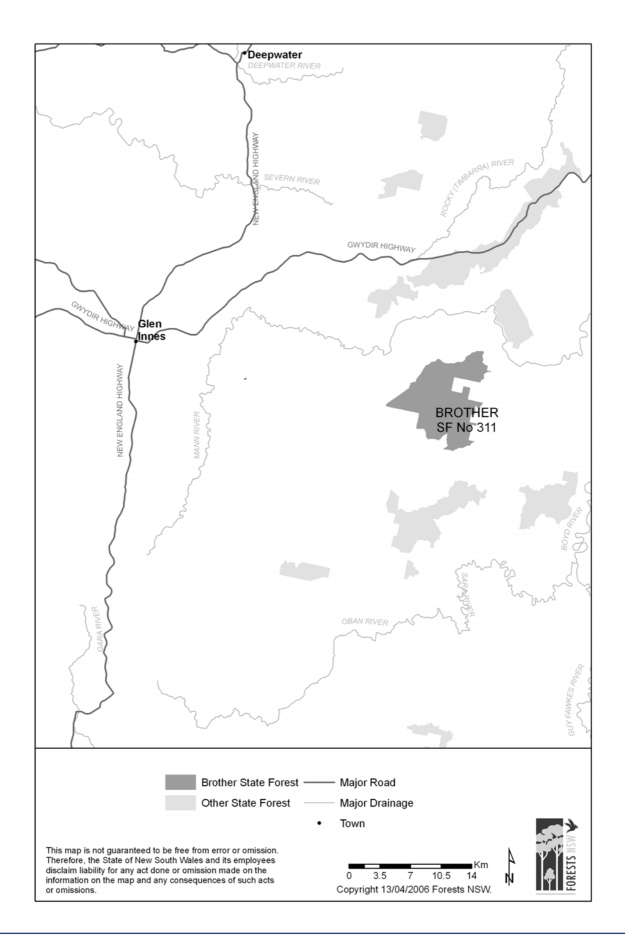
6. Requirements of the declaration

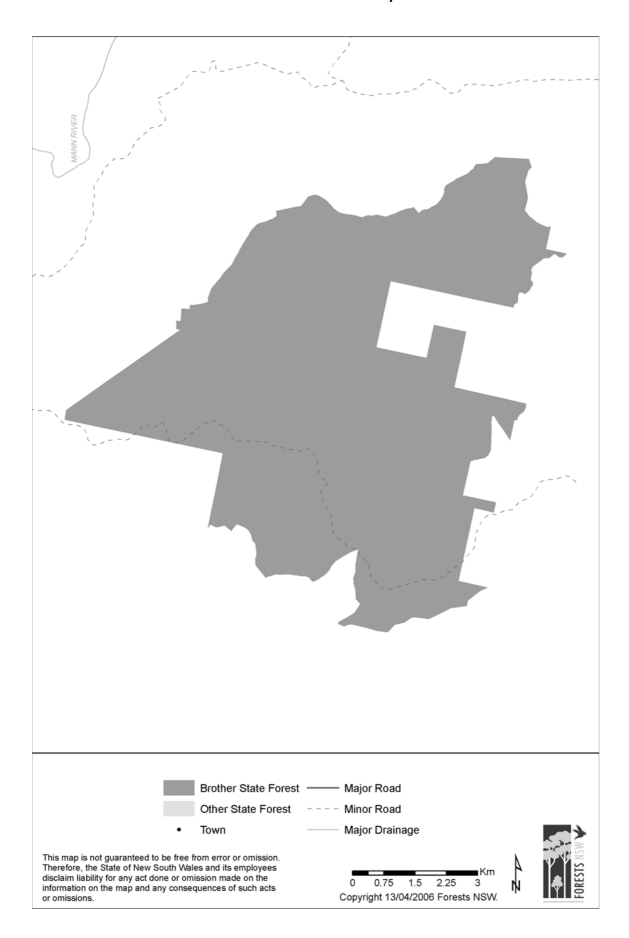
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Buckra Bendinni State Forest

Buckra Bendinni State Forest is located approximately 12 km W of the township of Bowraville. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. . Buckra Bendinni State Forest area: 1584 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

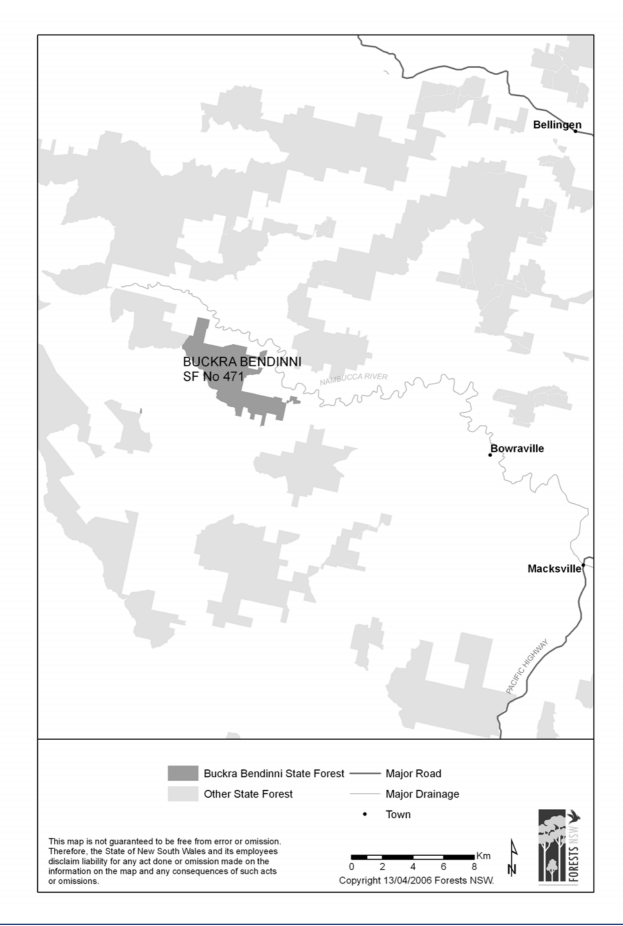
6. Requirements of the declaration

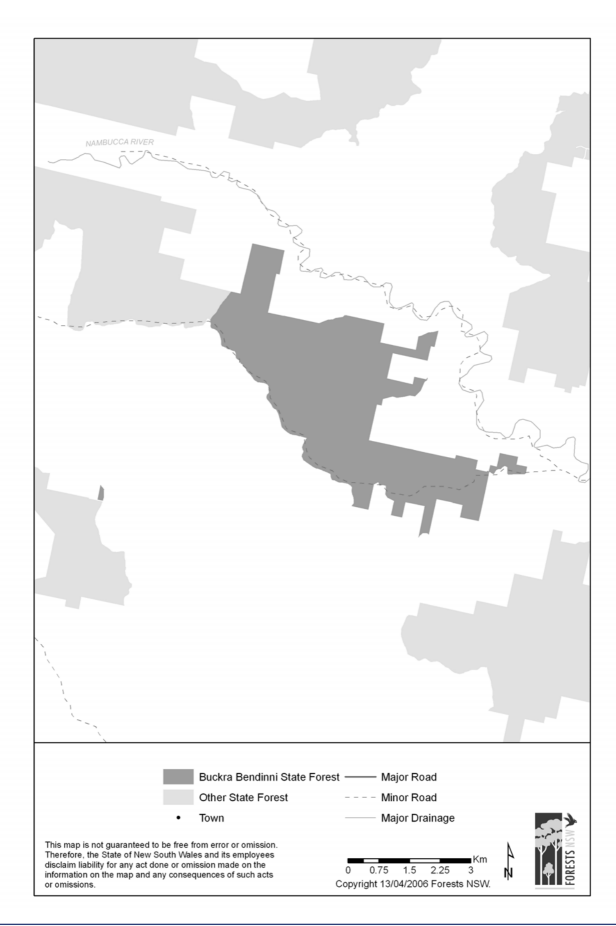
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Bulahdelah State Forest

Bulahdelah State Forest is located approximately 4 km NE of the township of Bulahdelah. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bulahdelah State Forest area: 7411 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

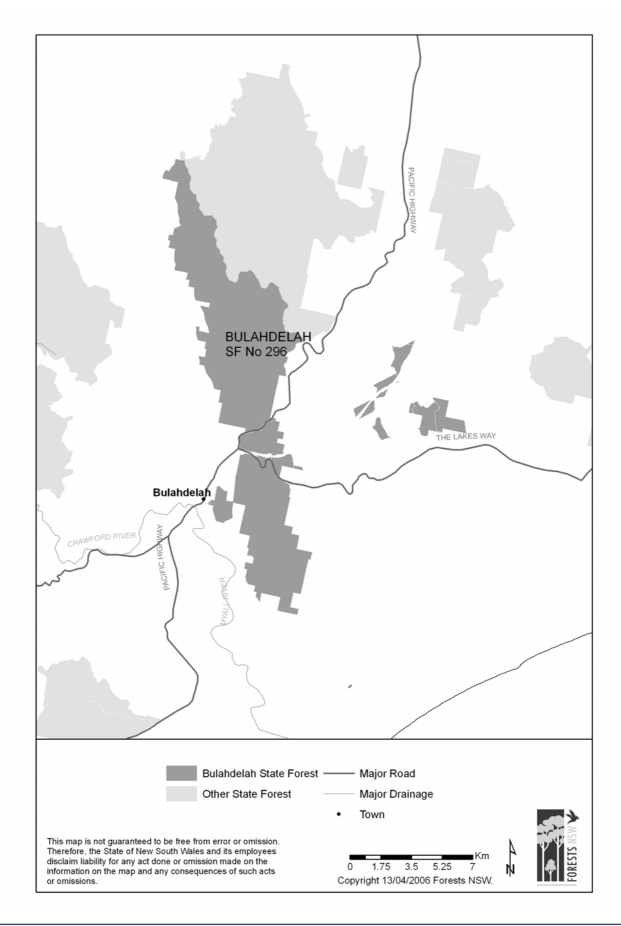
6. Requirements of the declaration

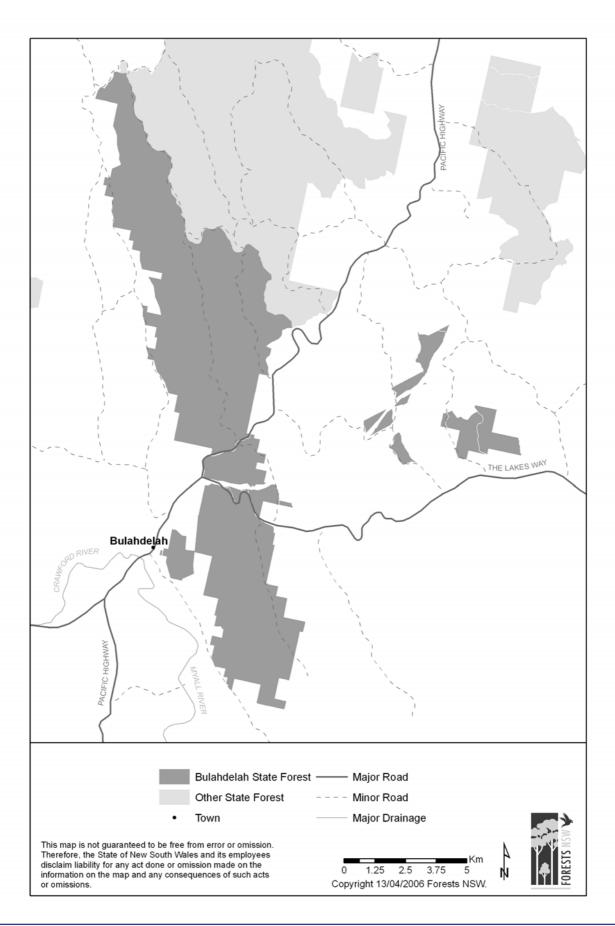
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Butterleaf State Forest

Butterleaf State Forest is located approximately 40 km NE of the township of Glen Innes. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Butterleaf State Forest area: 1444 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

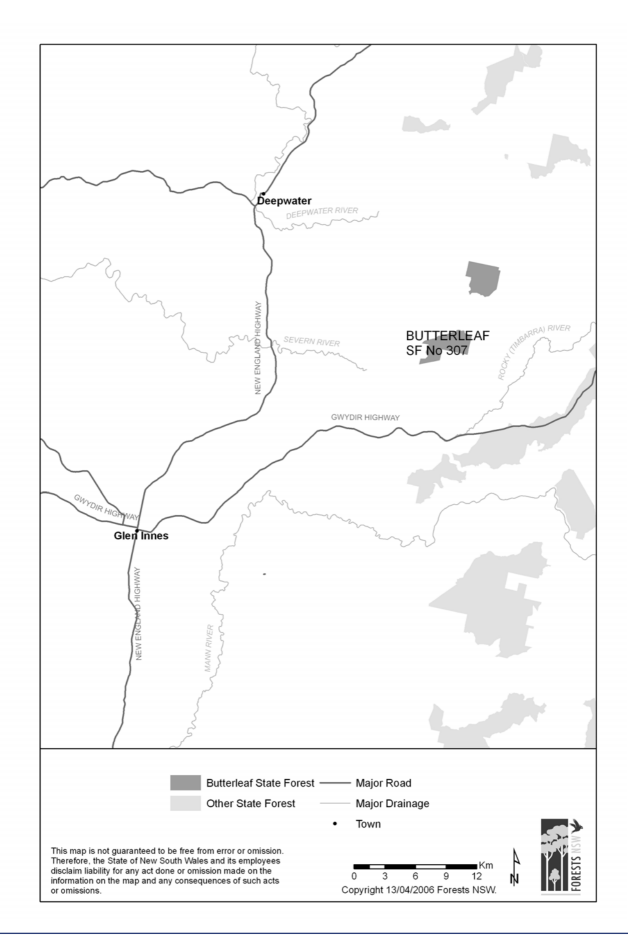
6. Requirements of the declaration

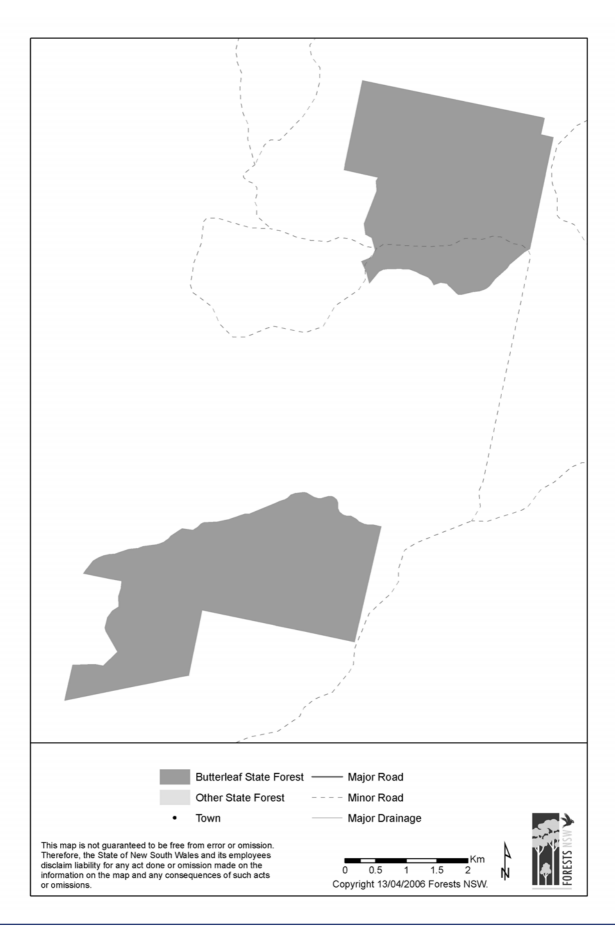
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Camira State Forest

Camira State Forest is located approximately 50 km N of the township of Grafton. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Camira State Forest area: 4939 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the Game and Feral Animal Control Act 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

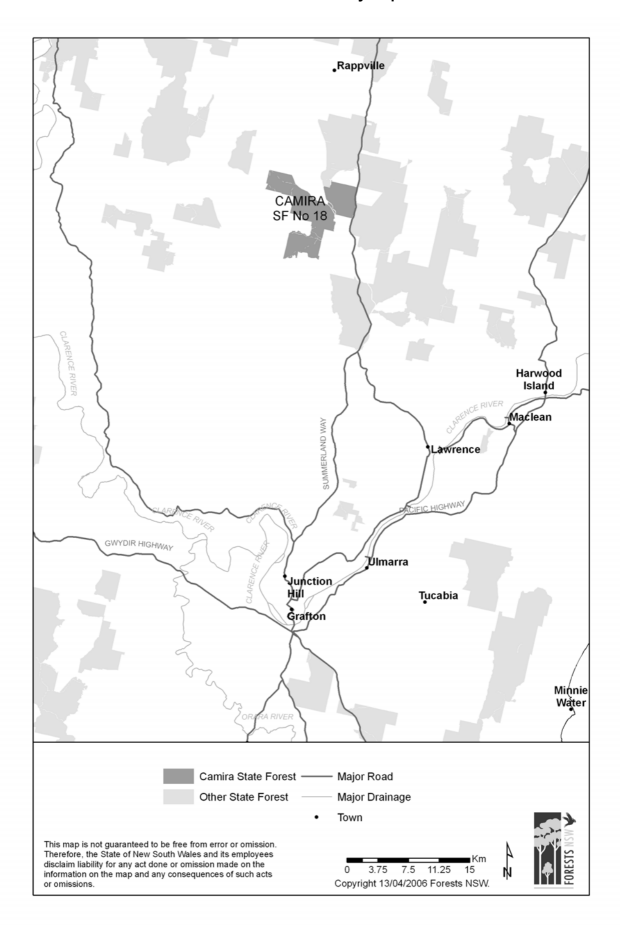
6. Requirements of the declaration

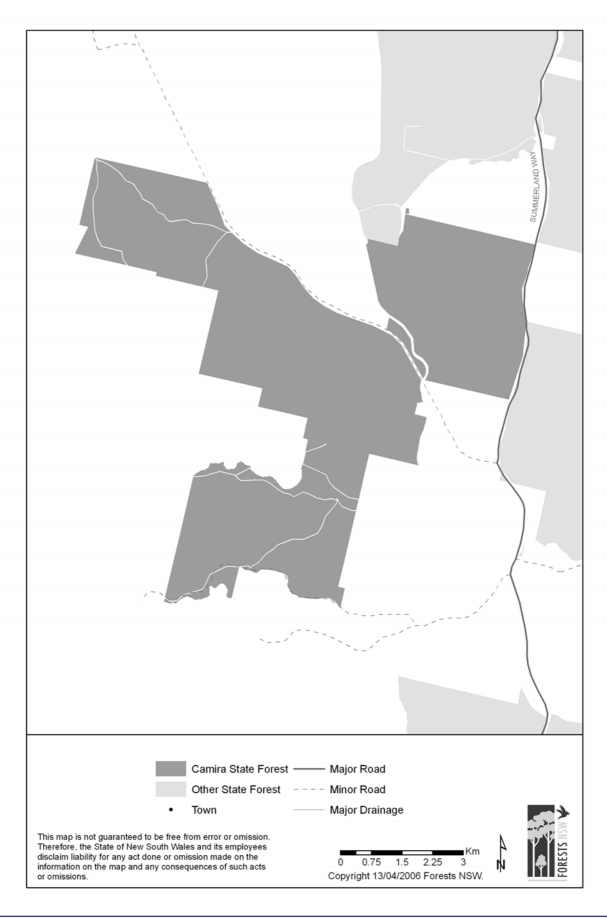
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Candole State Forest

Candole State Forest is located approximately 20 km E of the township of Grafton. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Candole State Forest area: 6507 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

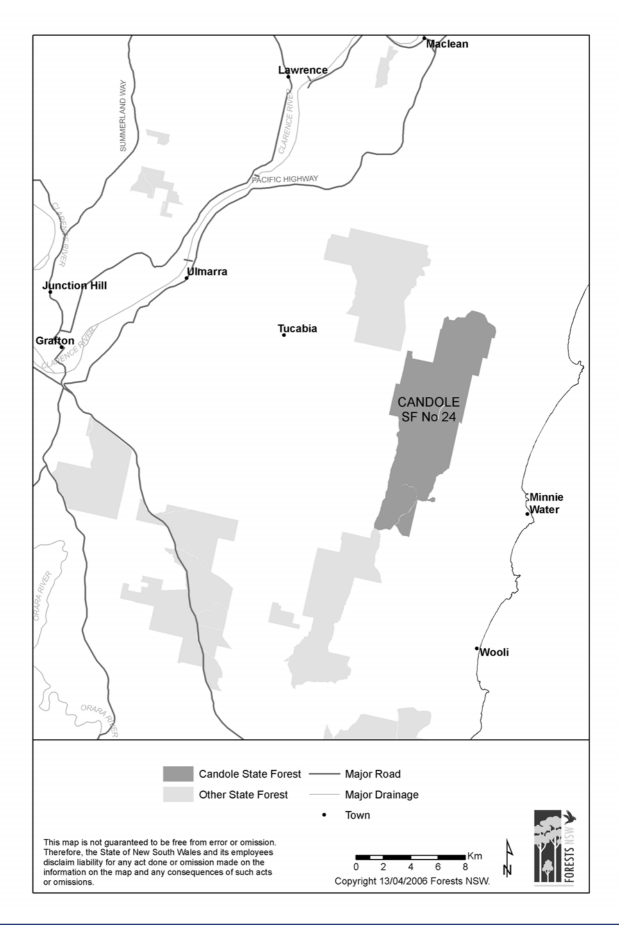
6. Requirements of the declaration

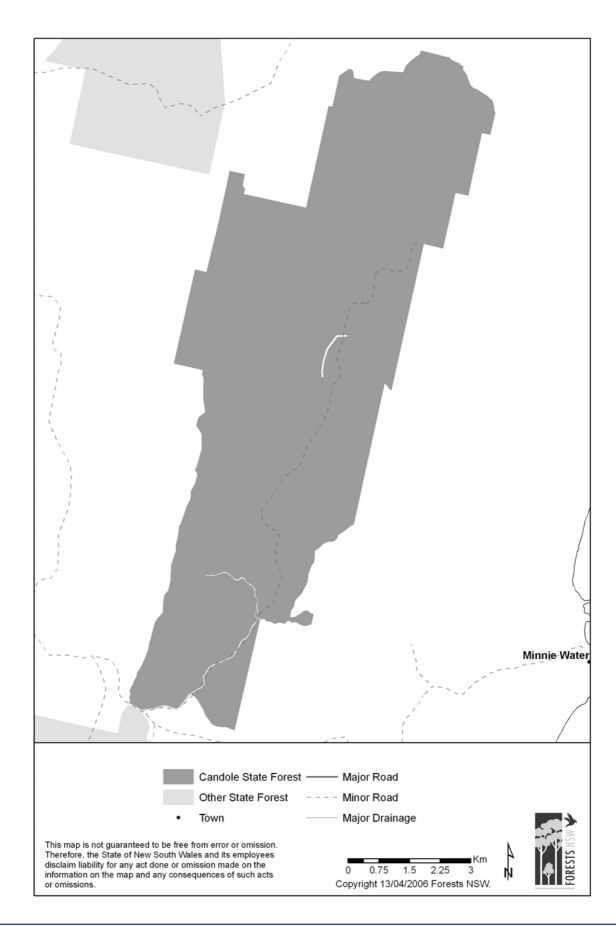
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Chaelundi State Forest

Chaelundi State Forest is located approximately 40 km NW of the township of Dorrigo. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Chaelundi State Forest area: 17766 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

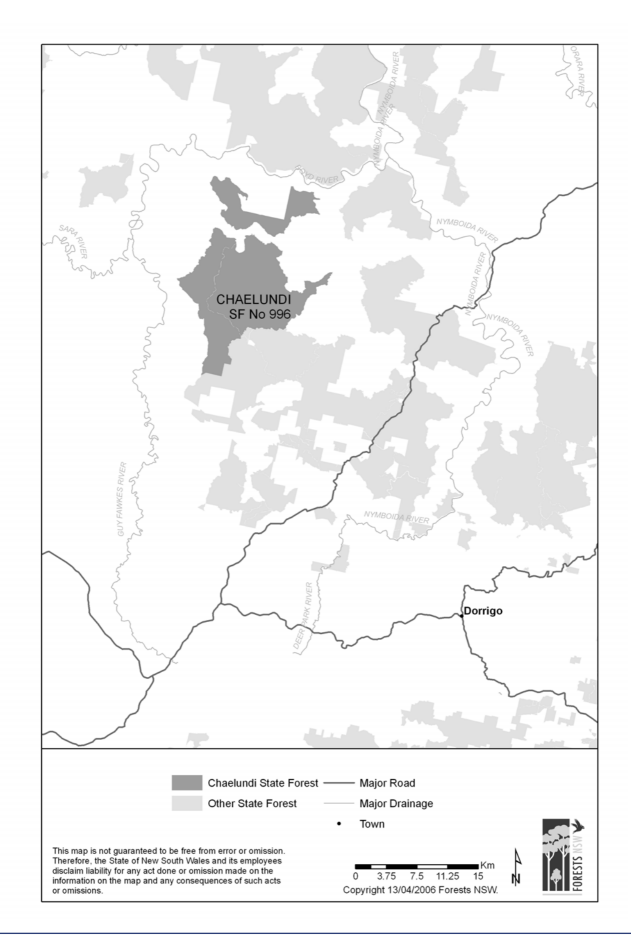
6. Requirements of the declaration

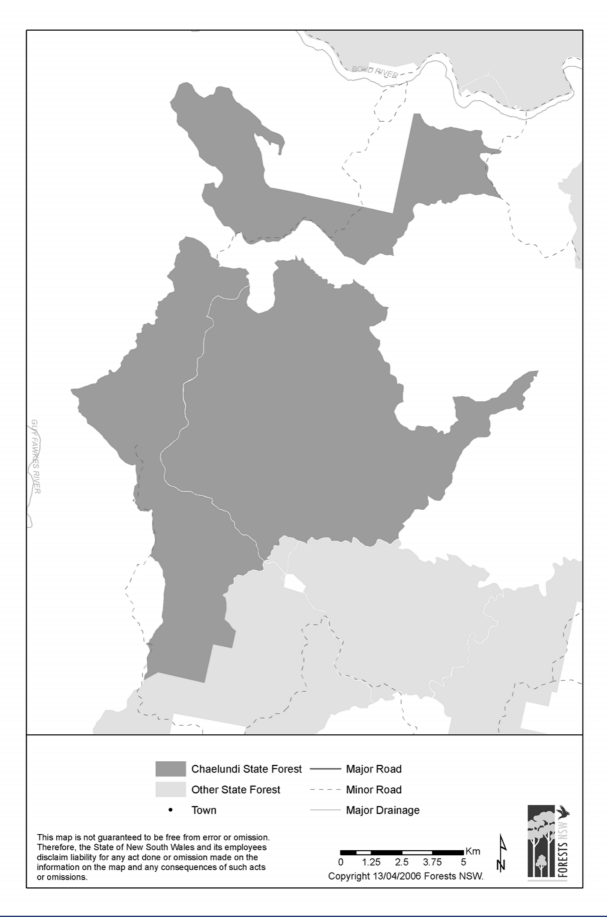
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Chichester State Forest

Chichester State Forest is located approximately 15 km N of the township of Dungog. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Chichester State Forest area: 18371 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

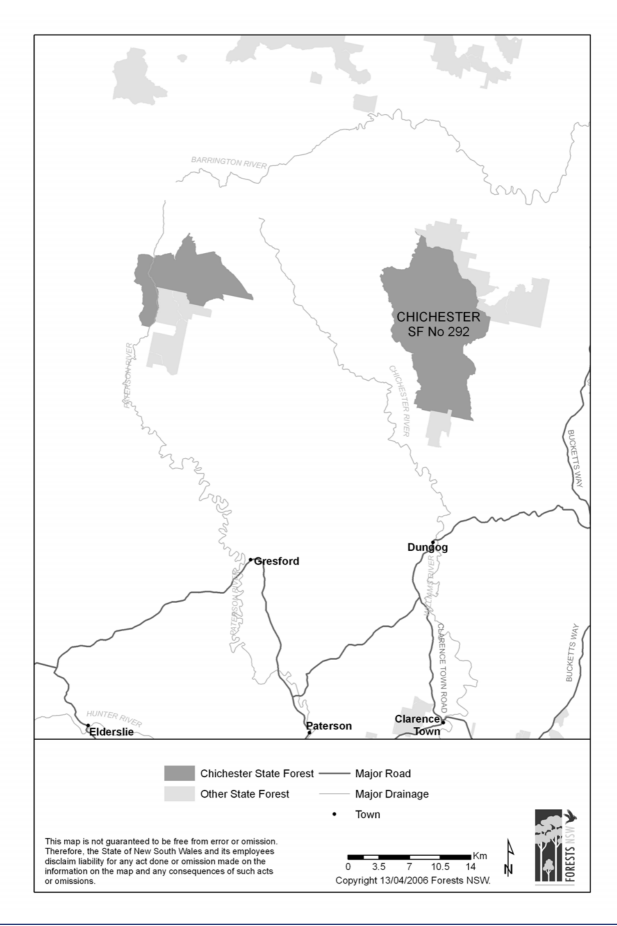
6. Requirements of the declaration

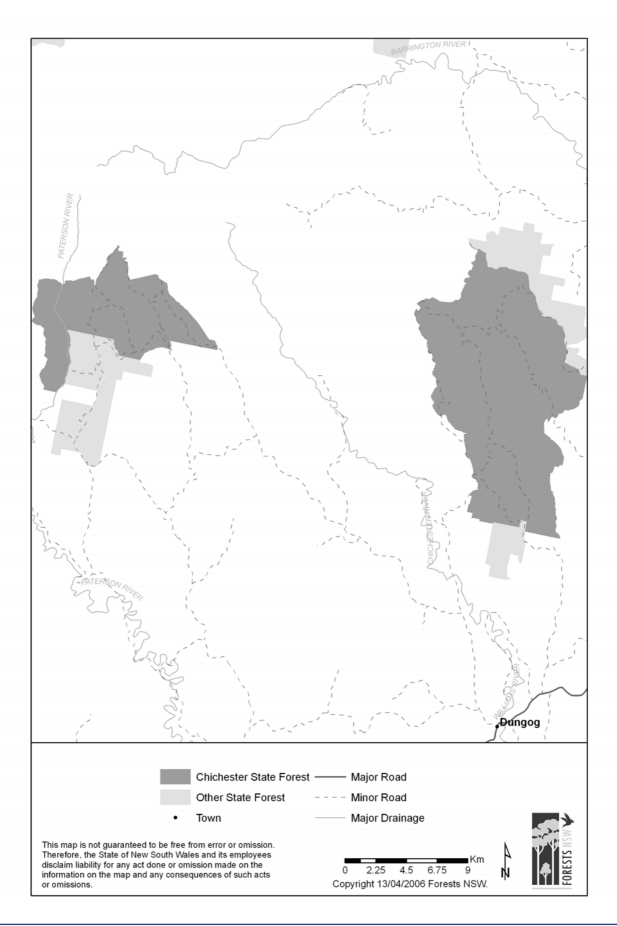
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Clouds Creek State Forest

Clouds Creek State Forest is located approximately 20 km N of the township of Dorrigo. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Clouds Creek State Forest area: 11907 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

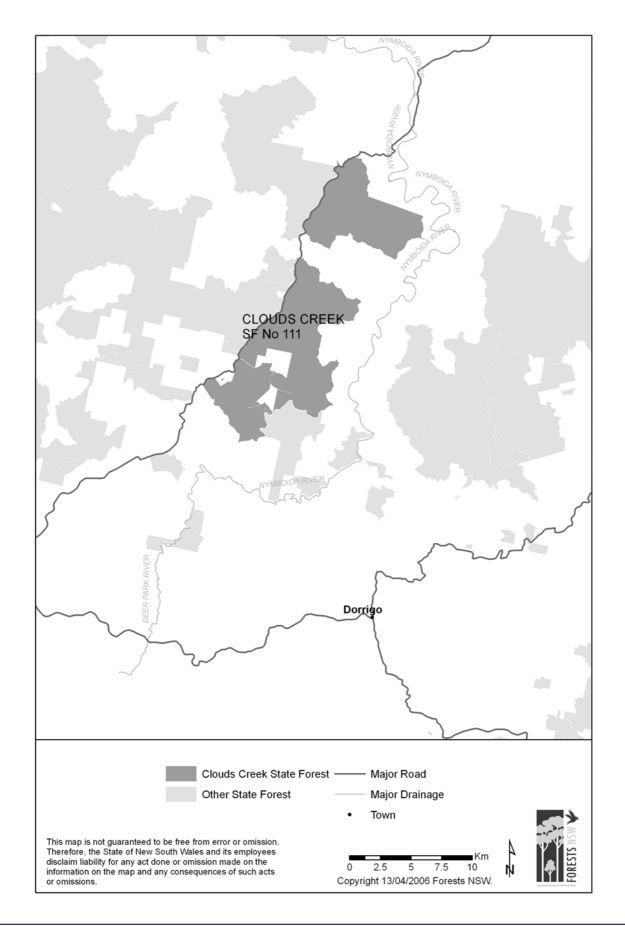
6. Requirements of the declaration

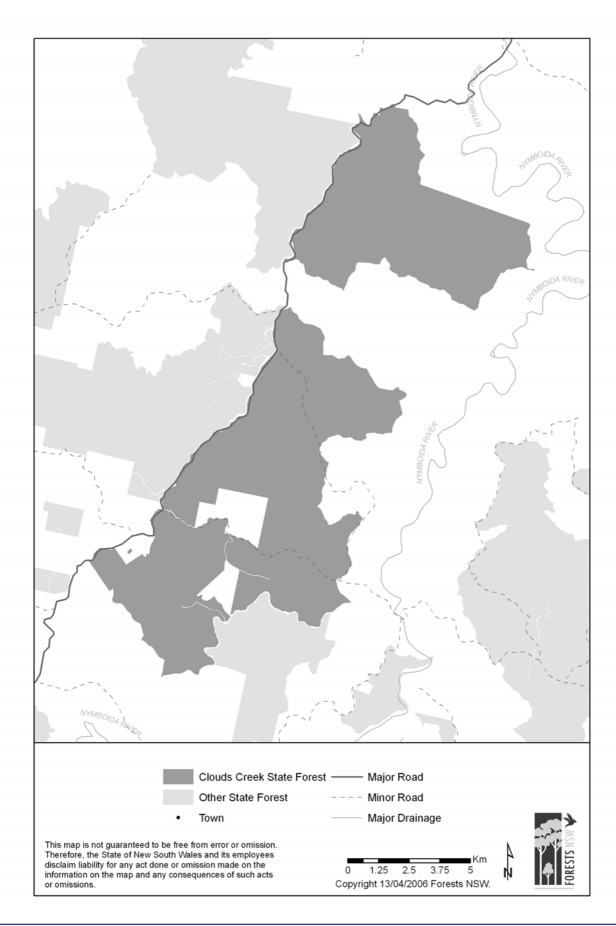
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Copeton State Forest

Copeton State Forest is located approximately 12 km W of the township of Gilgai. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Copeton State Forest area: 1380 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

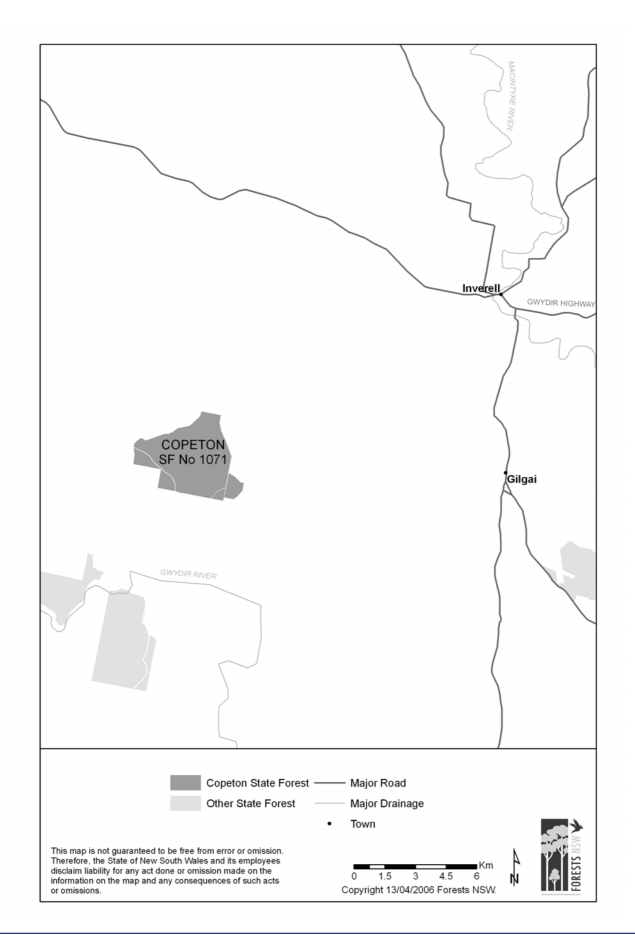
6. Requirements of the declaration

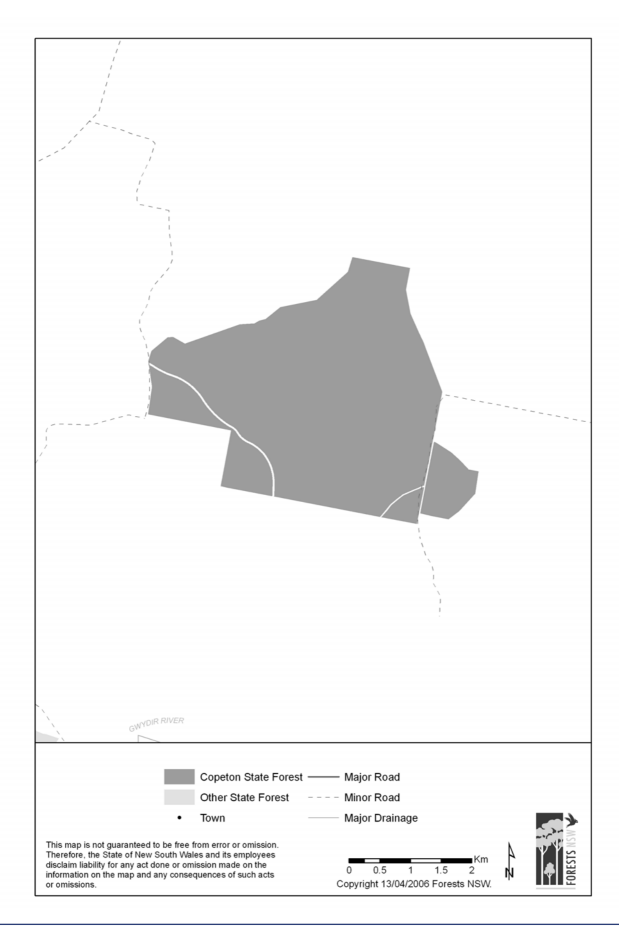
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Corrabare State Forests NSW

Corrabare State Forest is located approximately 5 km W of the township of Millfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Corrabare State Forest area: 5082 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

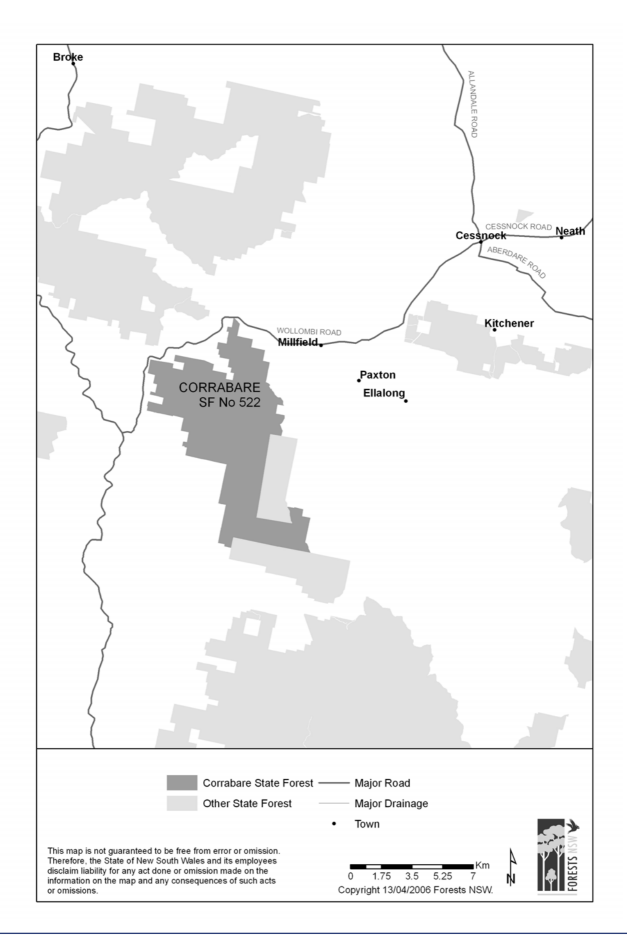
6. Requirements of the declaration

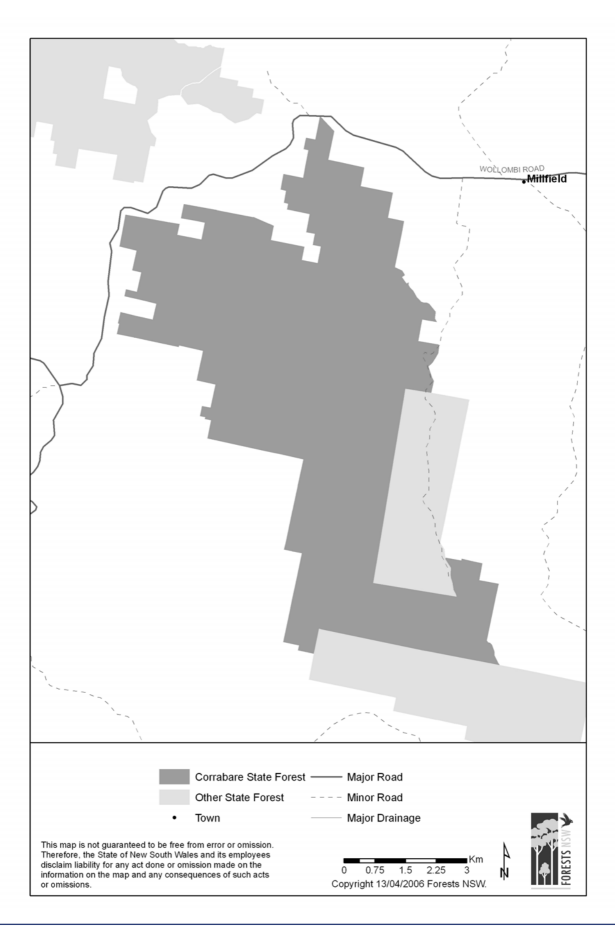
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Dalmorton State Forest

Dalmorton State Forest is located approximately 40 km W of the township of Coutts Crossing. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Dalmorton State Forest area: 28036 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

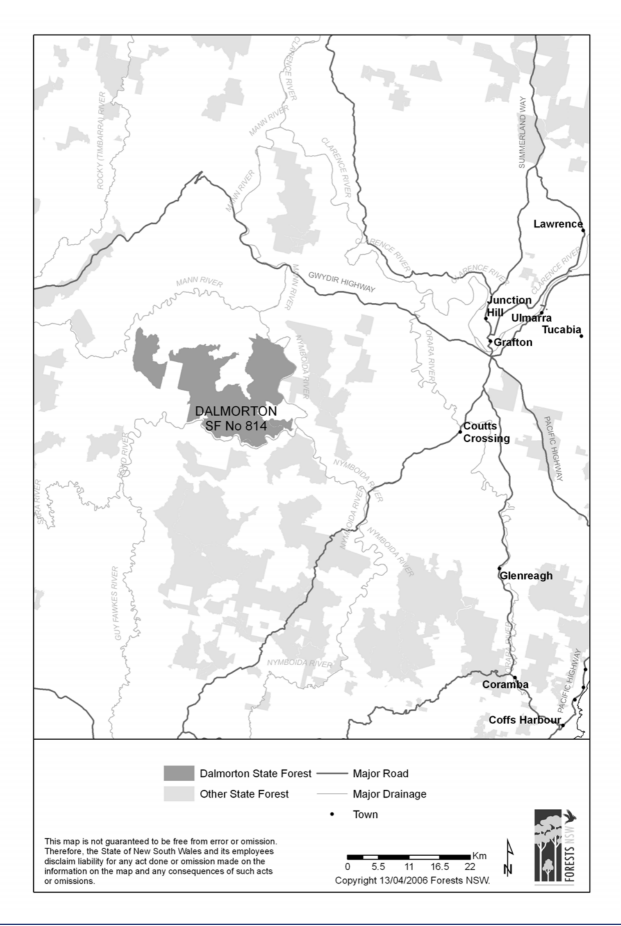
6. Requirements of the declaration

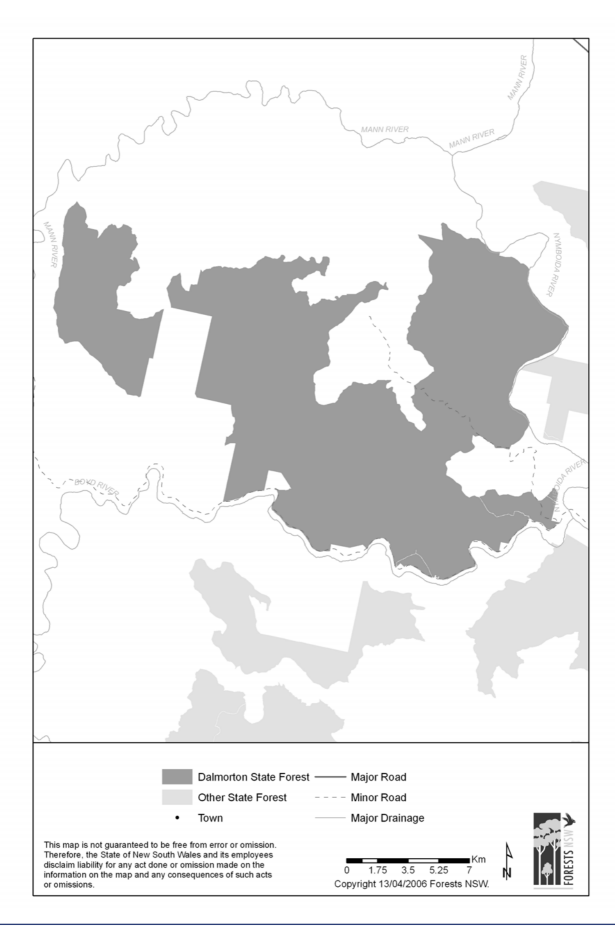
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Donnybrook State Forest

Donnybrook State Forest is located approximately 20 km NW of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Donnybrook State Forest area: 2874 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

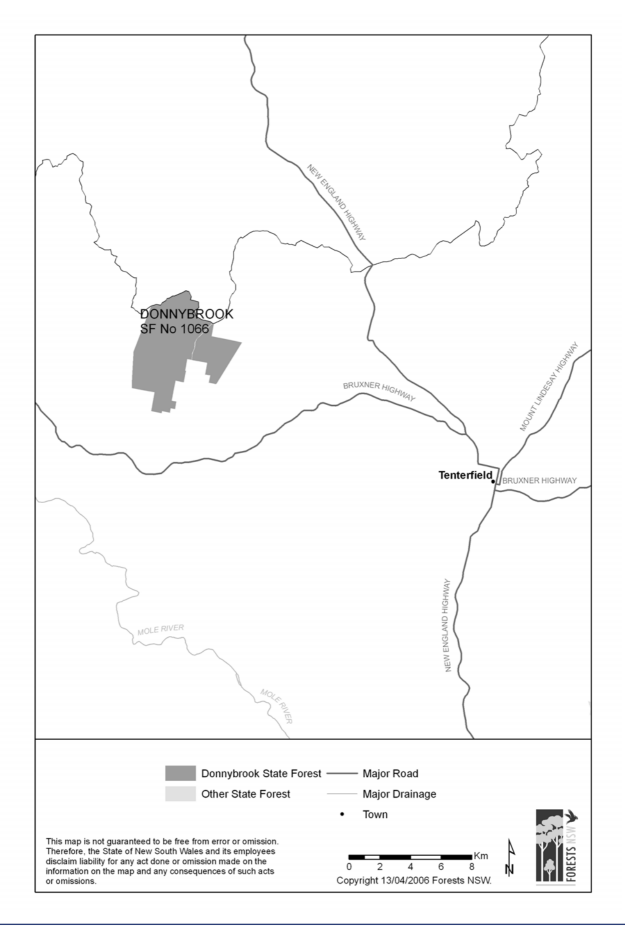
6. Requirements of the declaration

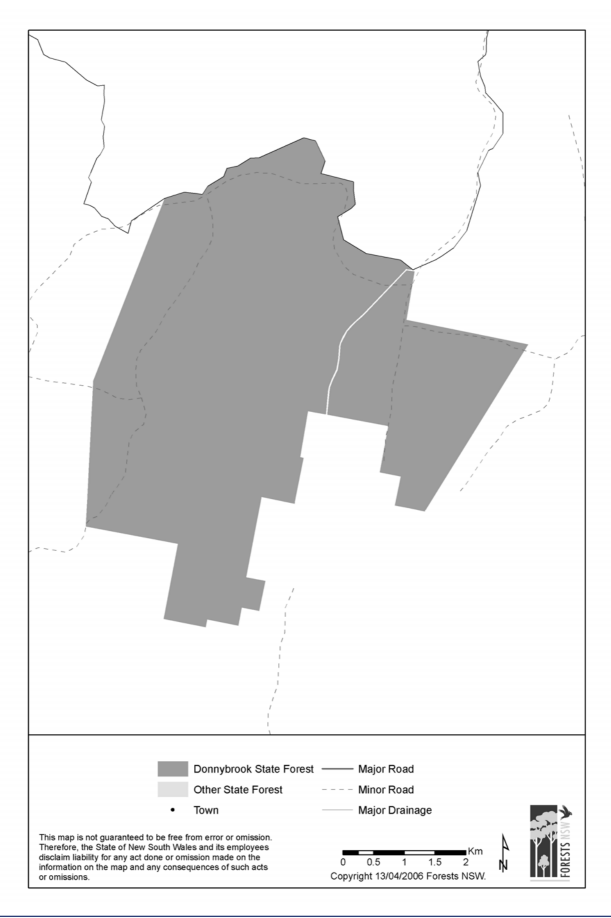
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Doubleduke State Forest

Doubleduke State Forest is located approximately 12 km SW of the township of Woodburn. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Doubleduke State Forest area: 5675 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

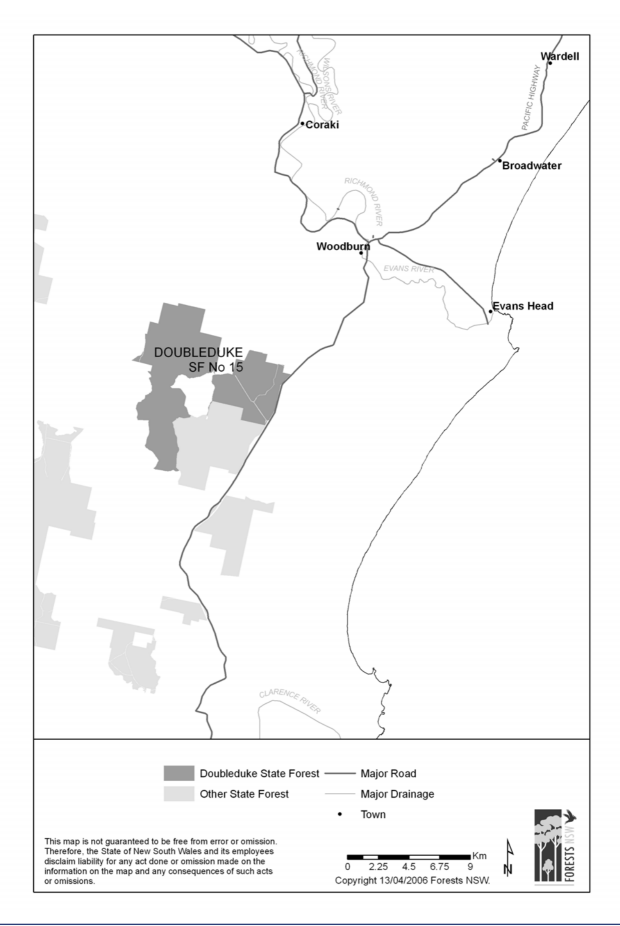
6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Ellis State Forest

Ellis State Forest is located approximately 30 km NW of the township of Dorrigo. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ellis State Forest area: 9678 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

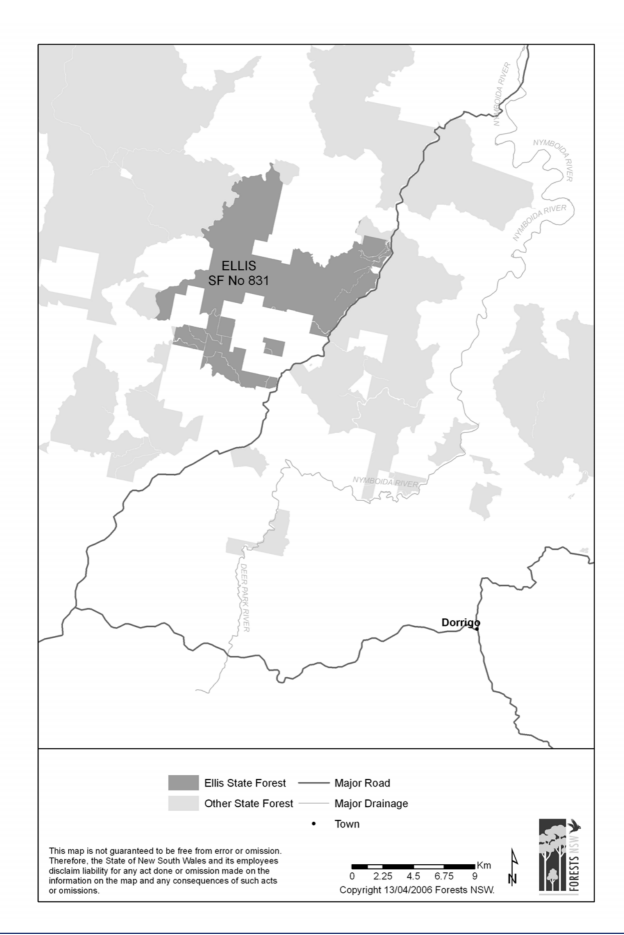
6. Requirements of the declaration

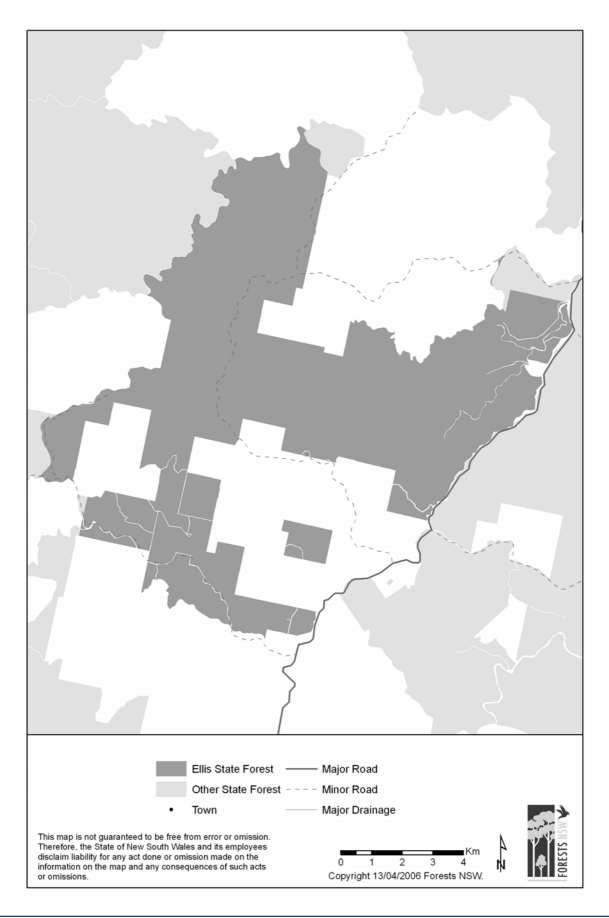
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Enfield State Forest

Enfield State Forest is located approximately 60 km SE of the township of Walcha. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Enfield State Forest area: 12641 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

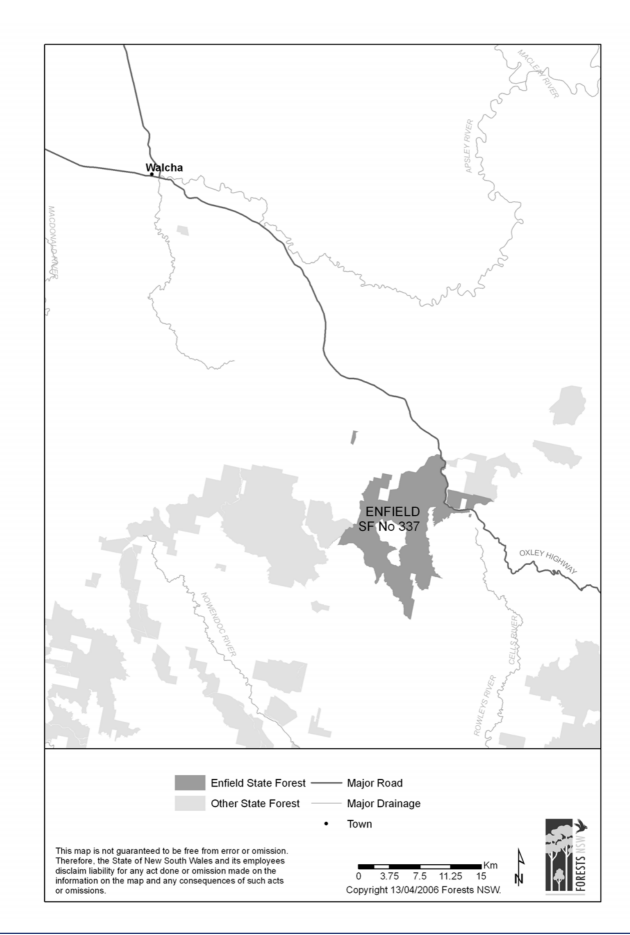
6. Requirements of the declaration

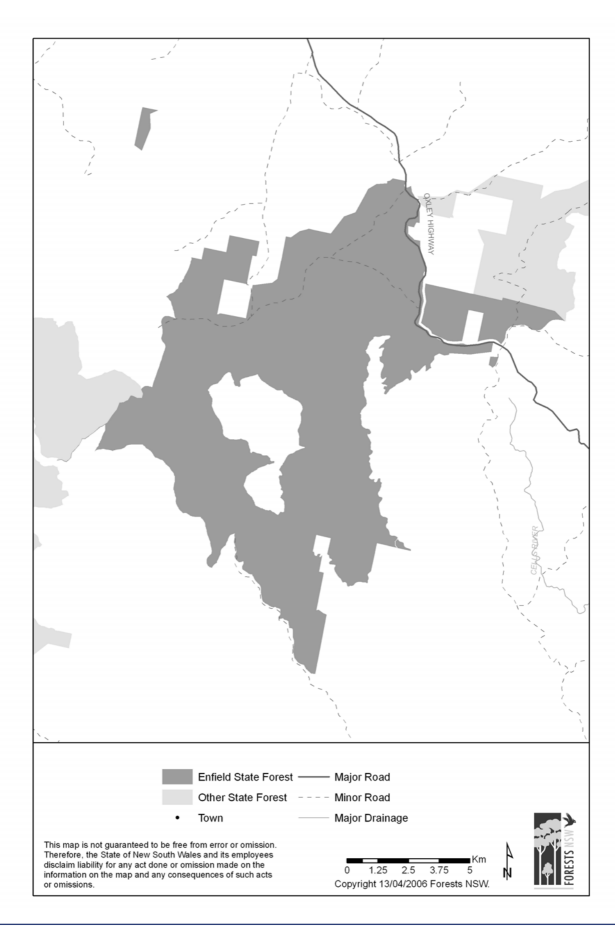
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Ewingar State Forest

Ewingar State Forest is located approximately 25 km SW of the township of Tabulam. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ewingar State Forest area: 18214 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

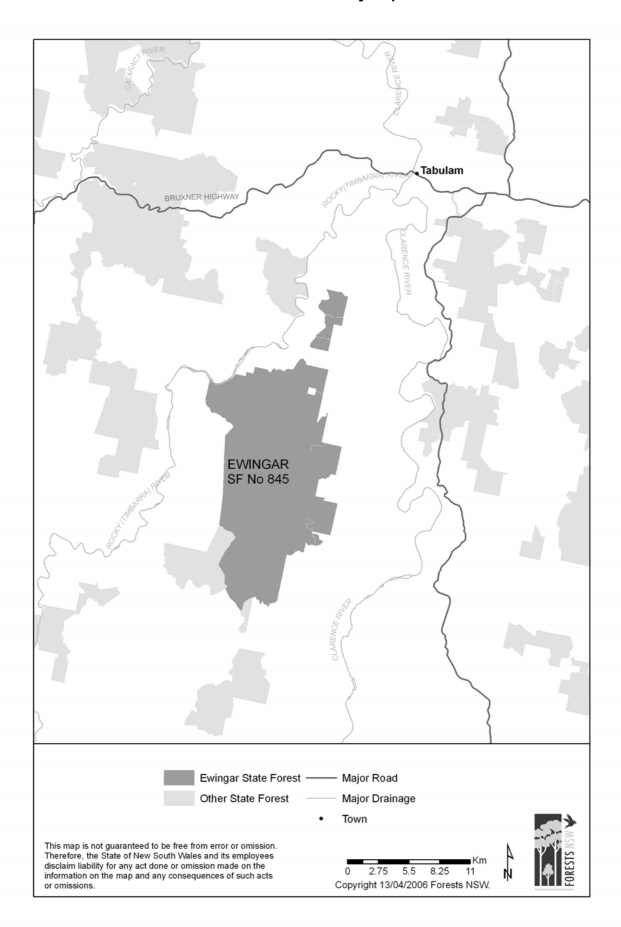
6. Requirements of the declaration

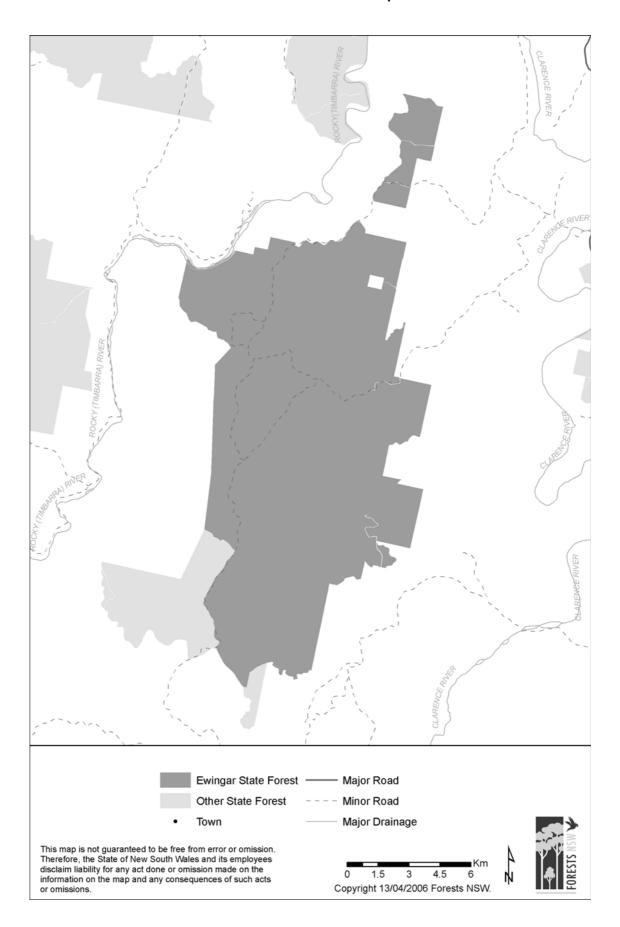
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Forest Land State Forest

Forest Land State Forest is located approximately 40 km S of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Forest Land State Forest area: 9487 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

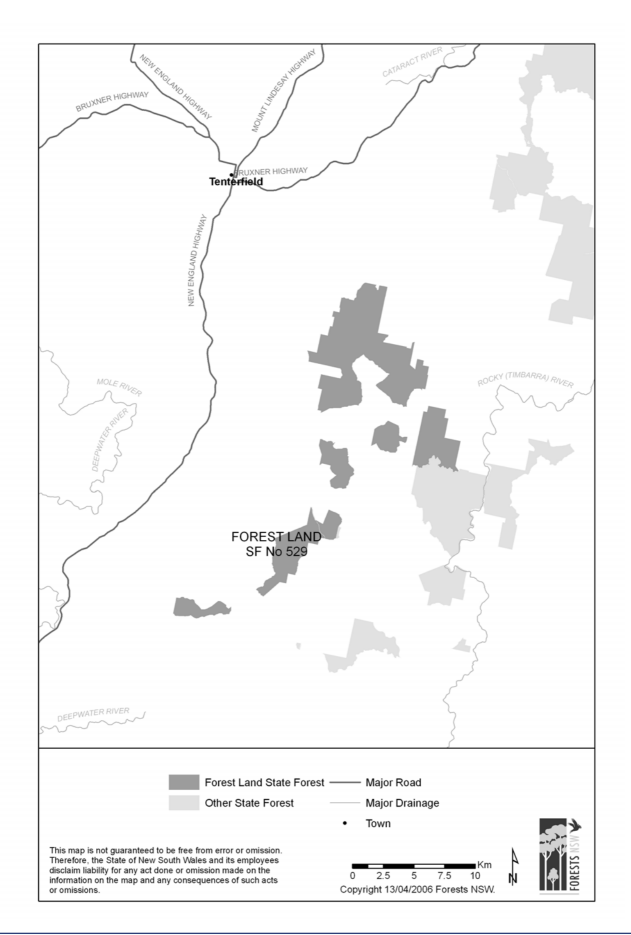
6. Requirements of the declaration

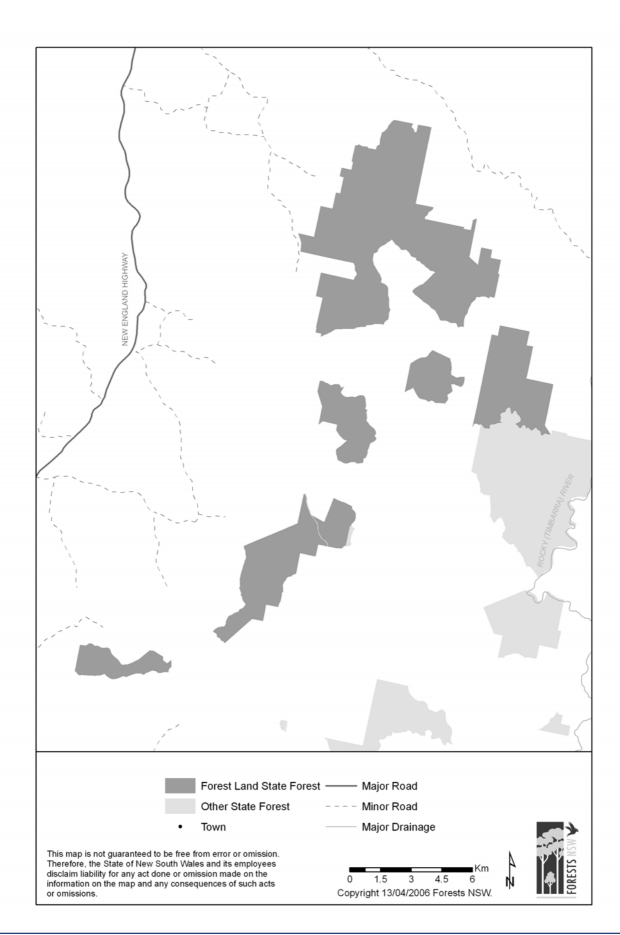
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Gibberagee State Forest

Gibberagee State Forest is located approximately 50 km N of the township of Grafton. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gibberagee State Forest area: 11362 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

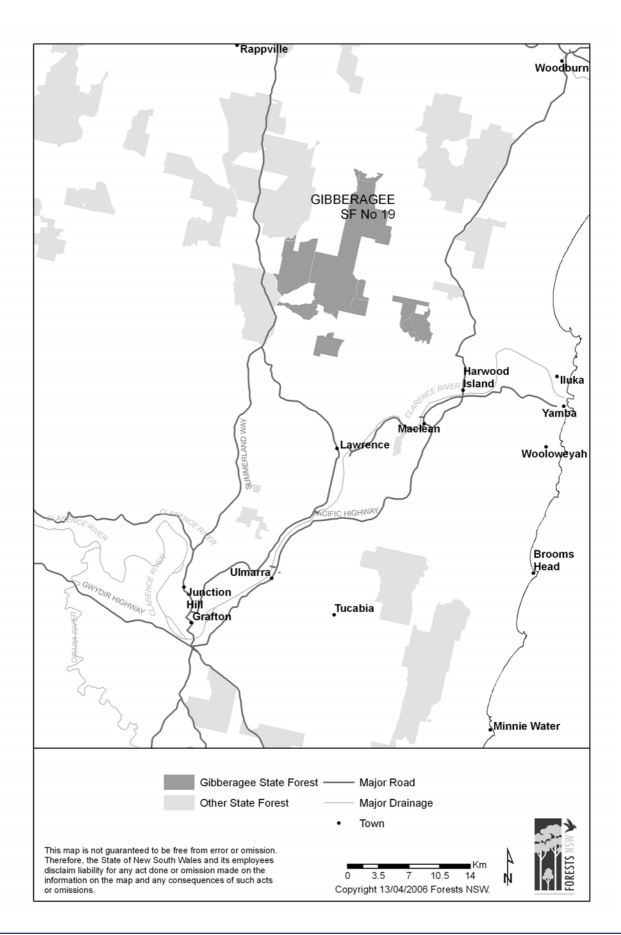
6. Requirements of the declaration

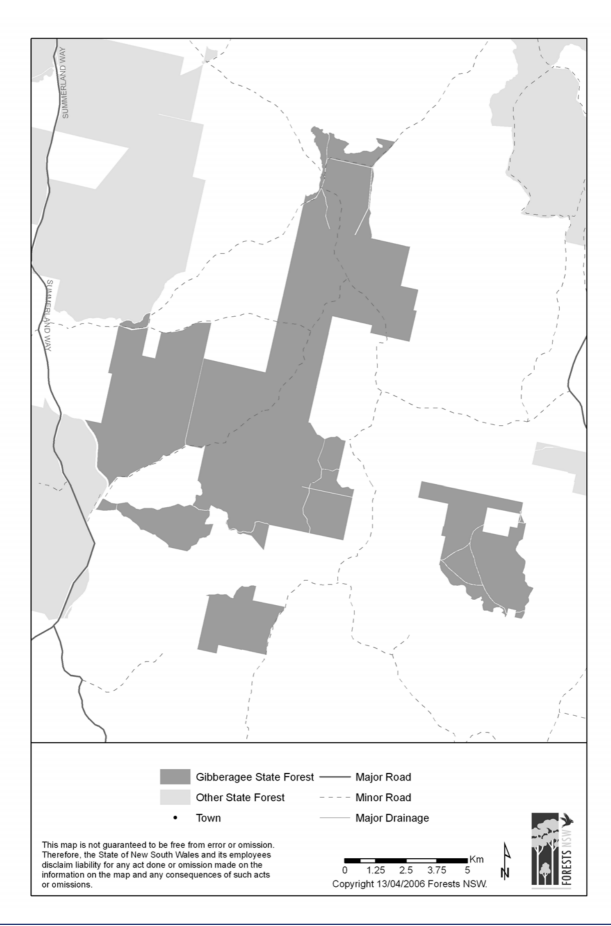
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Gilgurry State Forest

Gilgurry State Forest is located approximately 50 km NE of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gilgurry State Forest area: 9260 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

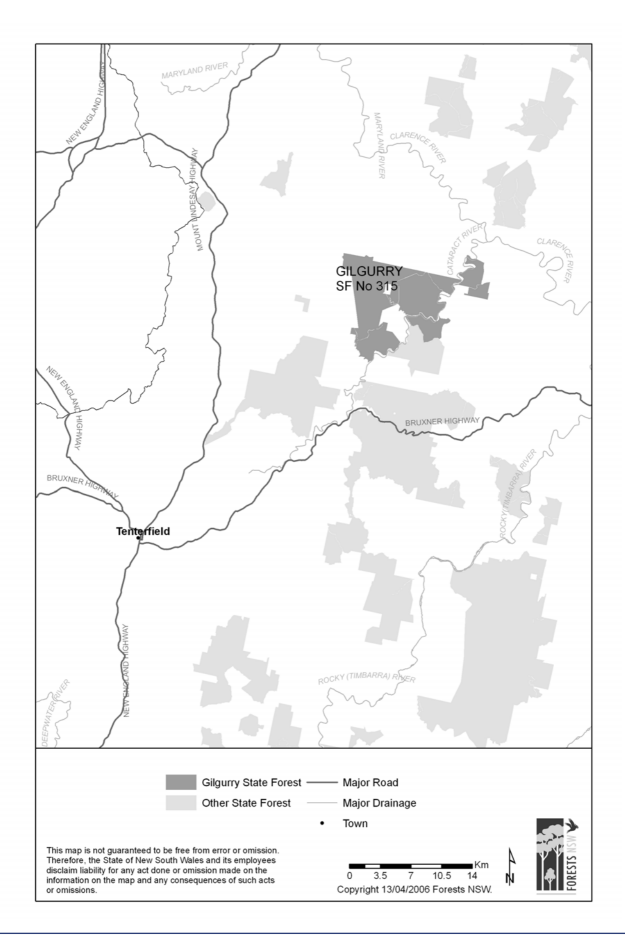
6. Requirements of the declaration

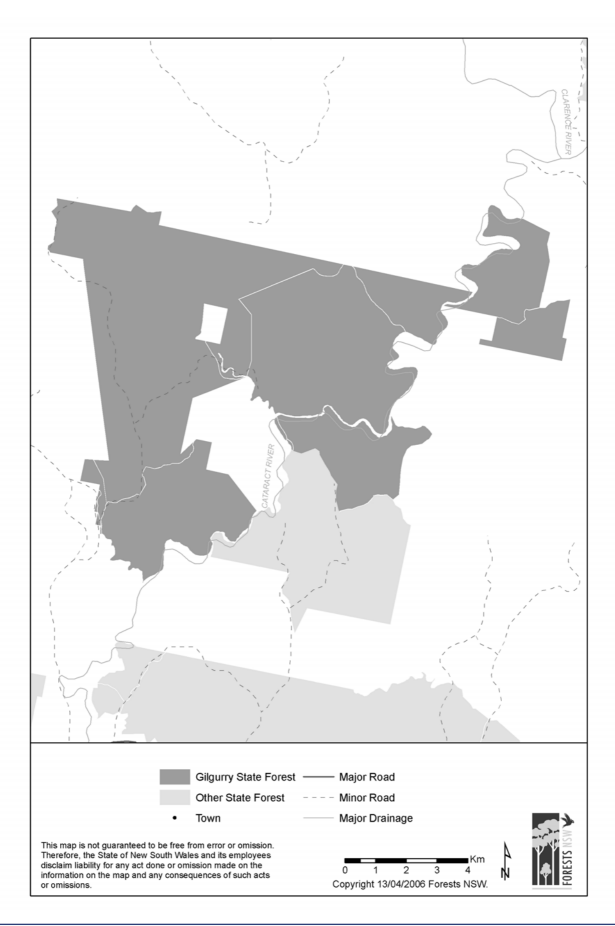
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Girard State Forest

Girard State Forest is located approximately 25 km E of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Girard State Forest area: 18462 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

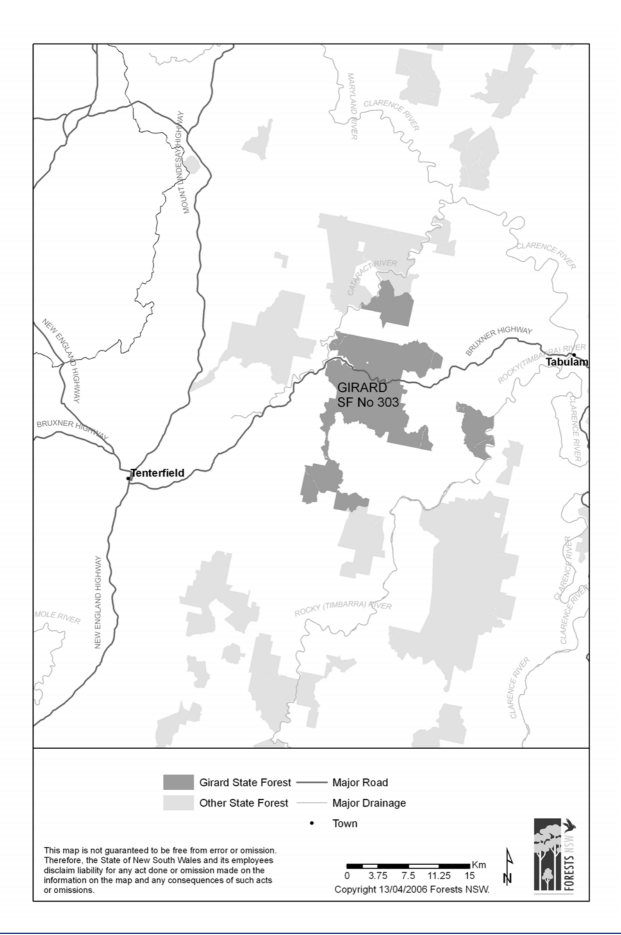
6. Requirements of the declaration

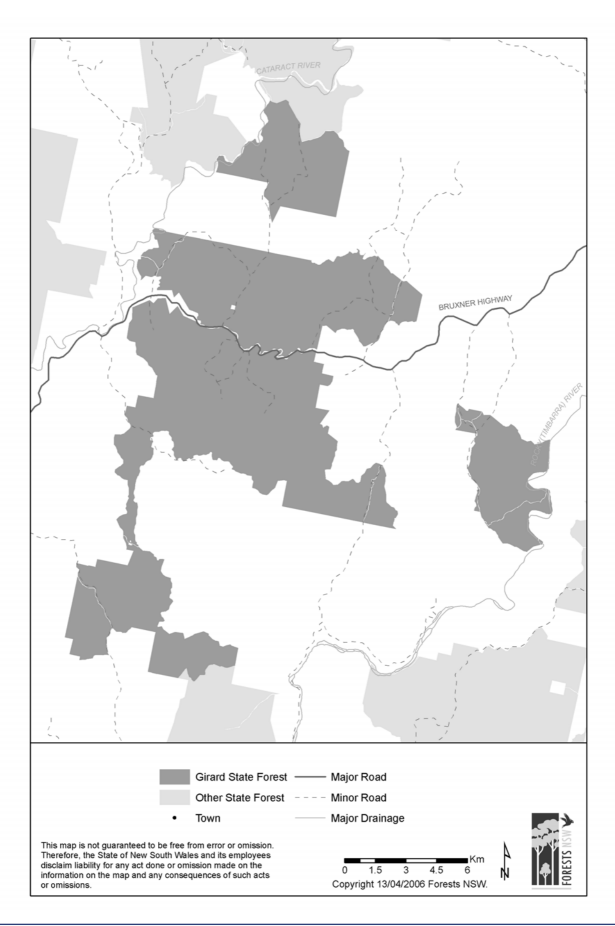
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Giro State Forest

Giro State Forest is located approximately 25 km N of the township of Gloucester. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Giro State Forest area: 9589 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

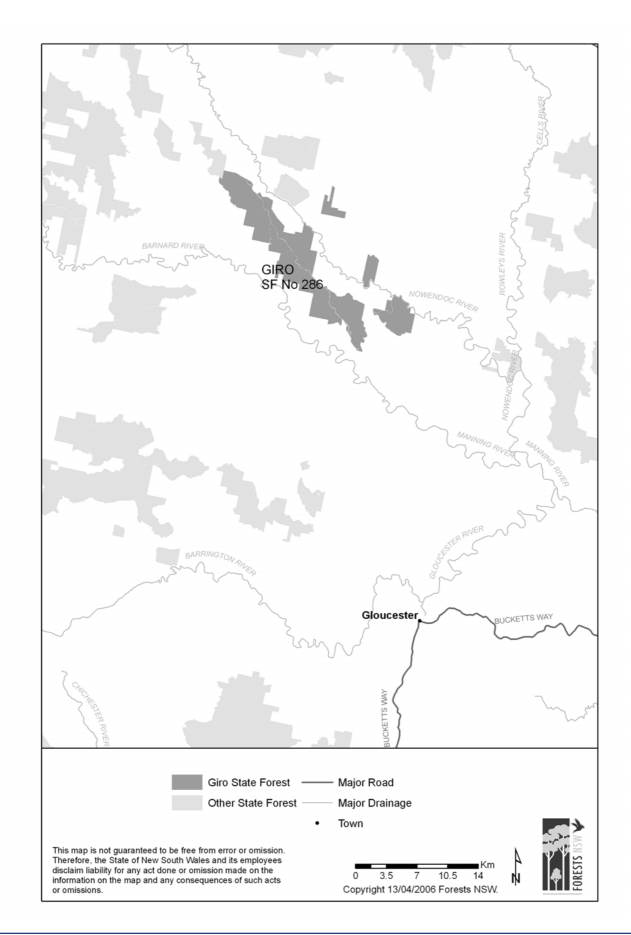
6. Requirements of the declaration

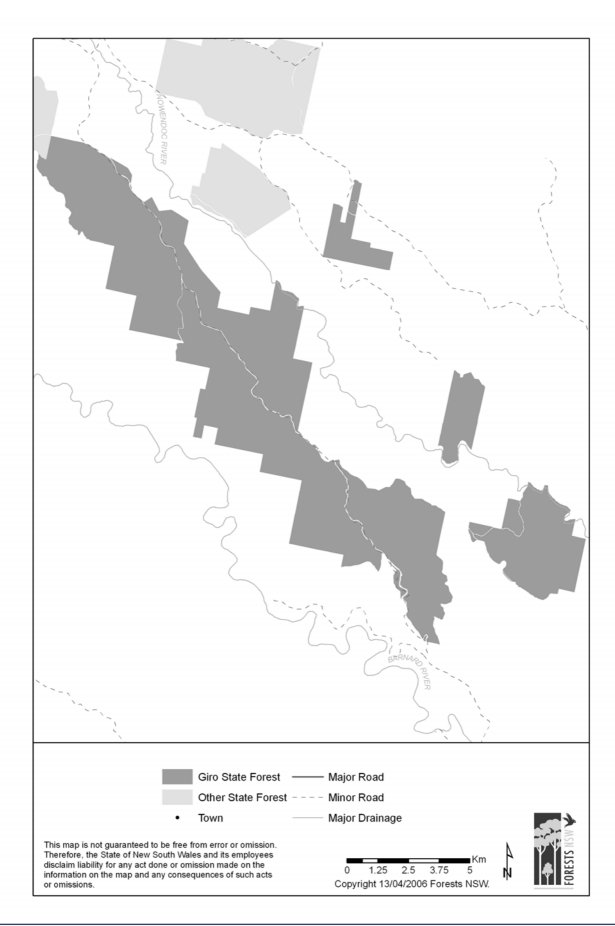
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Gladstone State Forest

Gladstone State Forest is located approximately 6 km SW of the township of Bellingen. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gladstone State Forest area: 6716 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

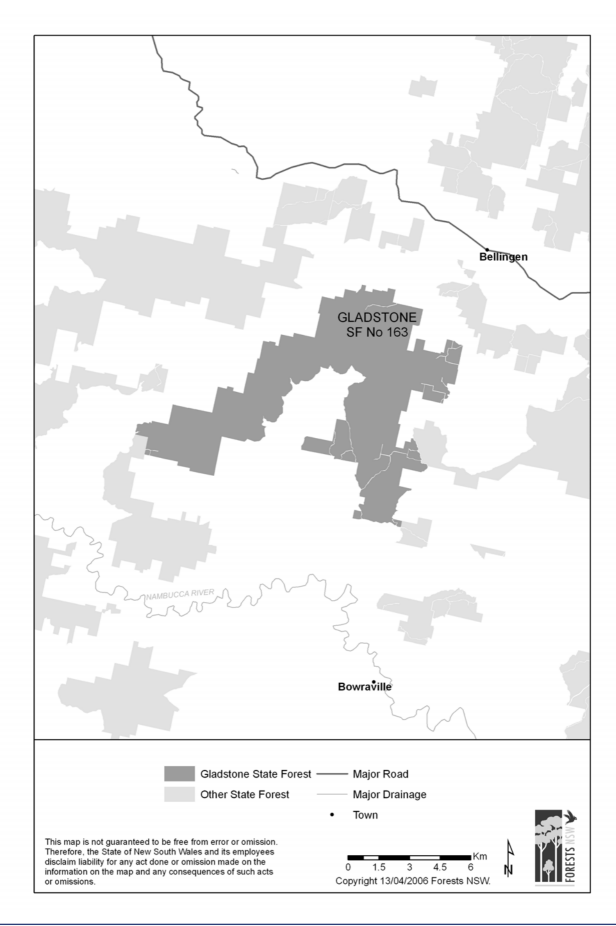
6. Requirements of the declaration

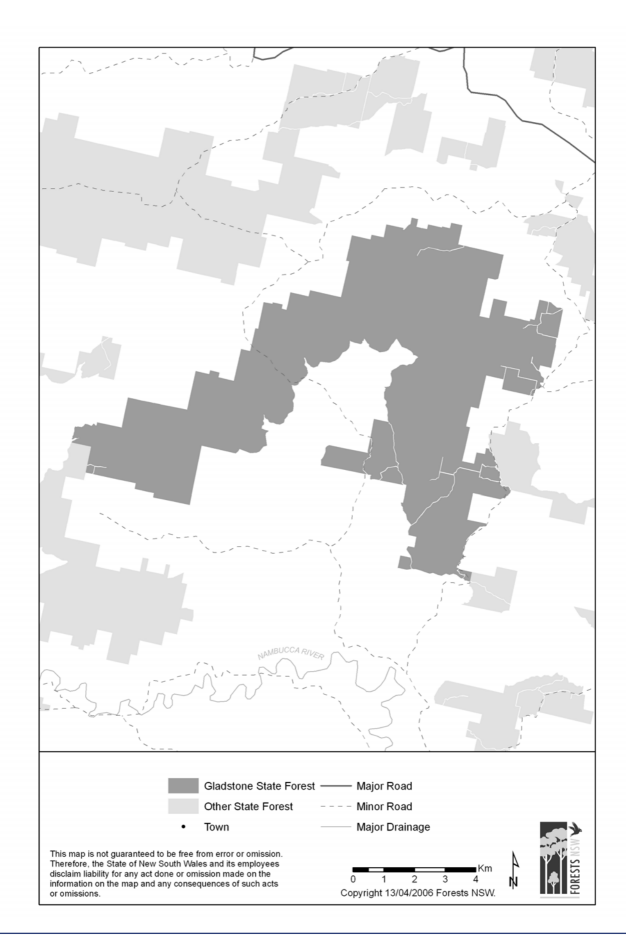
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Grange State Forest

Grange State Forest is located approximately 60 km NW of the township of Grafton. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Grange State Forest area: 10936 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

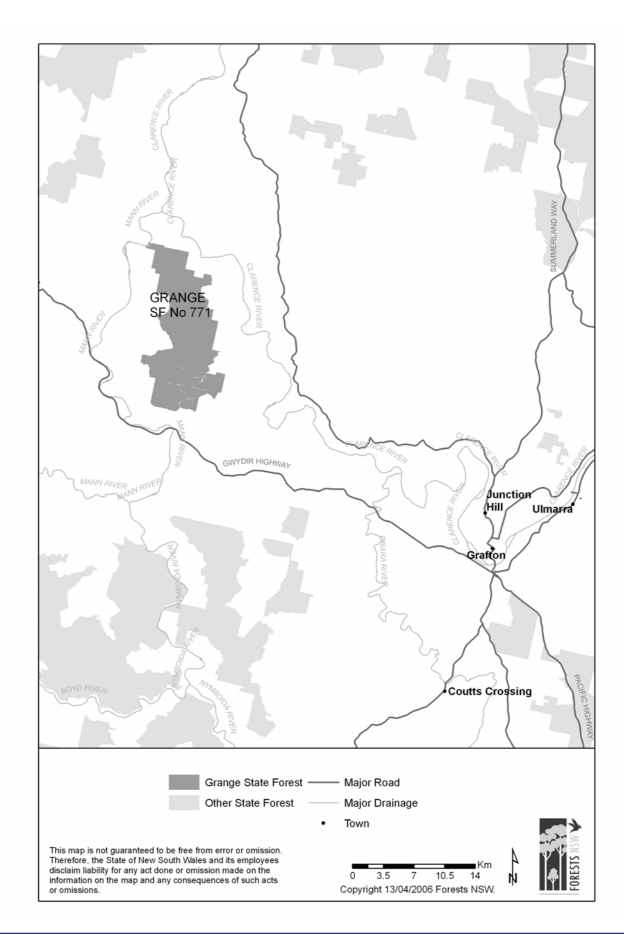
6. Requirements of the declaration

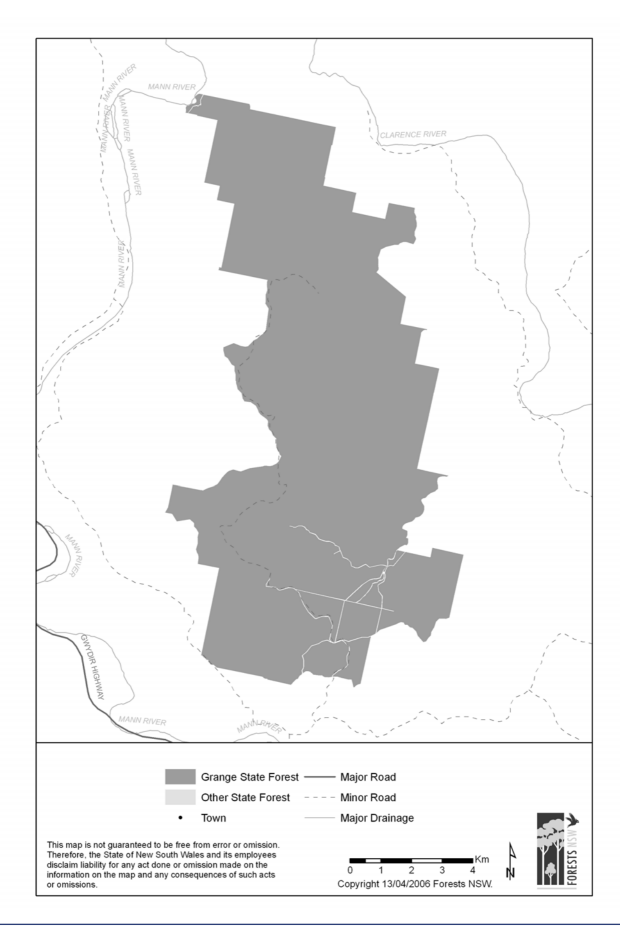
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Hanging Rock State Forest

Hanging Rock State Forest is located approximately 5 km E of the township of Nundle. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Hanging Rock State Forest area: 4598 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

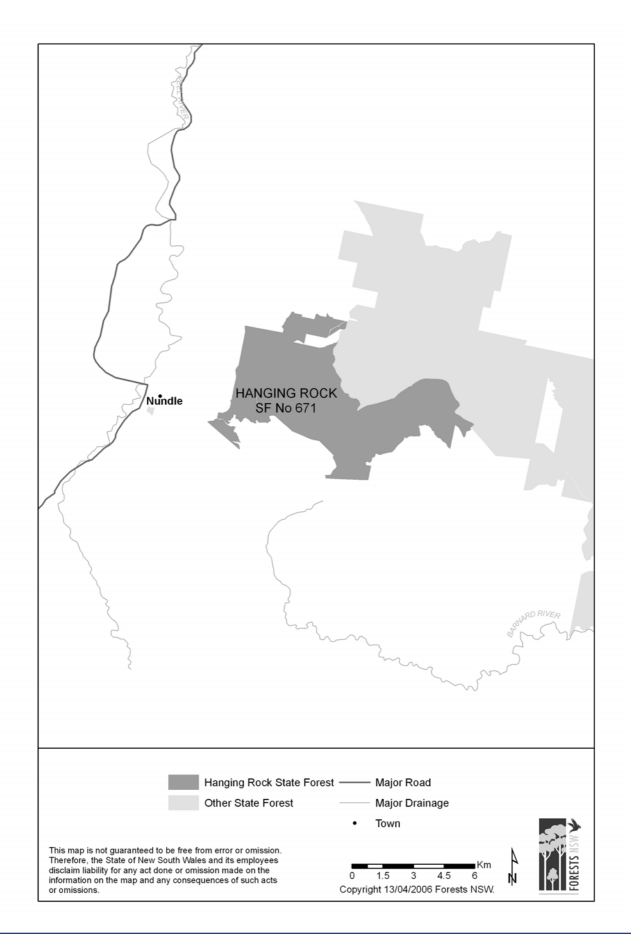
6. Requirements of the declaration

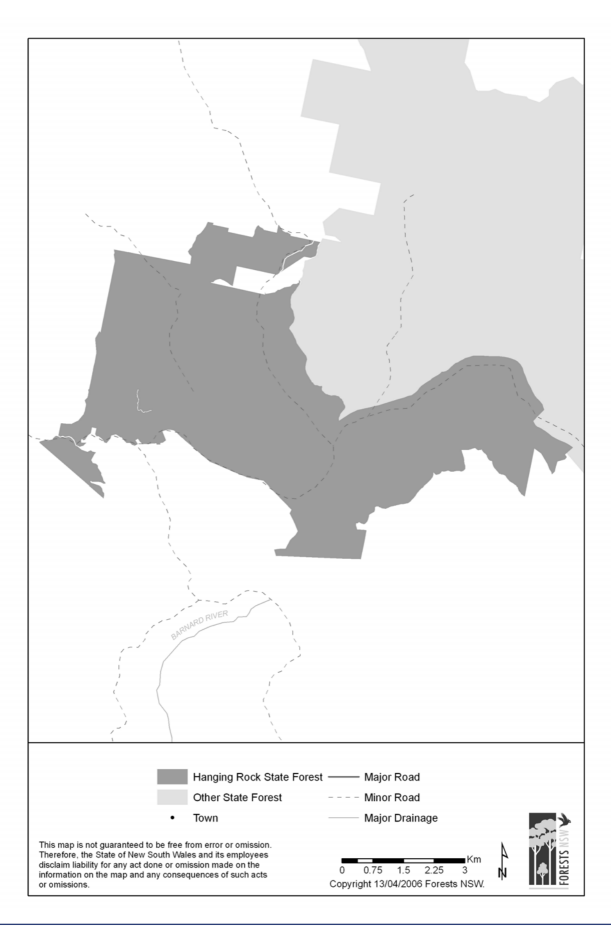
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Hyland State Forest

Hyland State Forest is located approximately 30 km NW of the township of Dorrigo. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Hyland State Forest area: 4875 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

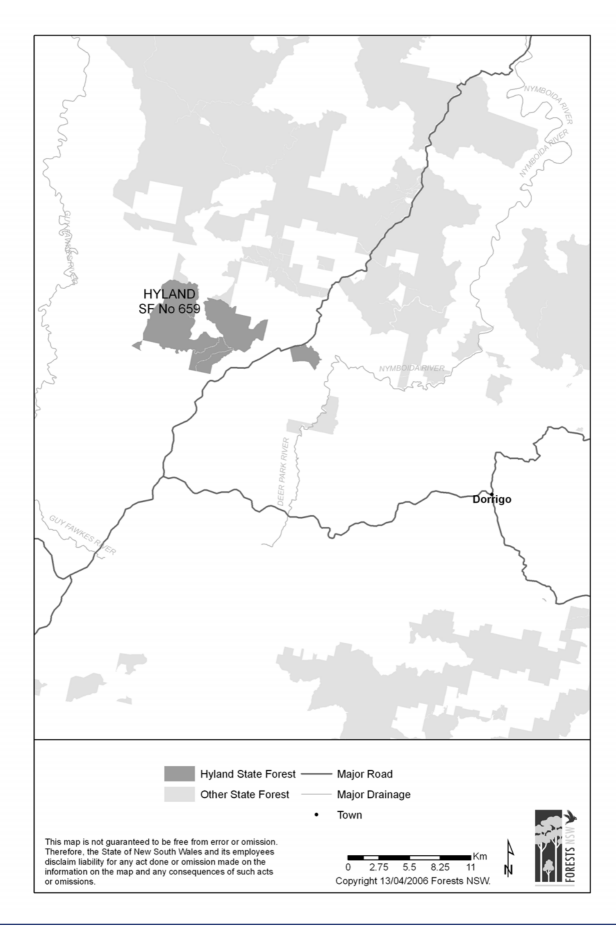
6. Requirements of the declaration

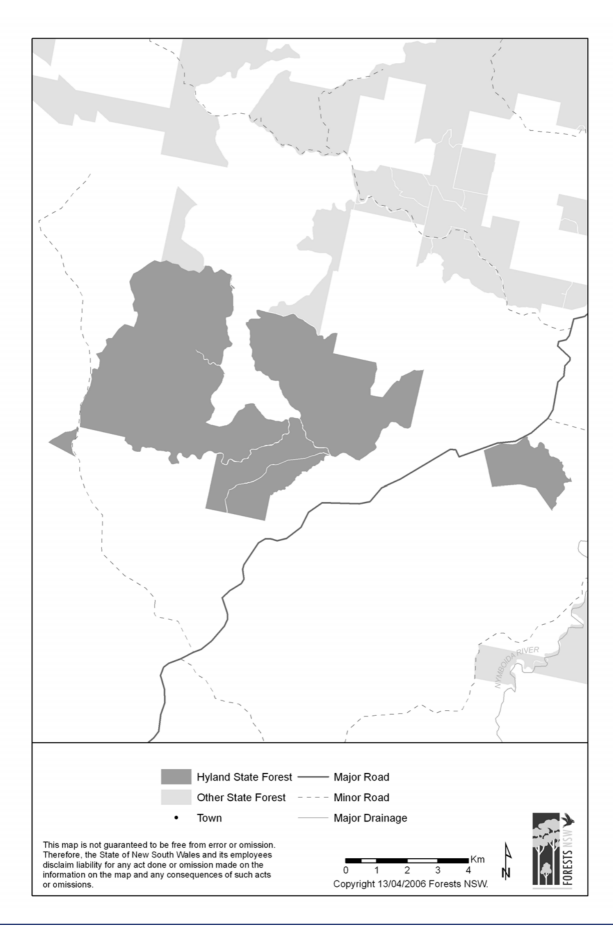
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Irishman State Forest

Irishman State Forest is located approximately 24 km NW of the township of Bowraville. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Irishman State Forest area: 2752 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

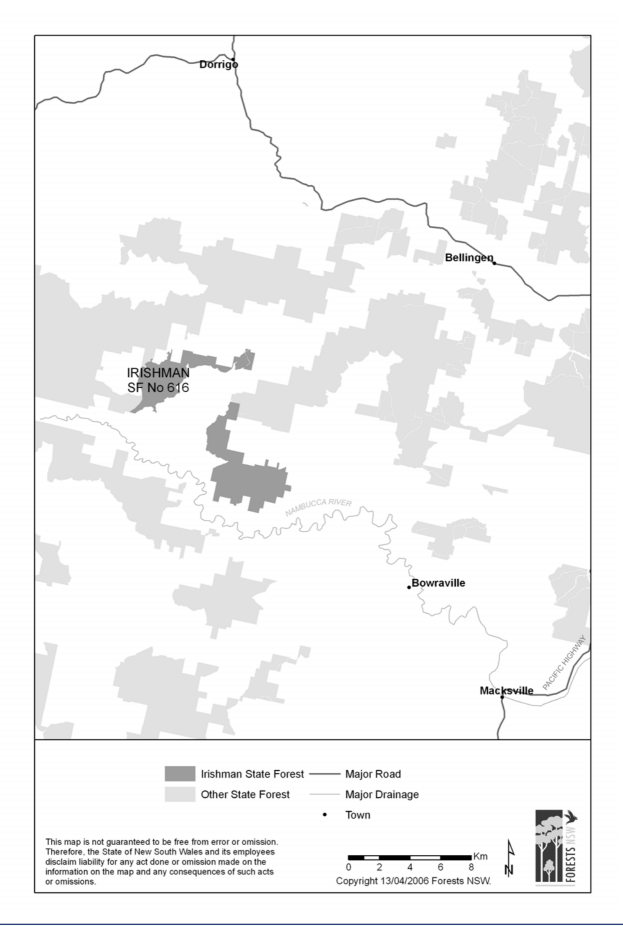
6. Requirements of the declaration

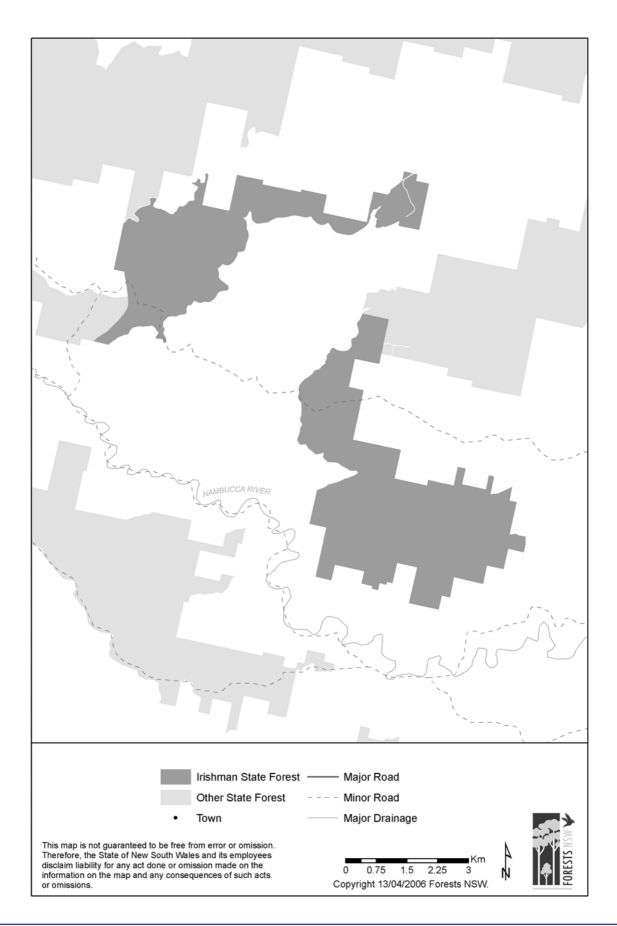
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Kangaroo River State Forest

Kangaroo River State Forest is located approximately 20 km NW of the township of Coramba. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kangaroo River State Forest area: 2752 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

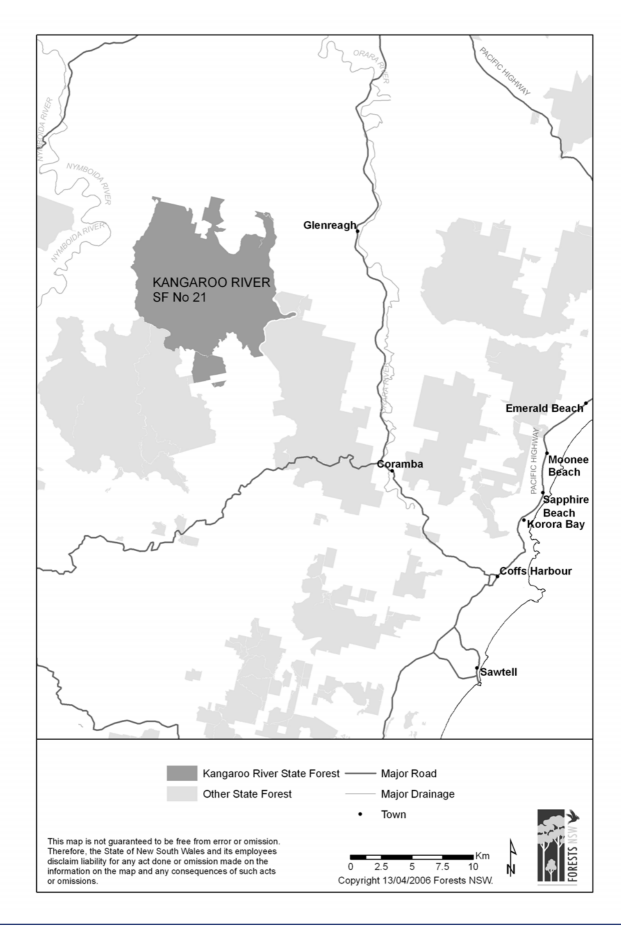
6. Requirements of the declaration

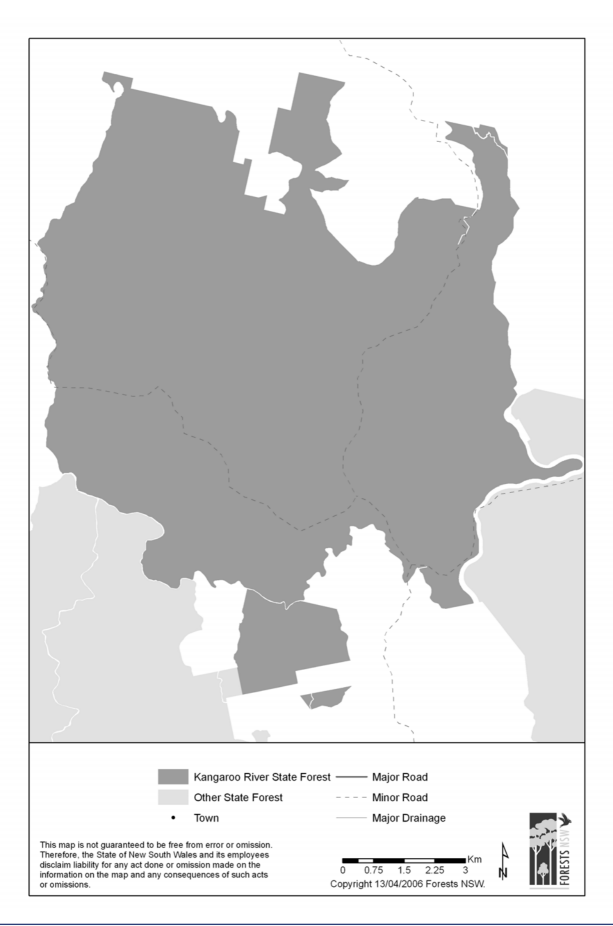
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Kippara State Forest

Kippara State Forest is located approximately 30 km N of the township of Wauchope. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kippara State Forest area: 5489 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

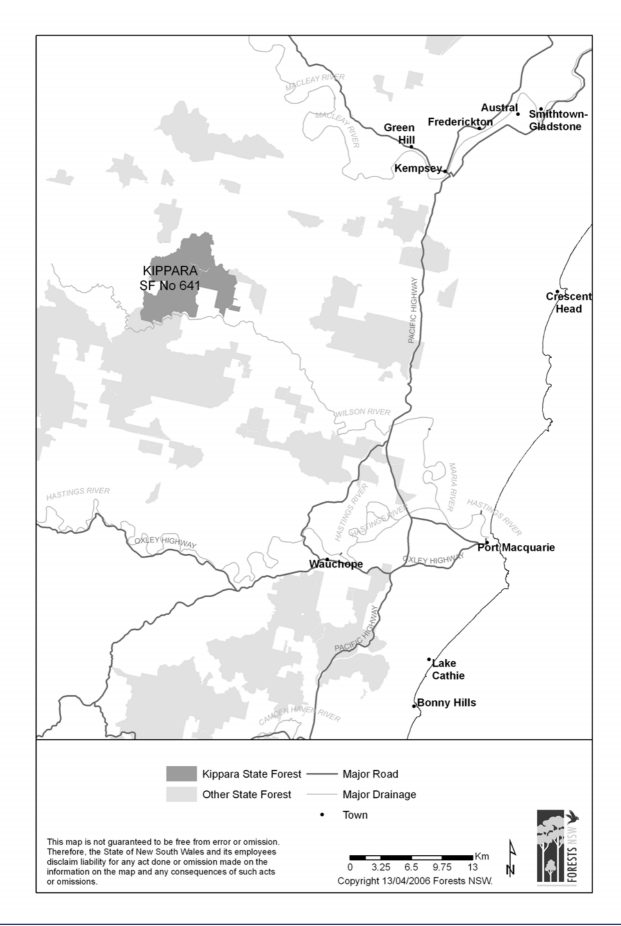
6. Requirements of the declaration

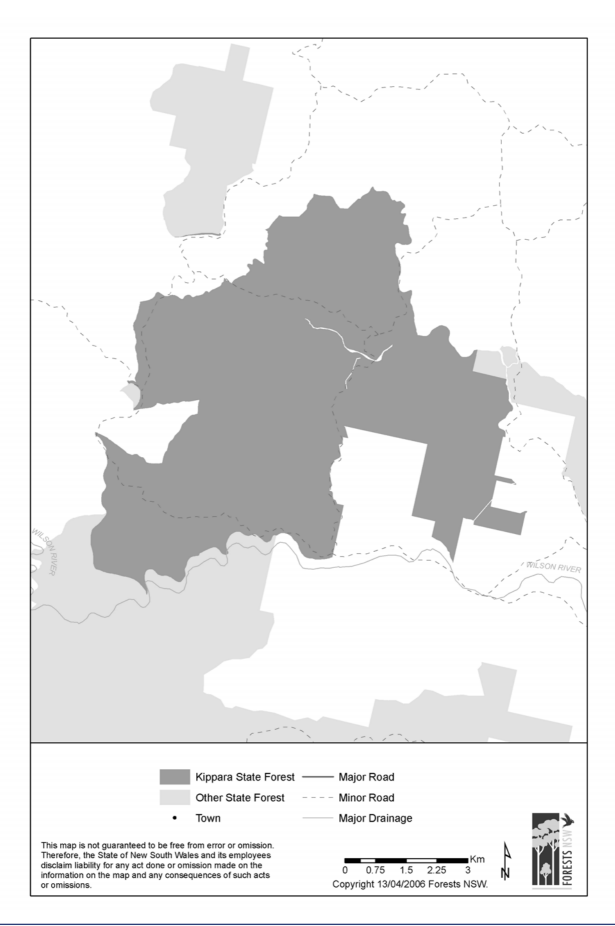
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Marengo State Forest

Marengo State Forest is located approximately 50 km N of the township of Dorrigo. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Marengo State Forest area: 10259 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the Game and Feral Animal Control Act 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

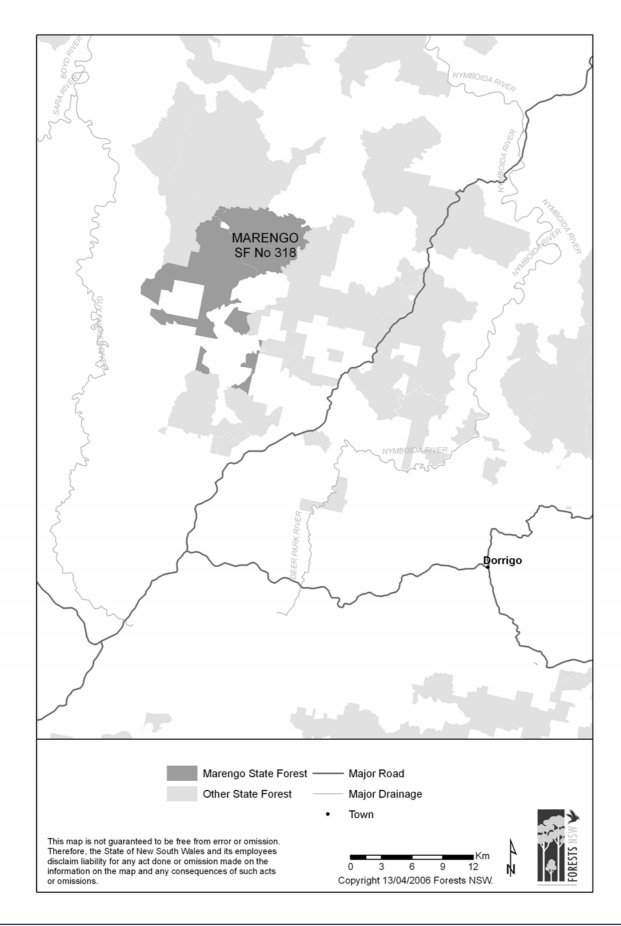
6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Masseys Creek State Forest

Masseys Creek State Forest is located approximately 30 km N of the township of Gresford. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Masseys Creek State Forest area: 3269 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

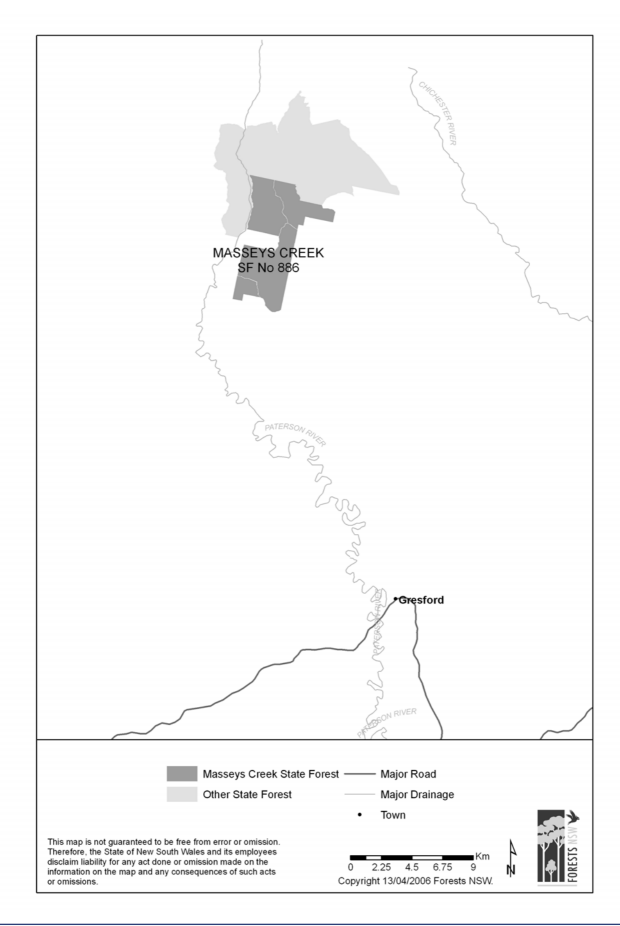
6. Requirements of the declaration

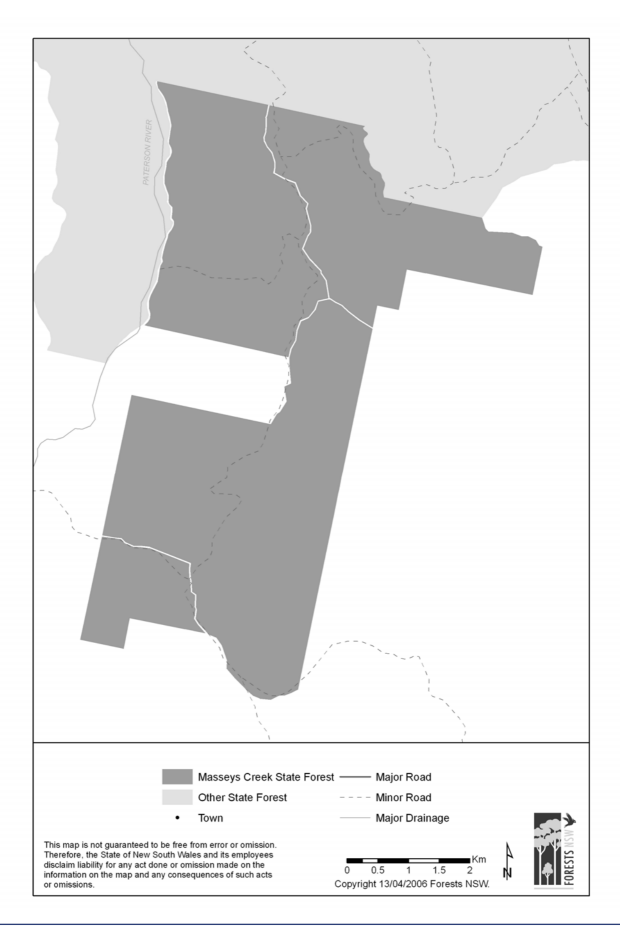
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to McPherson State Forest

McPherson State Forest is located approximately 16 km NW of the township of Ourimbah. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. McPherson State Forest area: 6142 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

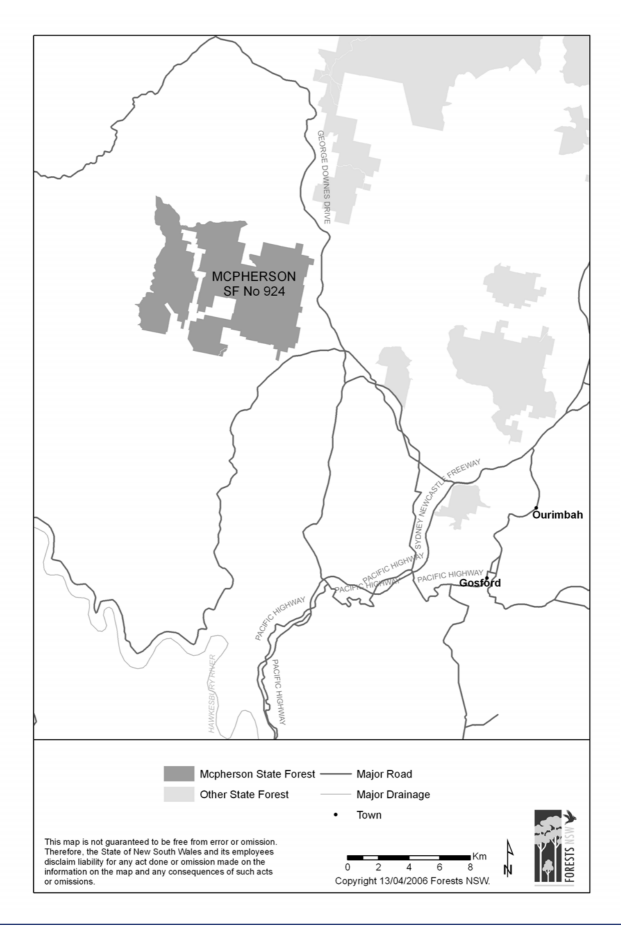
6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Moonpar State Forest

Moonpar State Forest is located approximately 30 km N of the township of Dorrigo. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Moonpar State Forest area: 2417 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

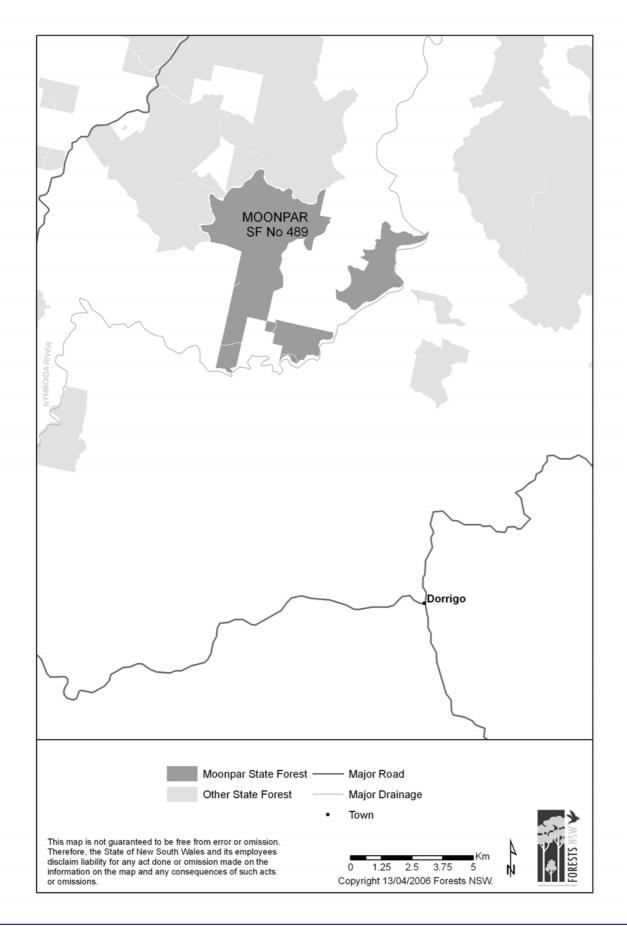
6. Requirements of the declaration

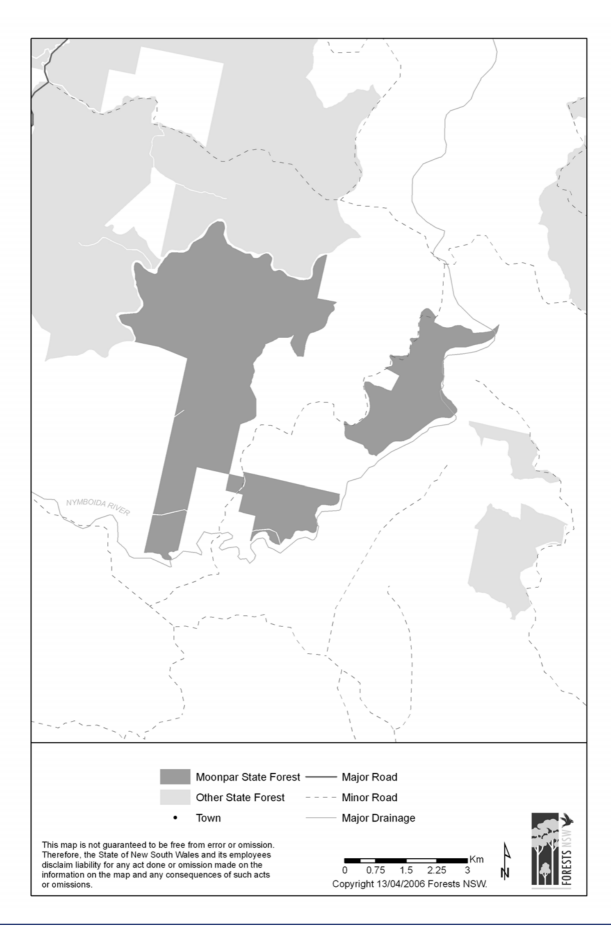
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Mount Belmore State Forest

Mount Belmore State Forest is located approximately 25 km W of the township of Rappville. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mount Belmore State Forest area: 9111 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

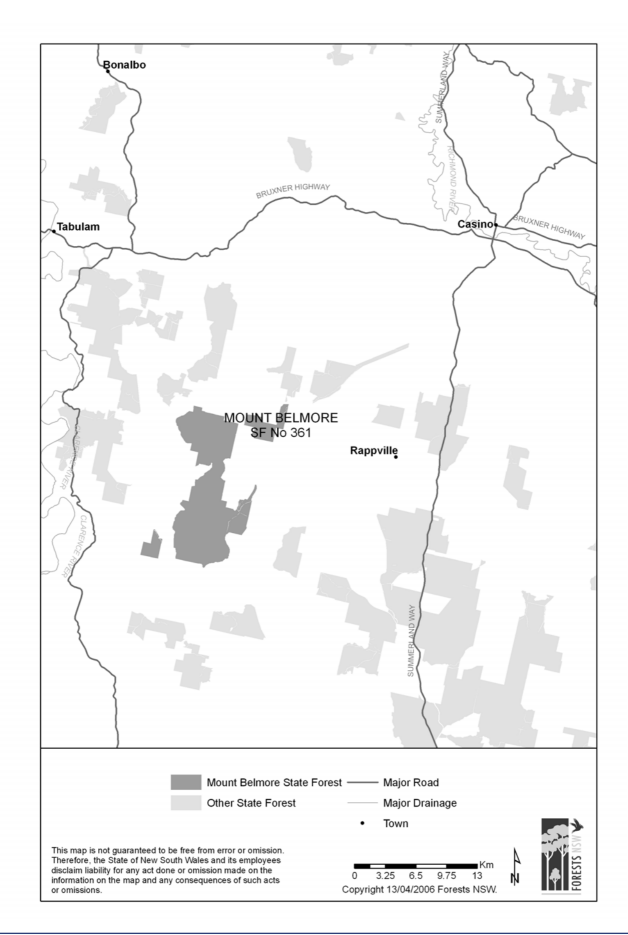
6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Mount Mitchell State Forest

Mount Mitchell State Forest is located approximately 30 km E of the township of Glen Innes. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mount Mitchell State Forest area: 3413 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

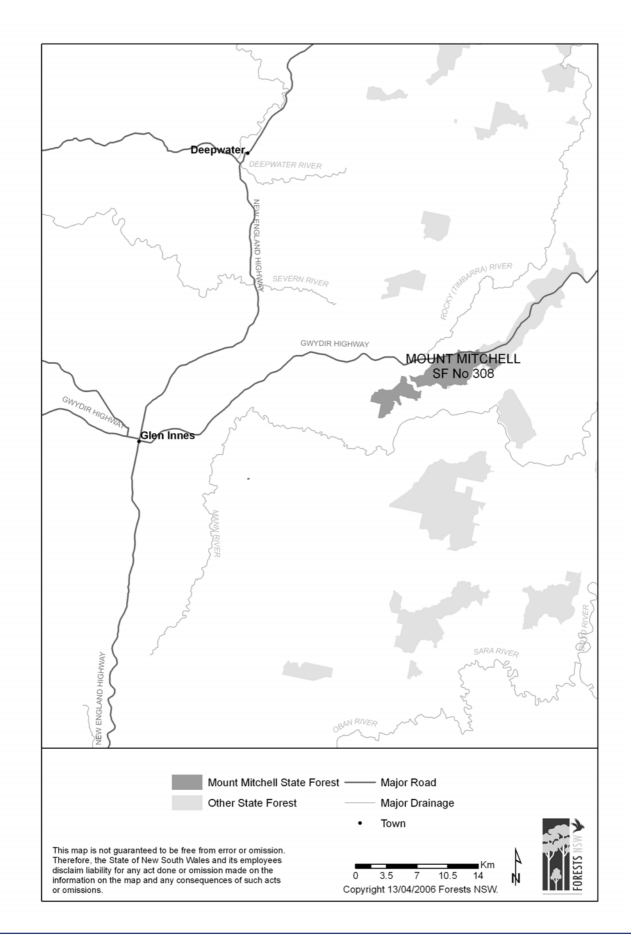
6. Requirements of the declaration

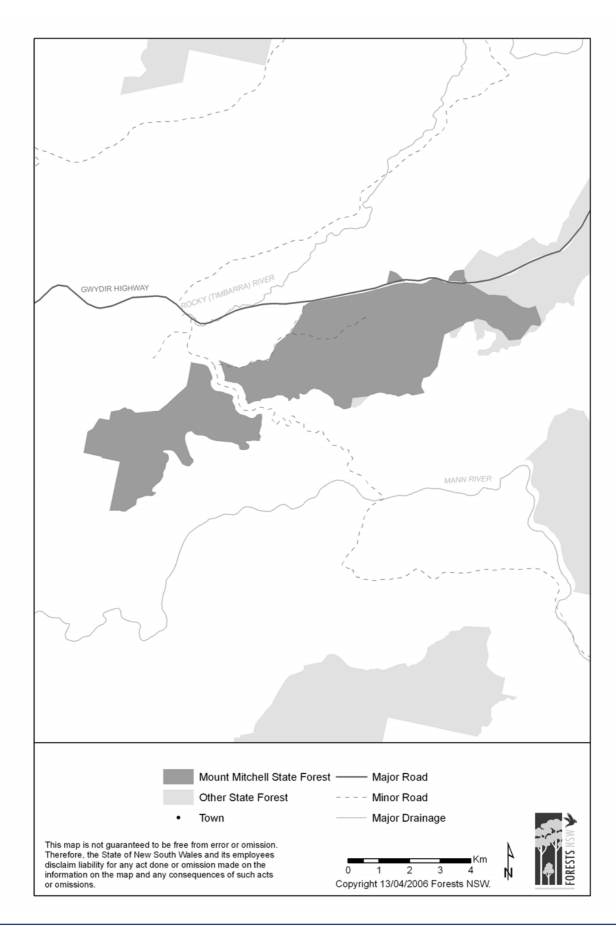
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Mount Topper State Forest

Mount Topper State Forest is located approximately 5 km N of the township of Tingha. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mount Topper State Forest area: 3413 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

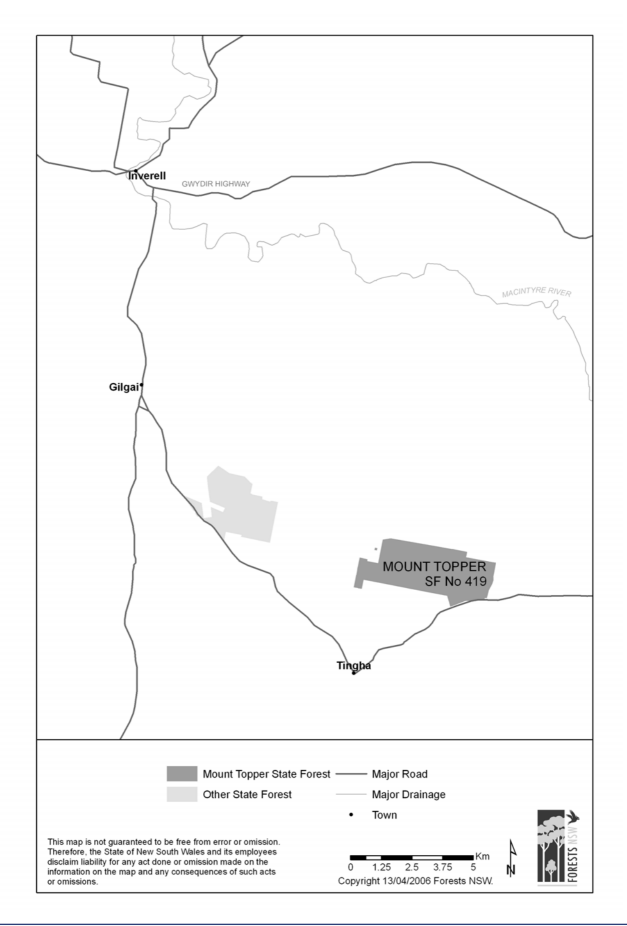
6. Requirements of the declaration

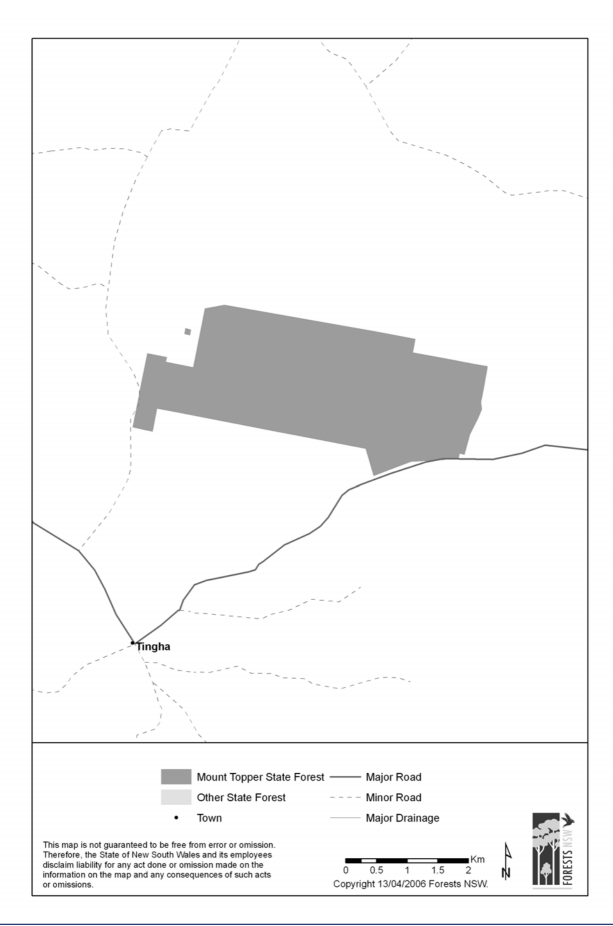
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Myall River State Forest

Myall River State Forest is located approximately 5 km E of the township of Stroud. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Myall River State Forest area: 13557 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

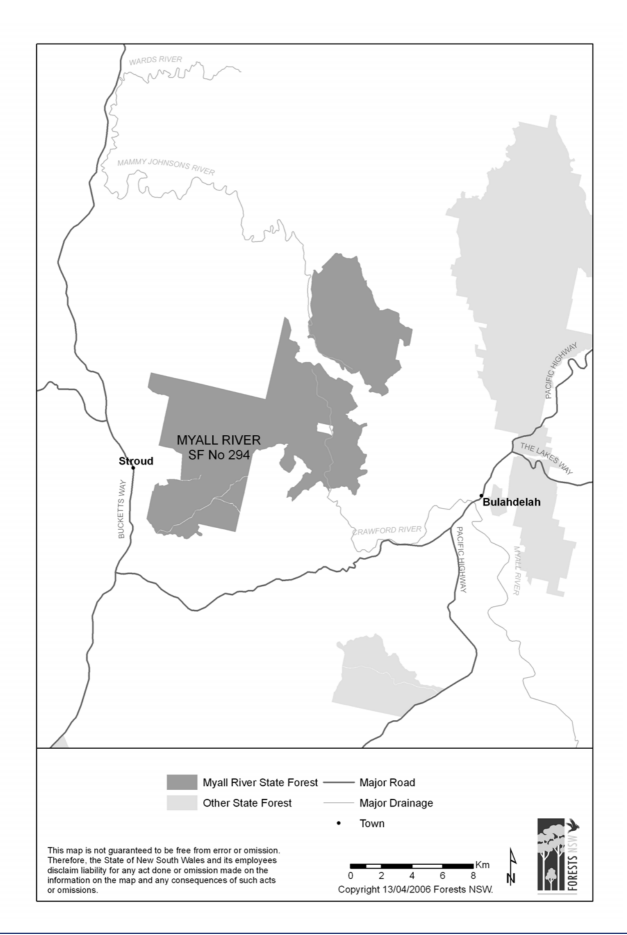
6. Requirements of the declaration

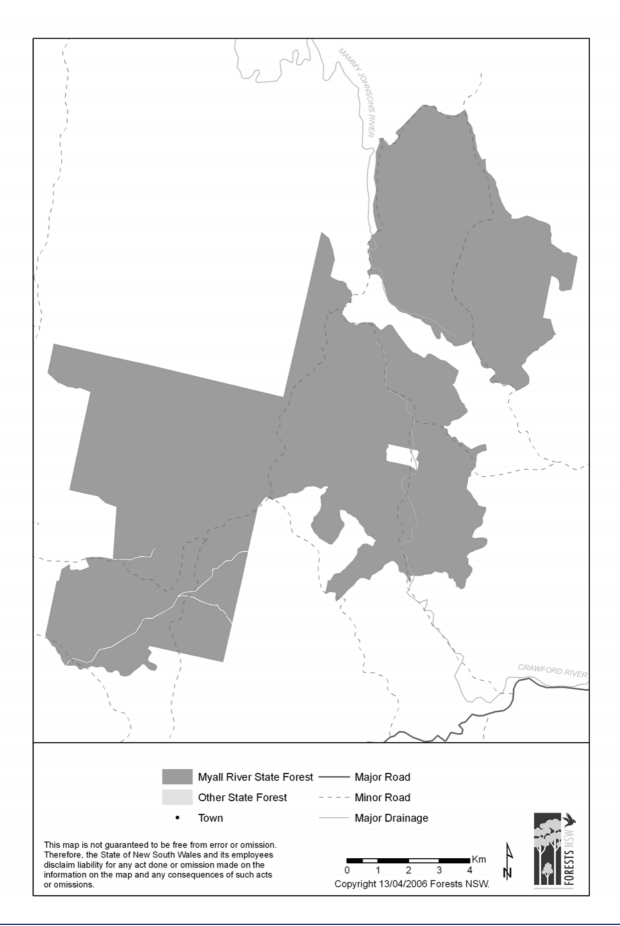
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Myrtle State Forest

Myrtle State Forest is located approximately 8 km S of the township of Rappville. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Myrtle State Forest area: 5847 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Nana Creek State Forest

Nana Creek State Forest is located approximately 3 km S of the township of Coramba. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nana Creek State Forest area: 1833 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

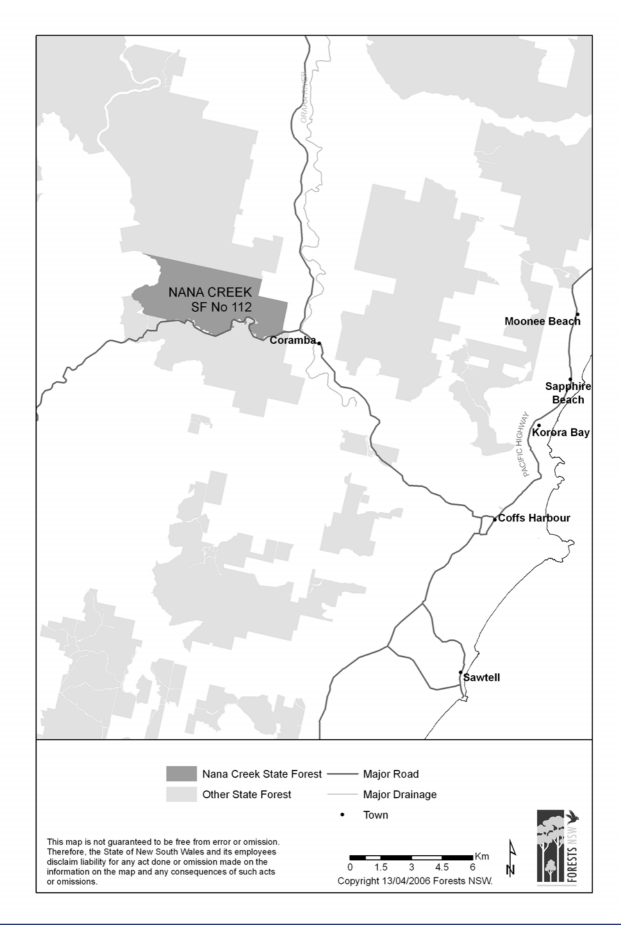
6. Requirements of the declaration

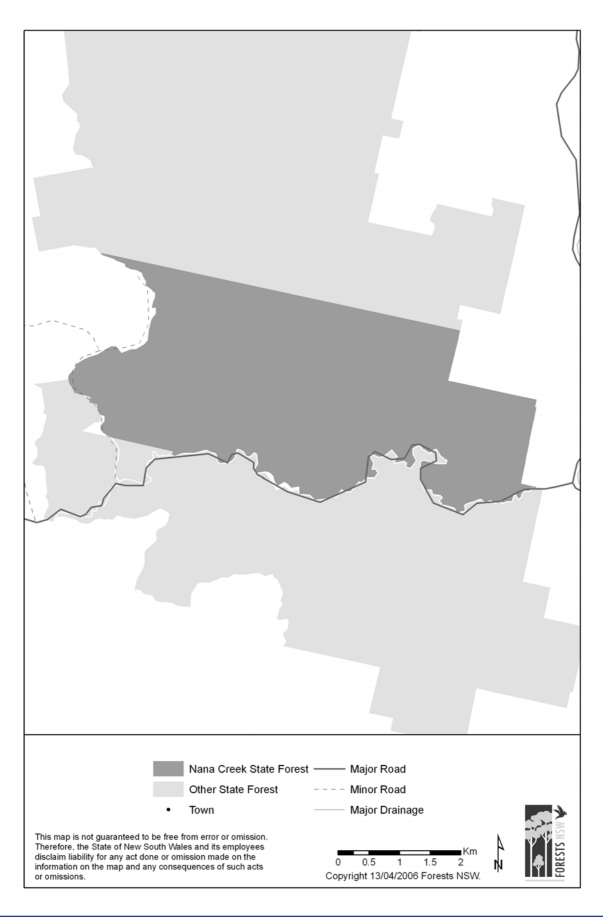
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Newfoundland State Forest

Newfoundland State Forest is located approximately 30 km SE of the township of Grafton. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Newfoundland State Forest area: 6670 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

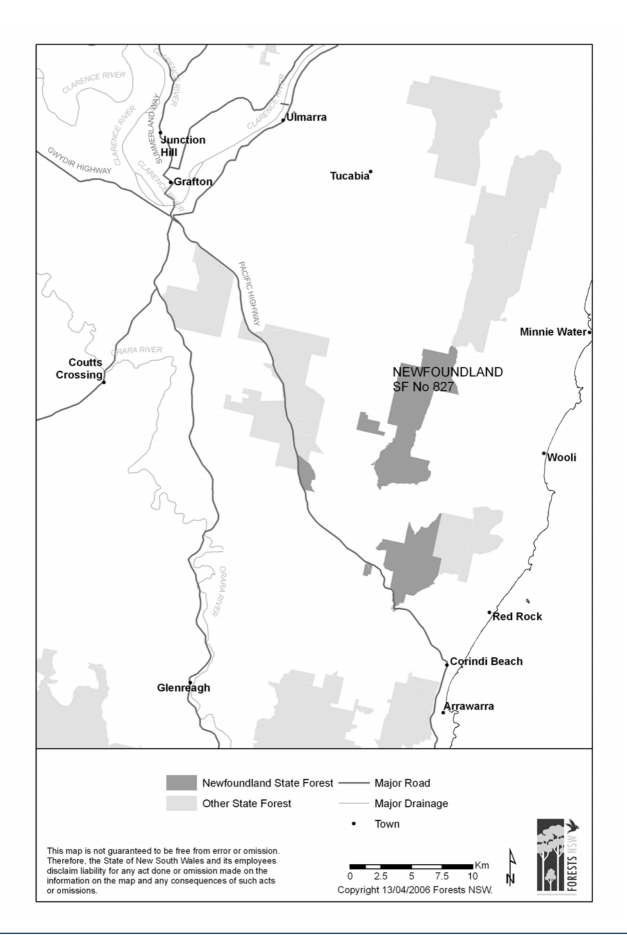
6. Requirements of the declaration

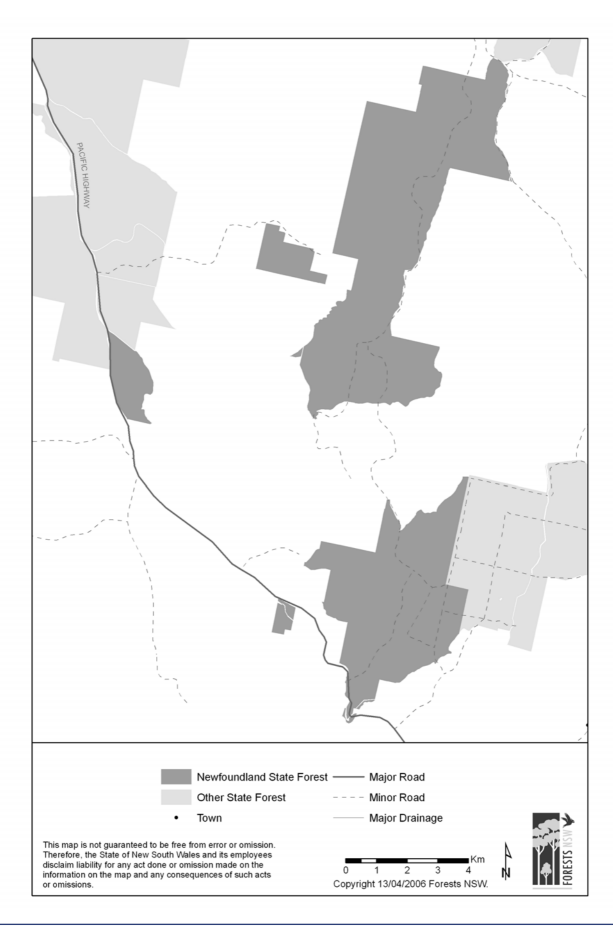
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Nowendoc State Forest

Nowendoc State Forest is located approximately 60 km S of the township of Walcha. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nowendoc State Forest area: 9187 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

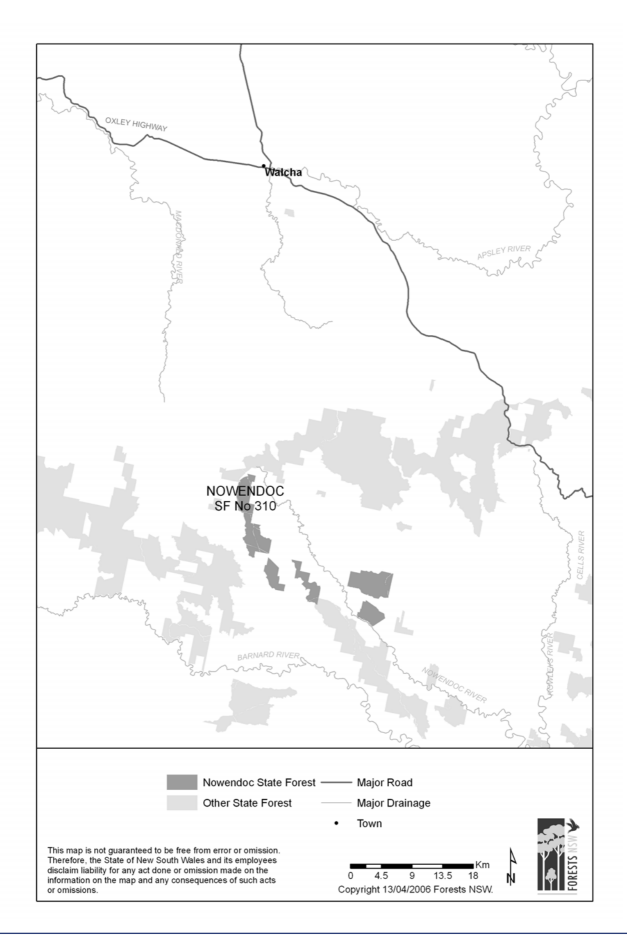
6. Requirements of the declaration

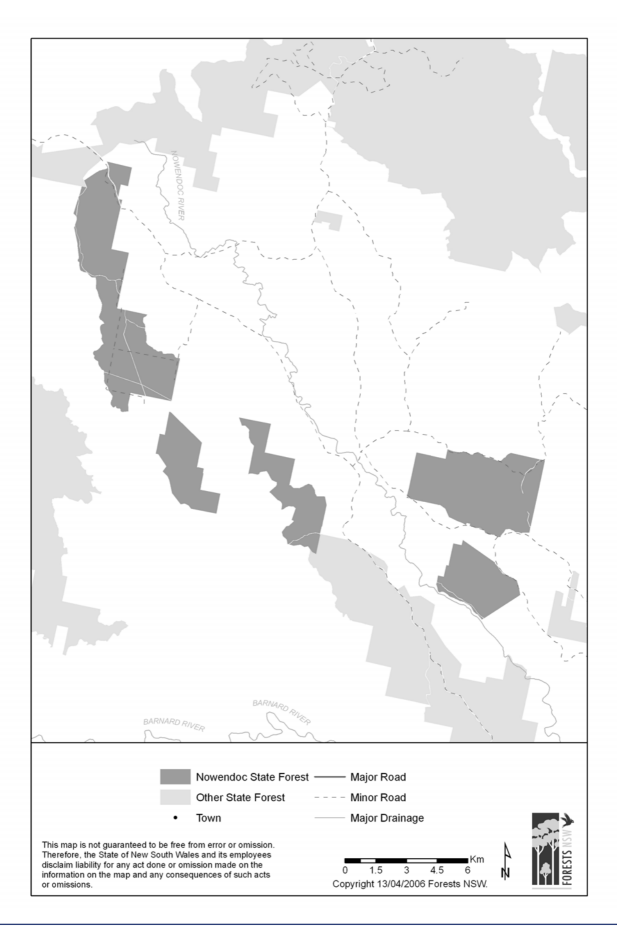
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Nundle State Forest

Nundle State Forest is located approximately 20 km E of the township of Nundle. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nundle State Forest area: 13643 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

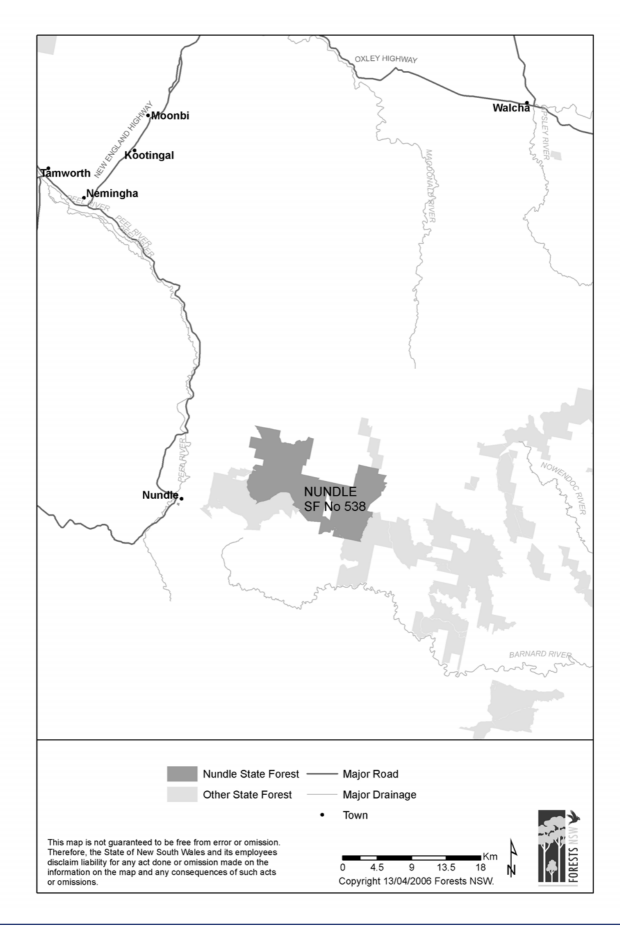
6. Requirements of the declaration

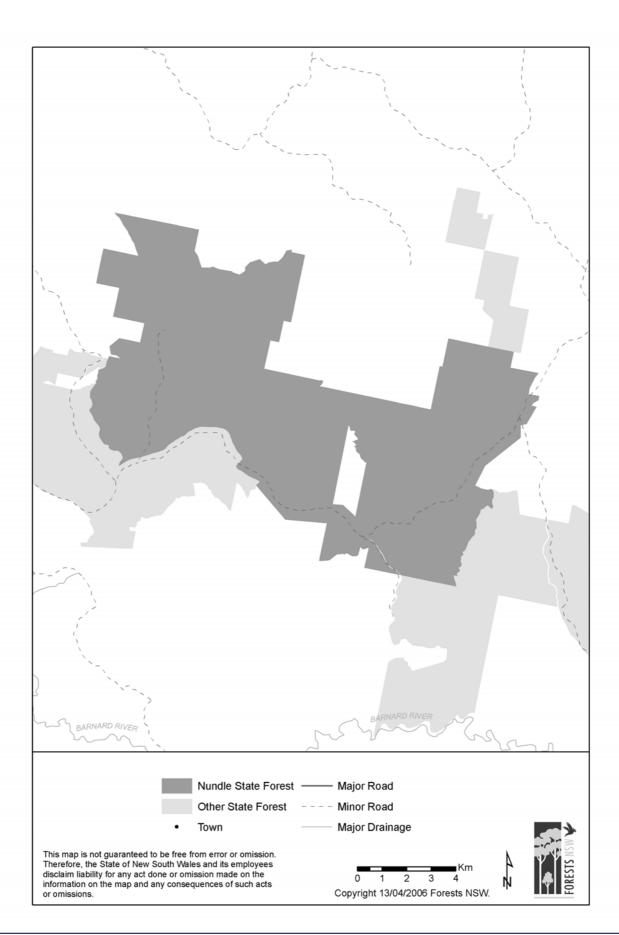
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Nymboida State Forest

Nymboida State Forest is located approximately 29 km W of the township of Coutts Crossing. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nymboida State Forest area: 6233 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

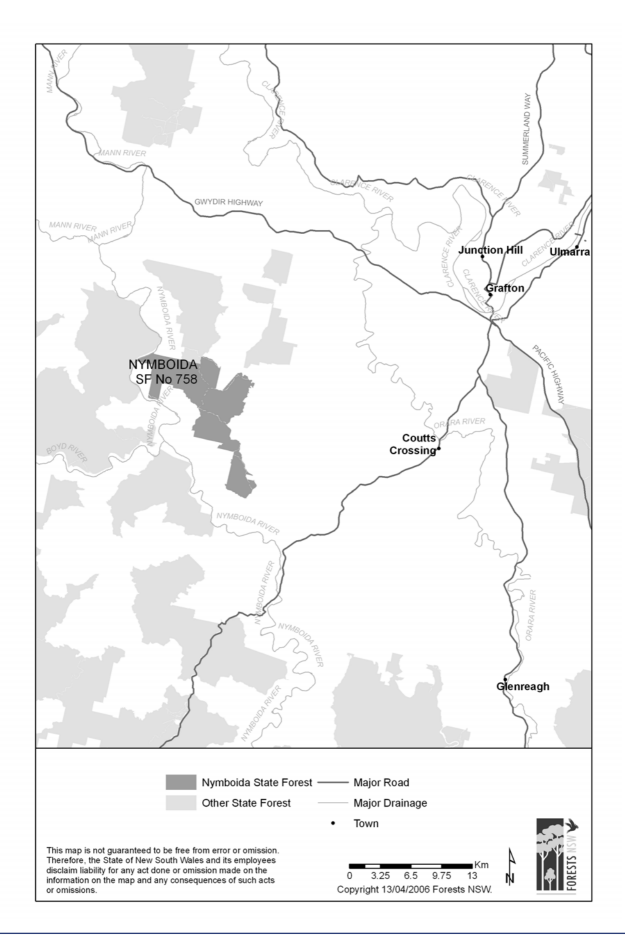
6. Requirements of the declaration

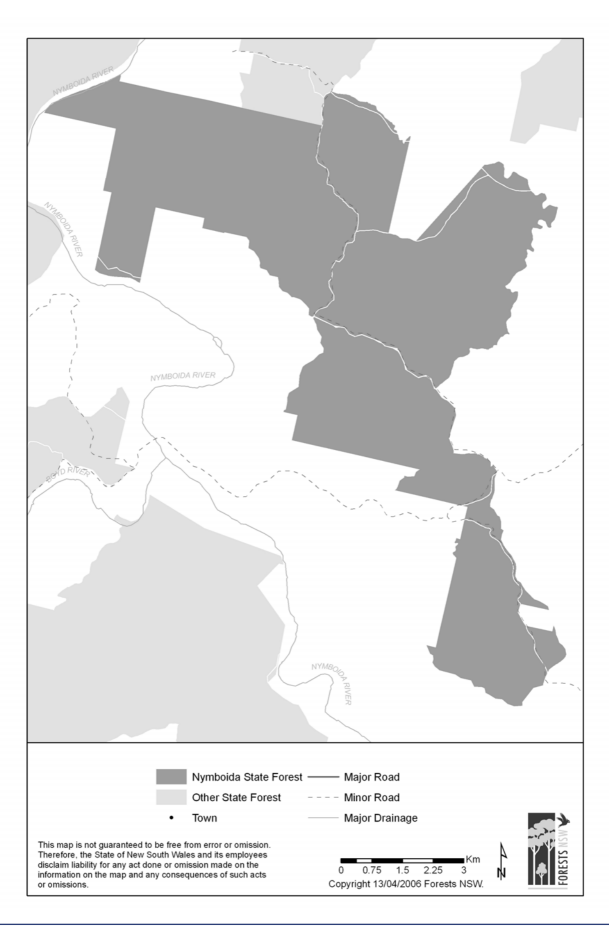
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Oakes State Forest

Oakes State Forest is located approximately 30 km NW of the township of Bowraville. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Oakes State Forest area: 8142 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

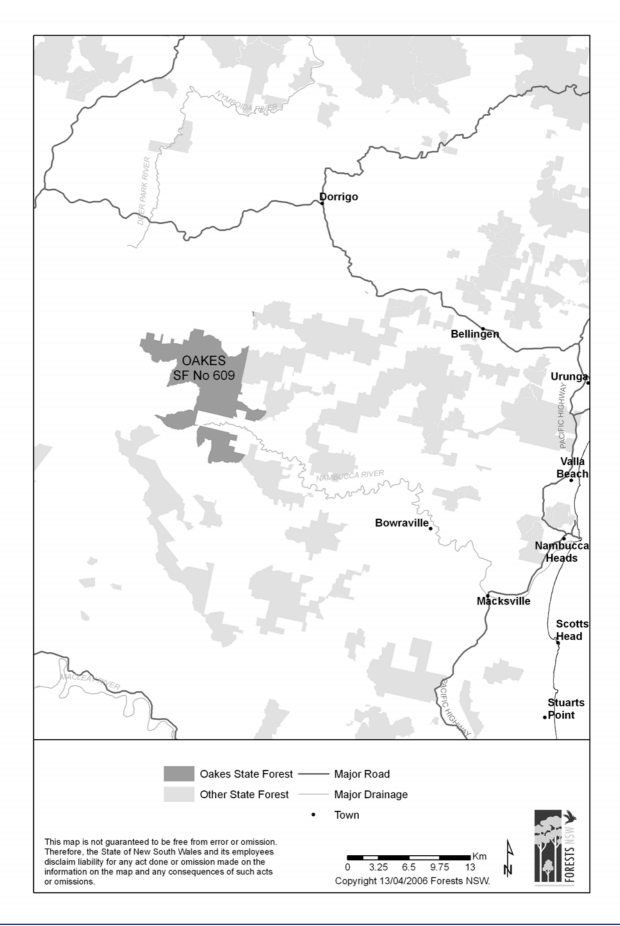
6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Oakwood State Forest

Oakwood State Forest is located approximately 45 km SE of the township of Glen Innes. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Oakwood State Forest area: 3928 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

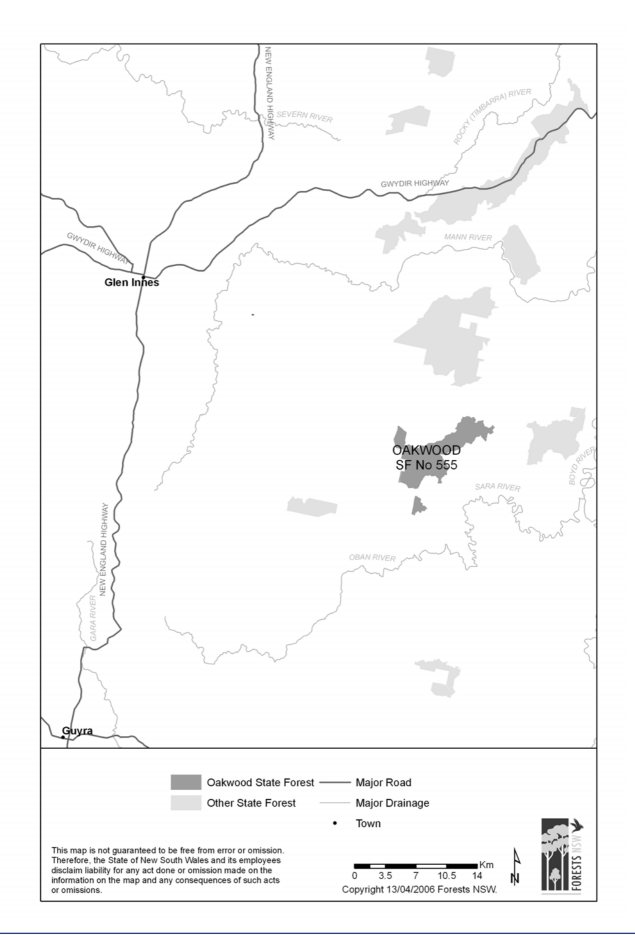
6. Requirements of the declaration

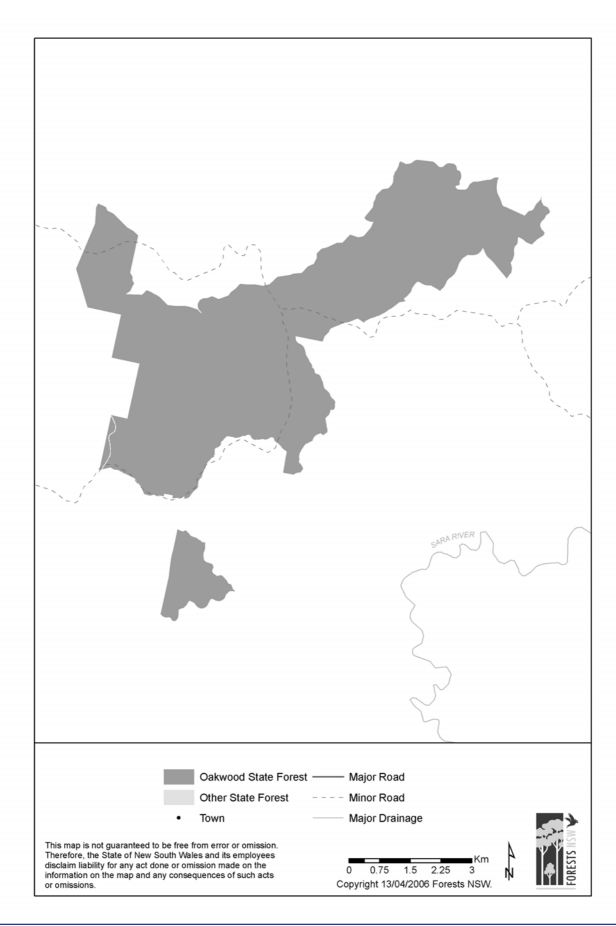
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Olney State Forest

Olney State Forest is located approximately 12 km W of the township of Cooranbong. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Olney State Forest area: 17546 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

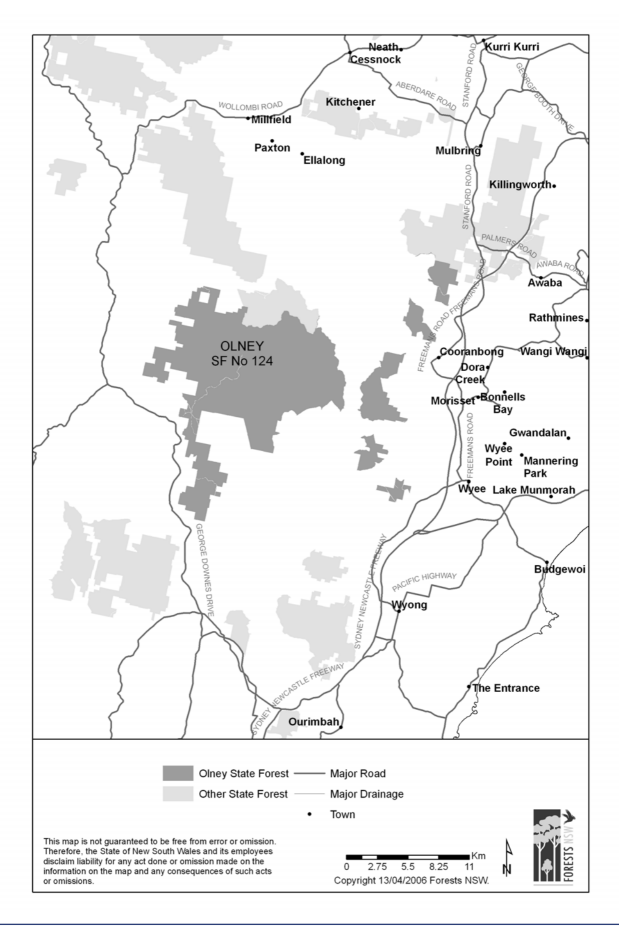
6. Requirements of the declaration

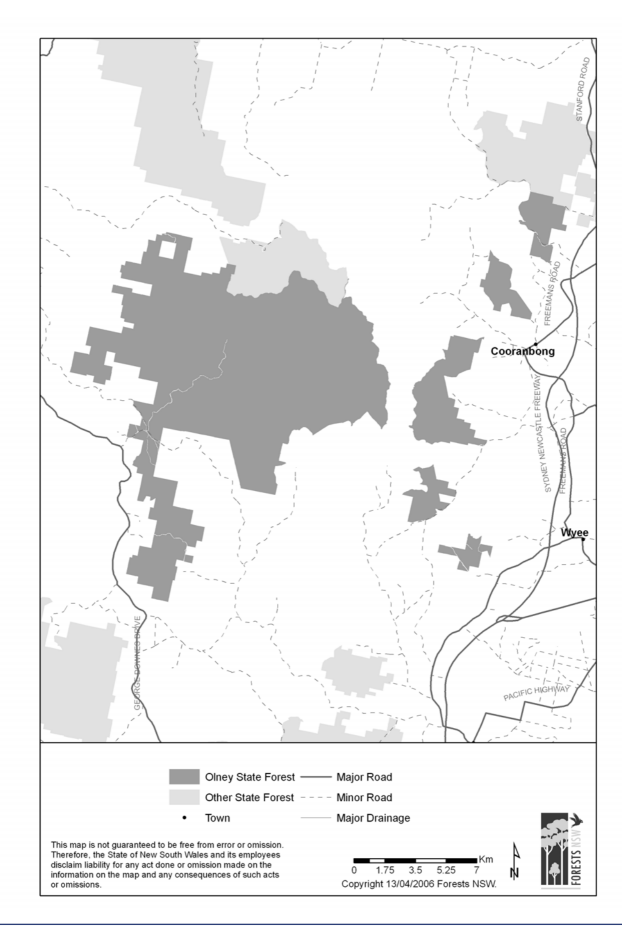
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Orara West State Forest

Orara West State Forest is located approximately 15 km SE of the township of Coramba. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Orara West State Forest area: 4697 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

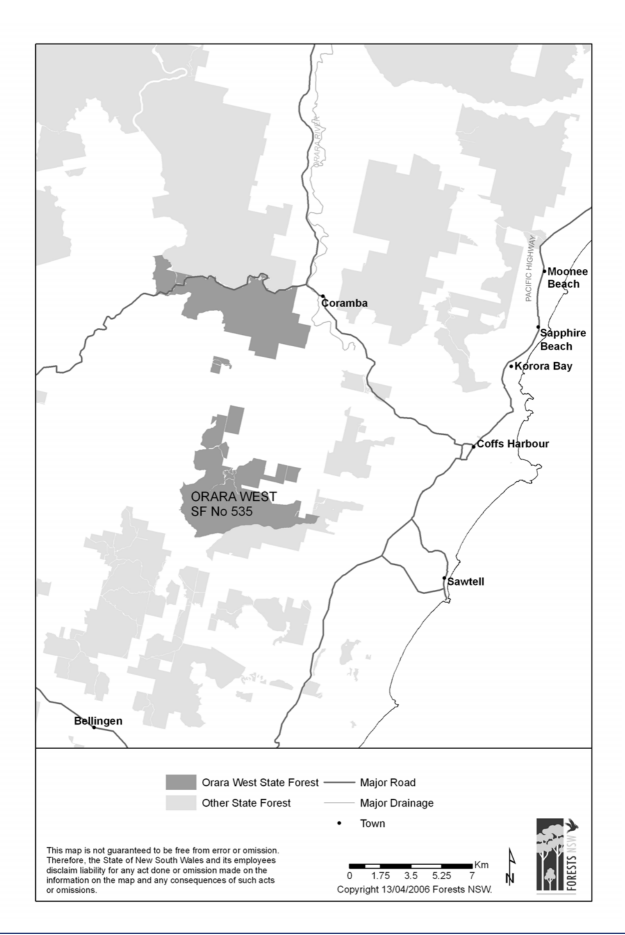
6. Requirements of the declaration

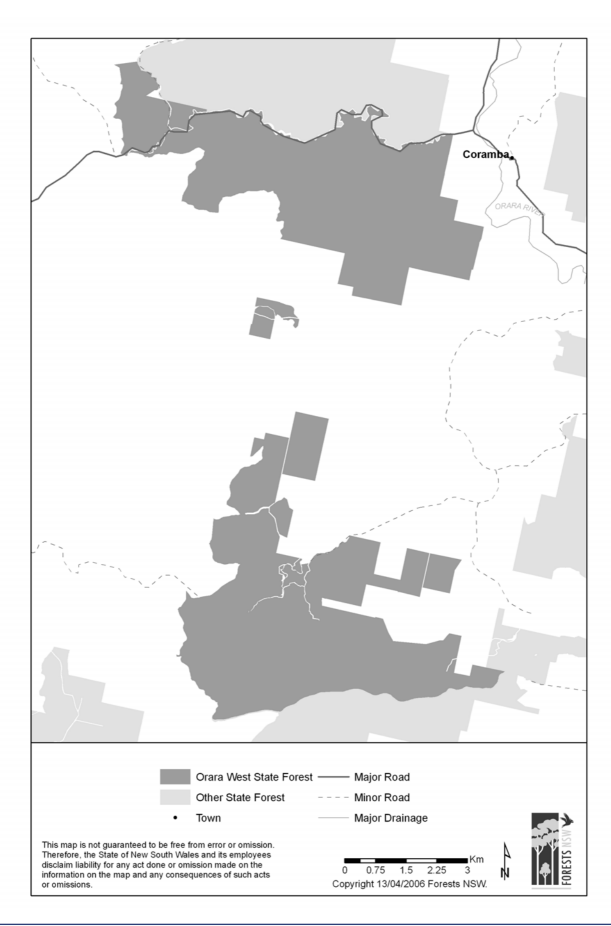
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Pine Brush State Forest

Pine Brush State Forest is located approximately 15 km E of the township of Ulmarra. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pine Brush State Forest area: 3719 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the Game and Feral Animal Control Act 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

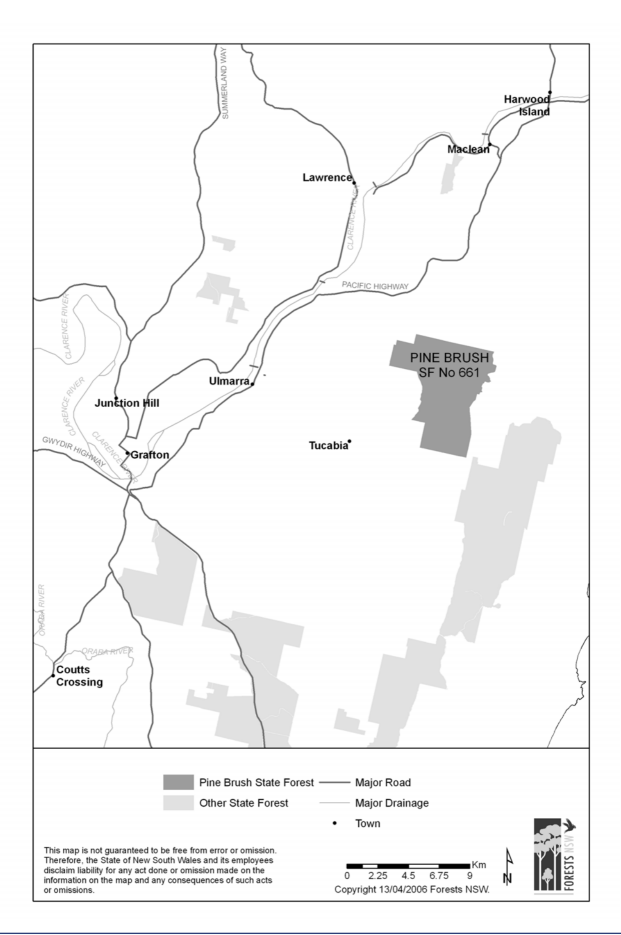
6. Requirements of the declaration

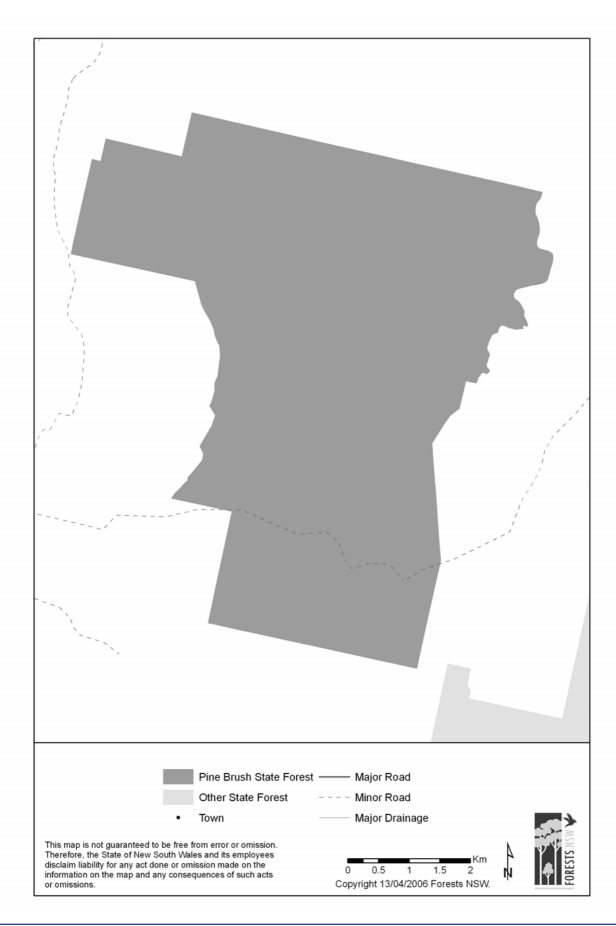
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Pokolbin State Forest

Pokolbin State Forest is located approximately 5 km SE of the township of Broke. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pokolbin State Forest area: 13889 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

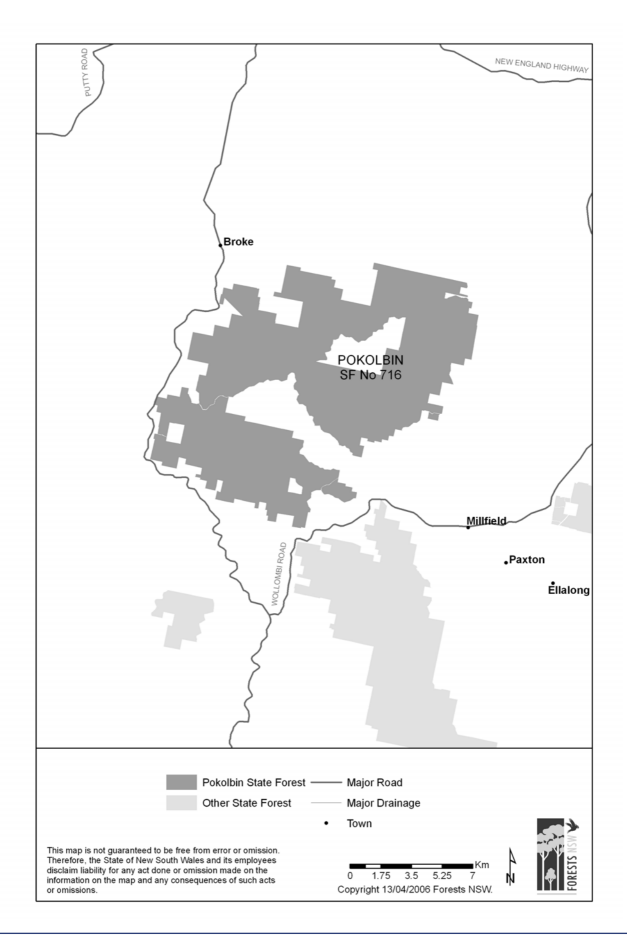
6. Requirements of the declaration

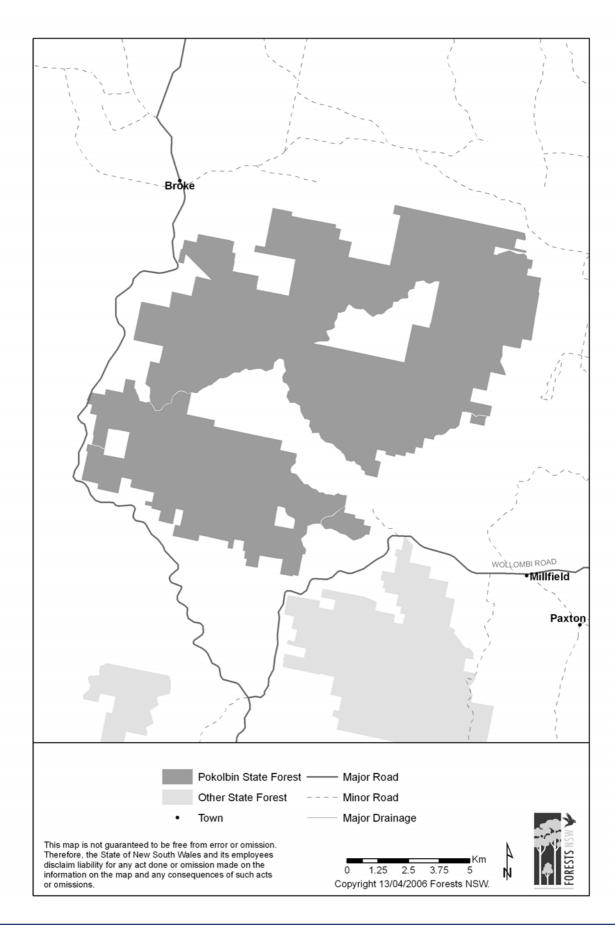
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Putty State Forest

Putty State Forest is located approximately 20 km N of the township of Putty. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Putty State Forest area: 21777 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

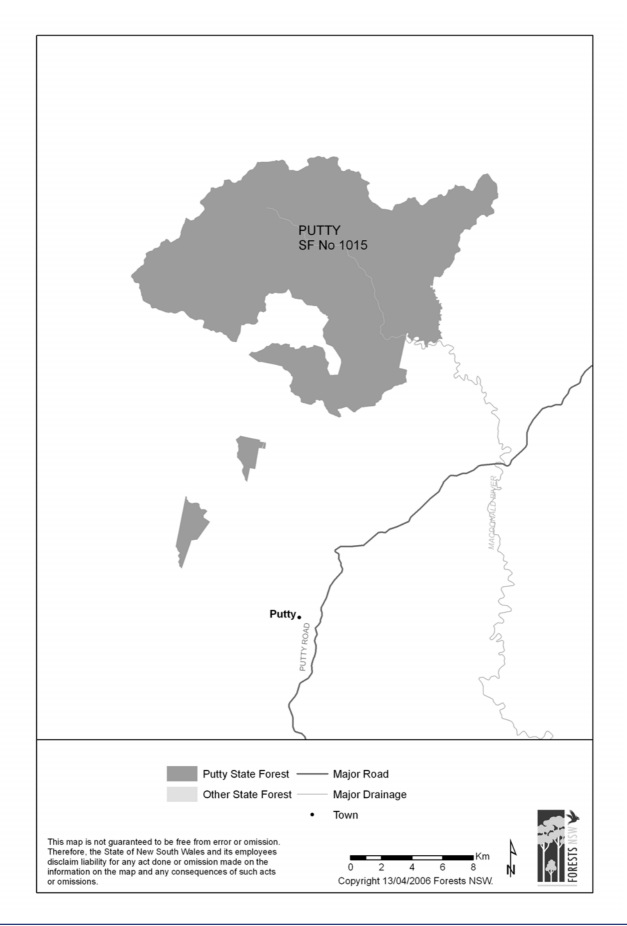
6. Requirements of the declaration

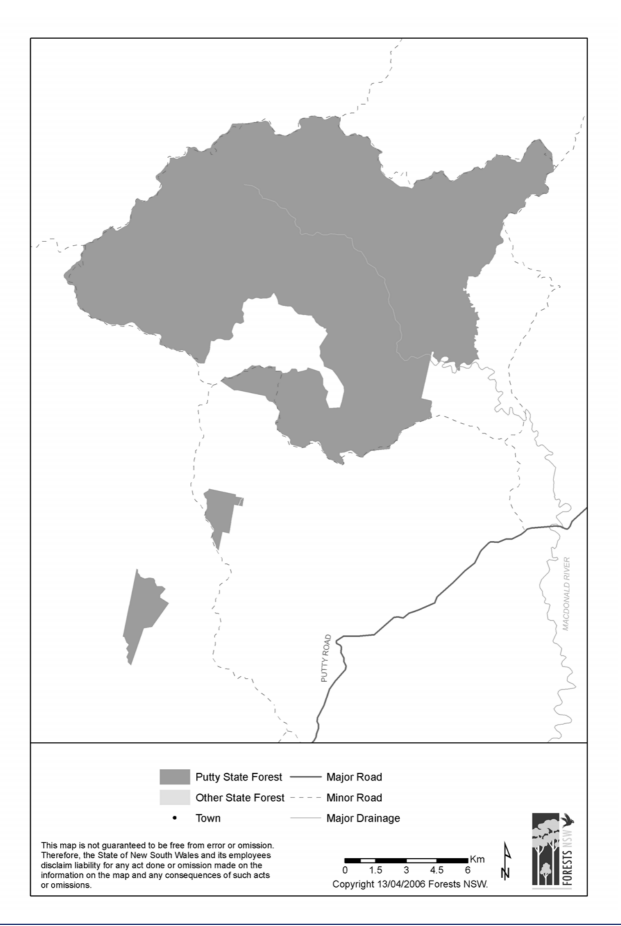
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Ramornie State Forest

Ramornie State Forest is located approximately 40 km W of the township of Grafton. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ramornie State Forest area: 7264 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

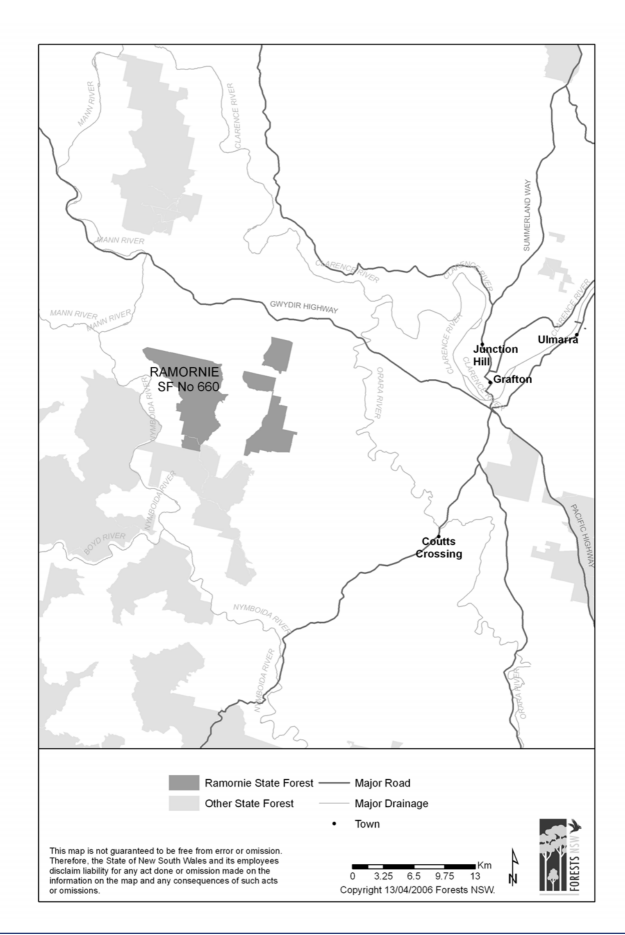
6. Requirements of the declaration

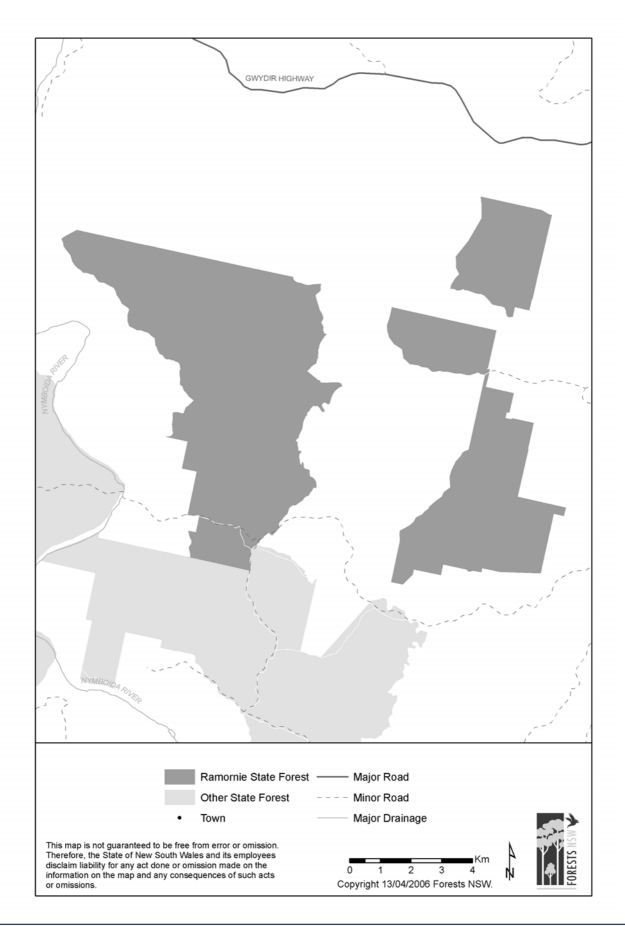
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Scotchman State Forest

Scotchman State Forest is located approximately 15 km W of the township of Bellingen. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Scotchman State Forest area: 3988 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

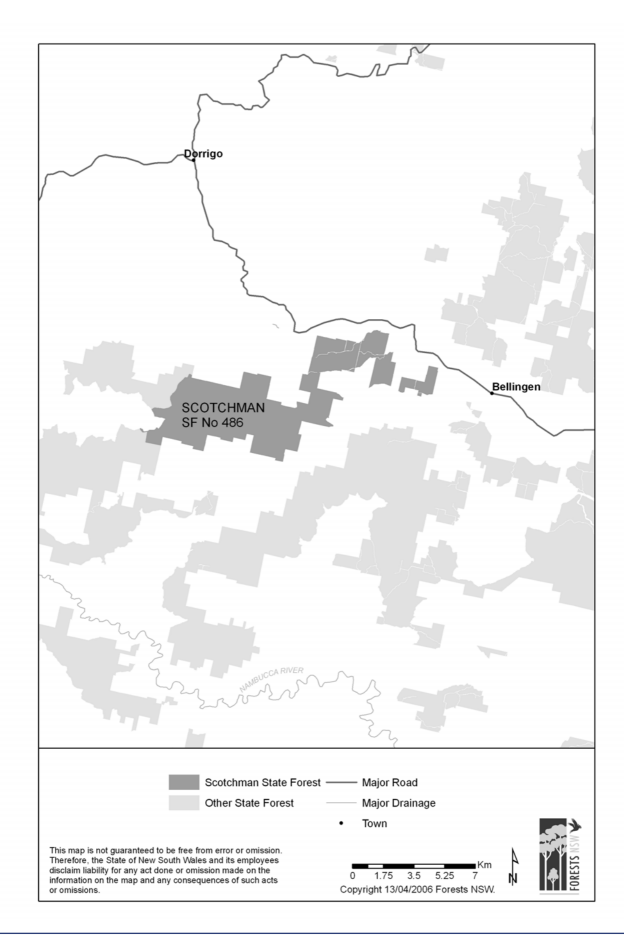
6. Requirements of the declaration

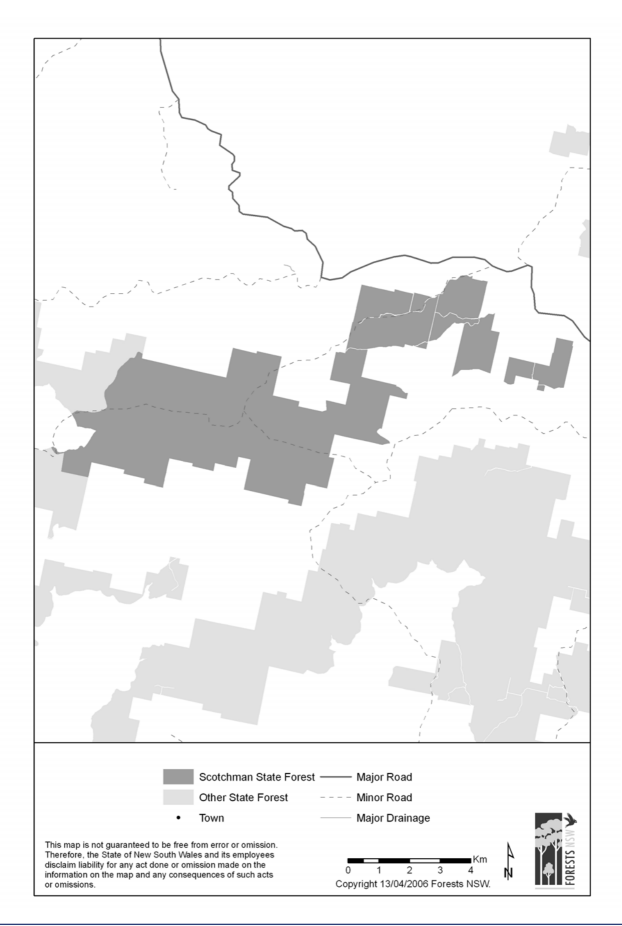
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Spirabo State Forest

Spirabo State Forest is located approximately 40 km S of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Spirabo State Forest area: 4885 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

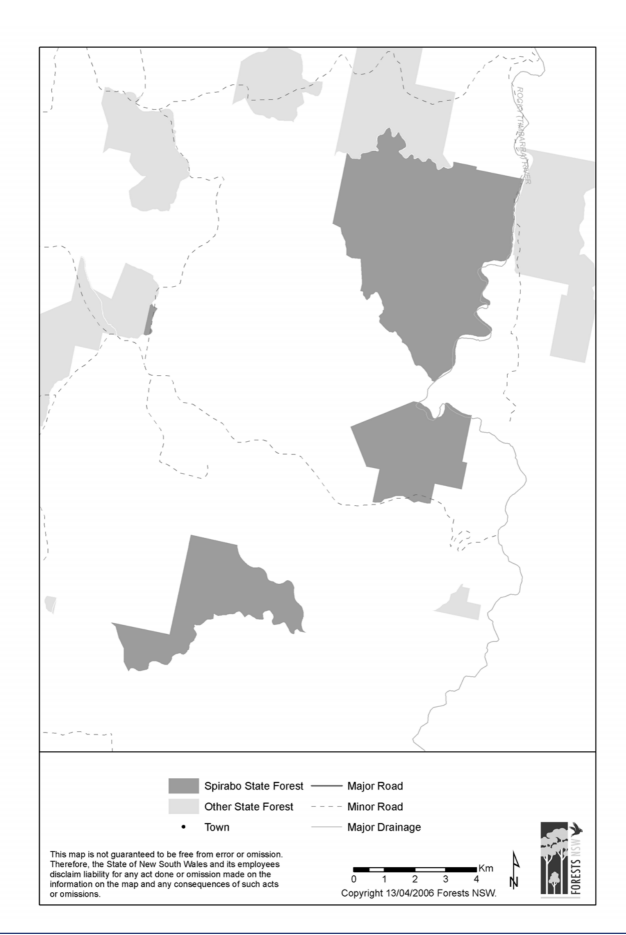
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Stewarts Brook State Forest

Stewarts Brook State Forest is located approximately 40 km W of the township of Gloucester. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Stewarts Brook State Forest area: 2130 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

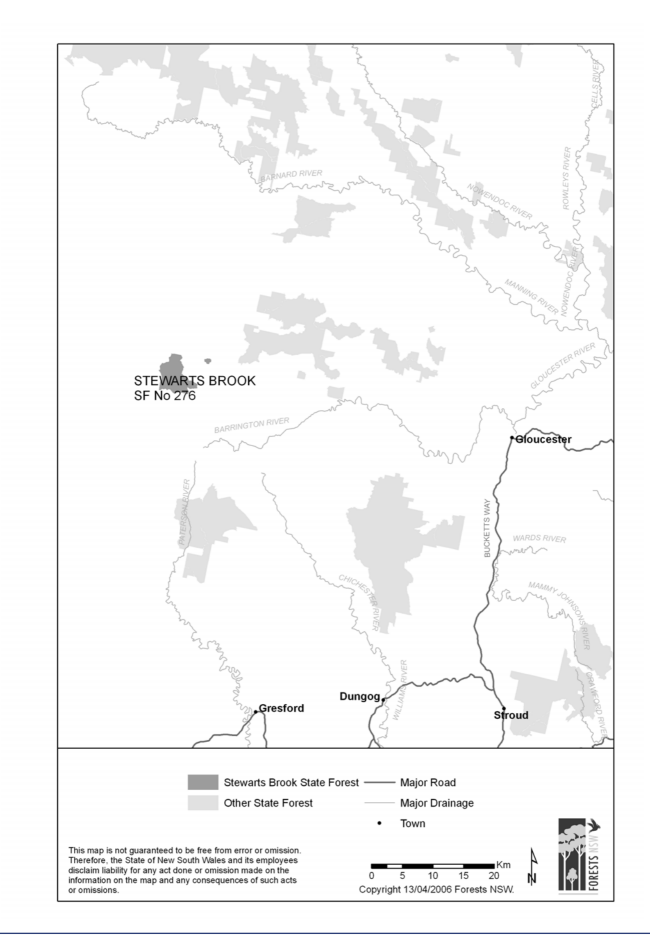
6. Requirements of the declaration

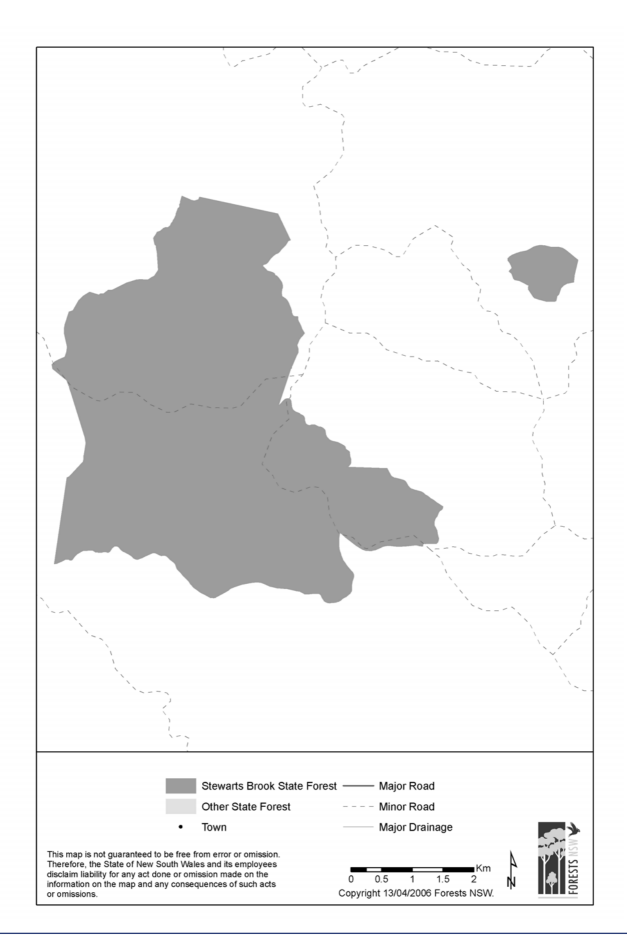
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Tabbimoble State Forest

Tabbimoble State Forest is located approximately 20 km SW of the township of Woodburn. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tabbimoble State Forest area: 2503 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

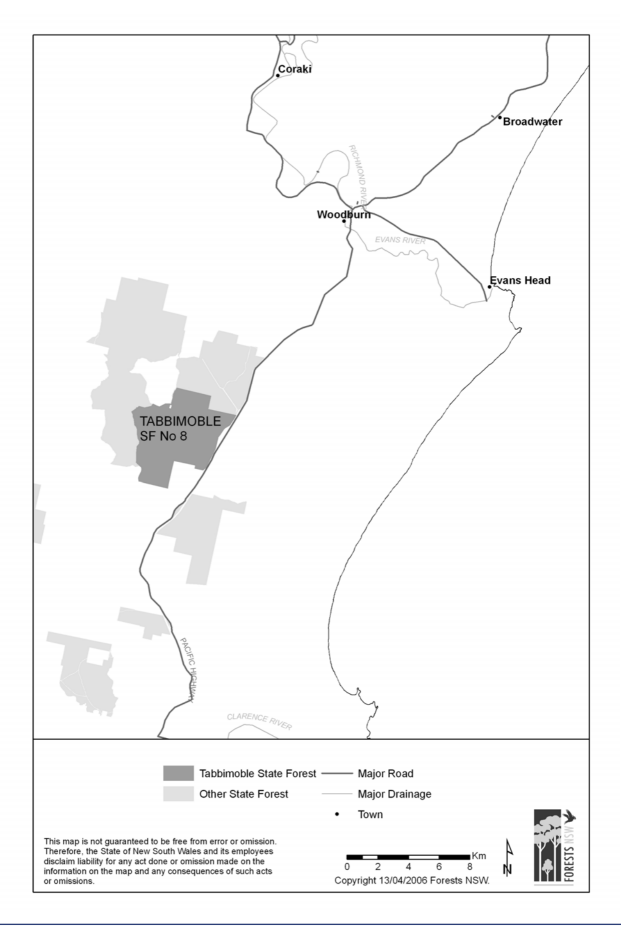
6. Requirements of the declaration

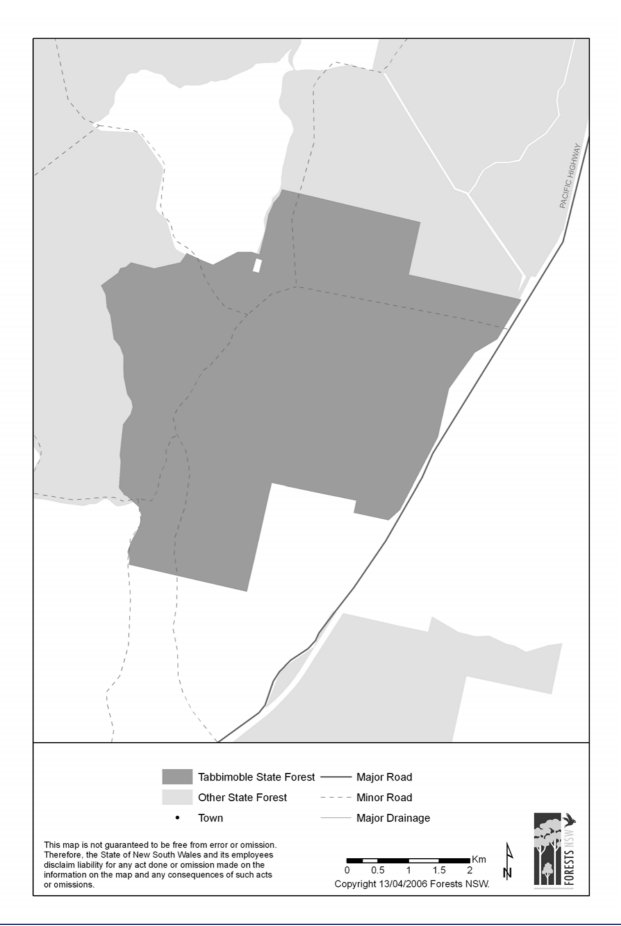
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Tamban State Forest

Tamban State Forest is located approximately 15 km N of the township of Kempsey. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tamban State Forest area: 7405 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

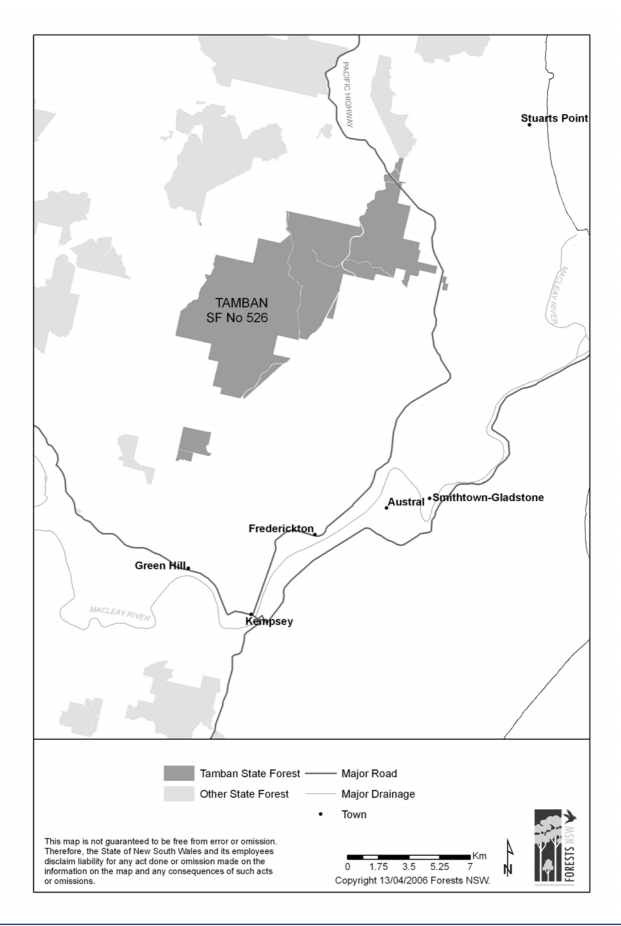
6. Requirements of the declaration

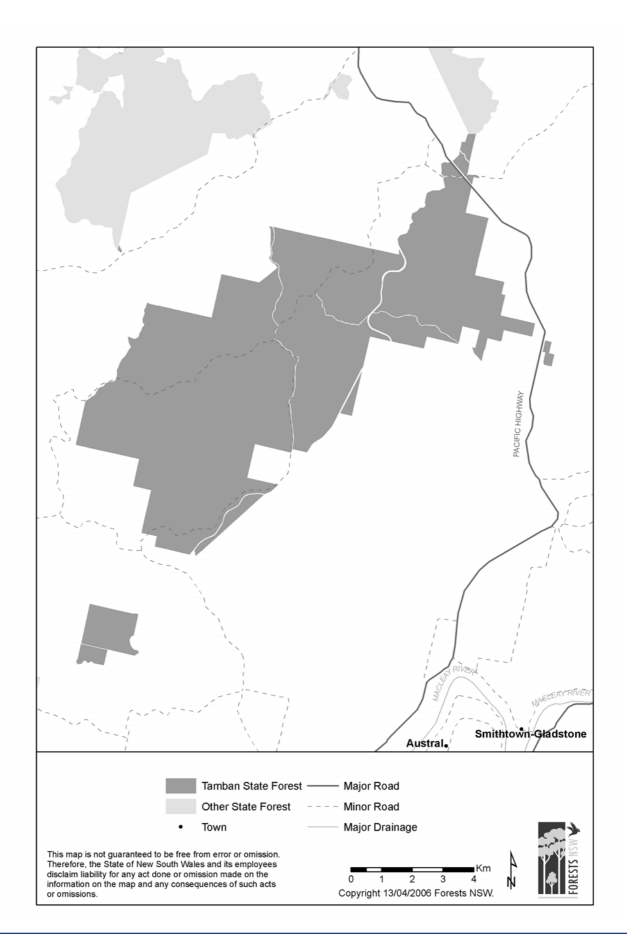
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Terrible Billy State Forest

Terrible Billy State Forest is located approximately 30 km E of the township of Nundle. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Terrible Billy State Forest area: 864 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

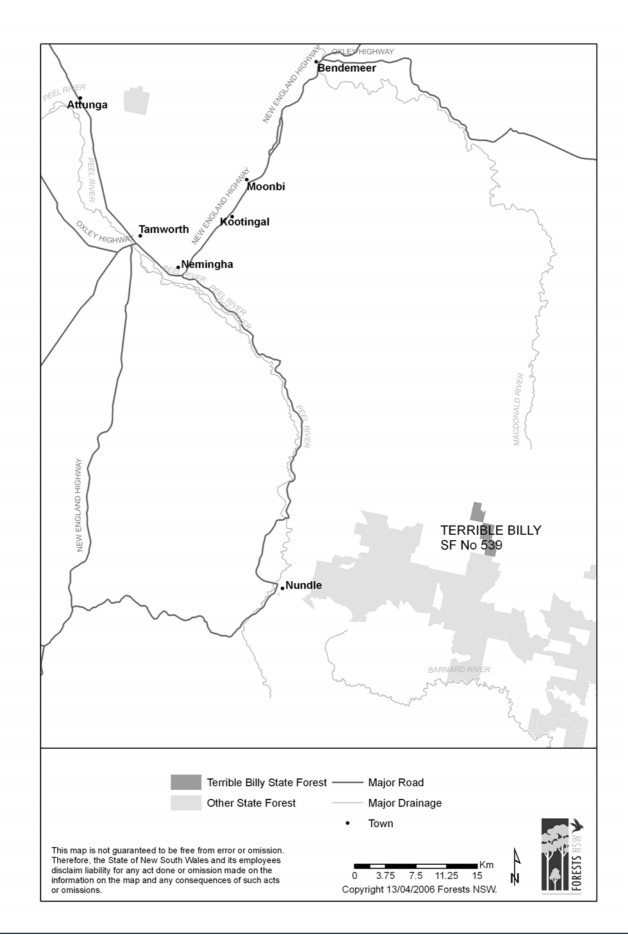
6. Requirements of the declaration

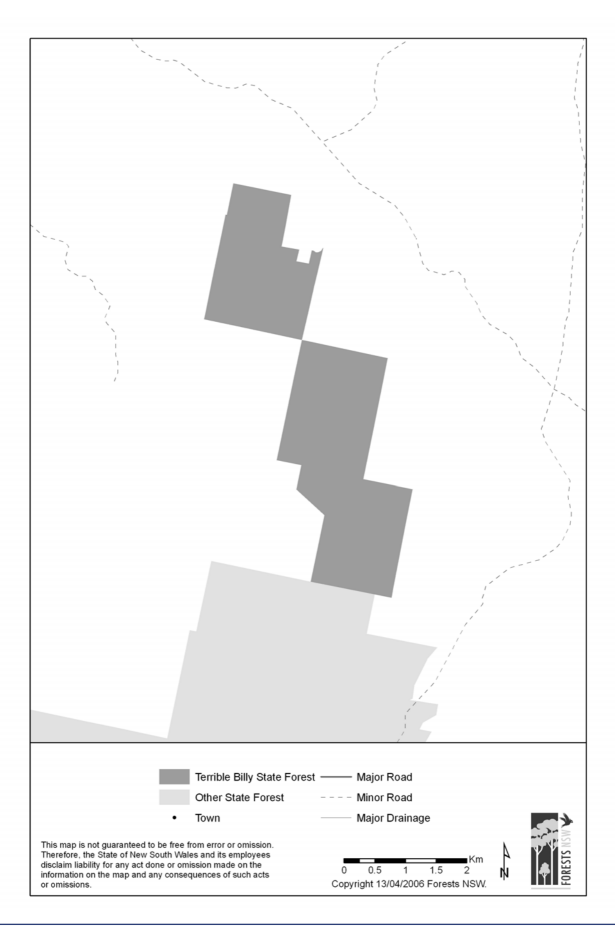
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006





ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Tomalla State Forest

Tomalla State Forest is located approximately 30 km SE of the township of Nundle. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tomalla State Forest area: 2090 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

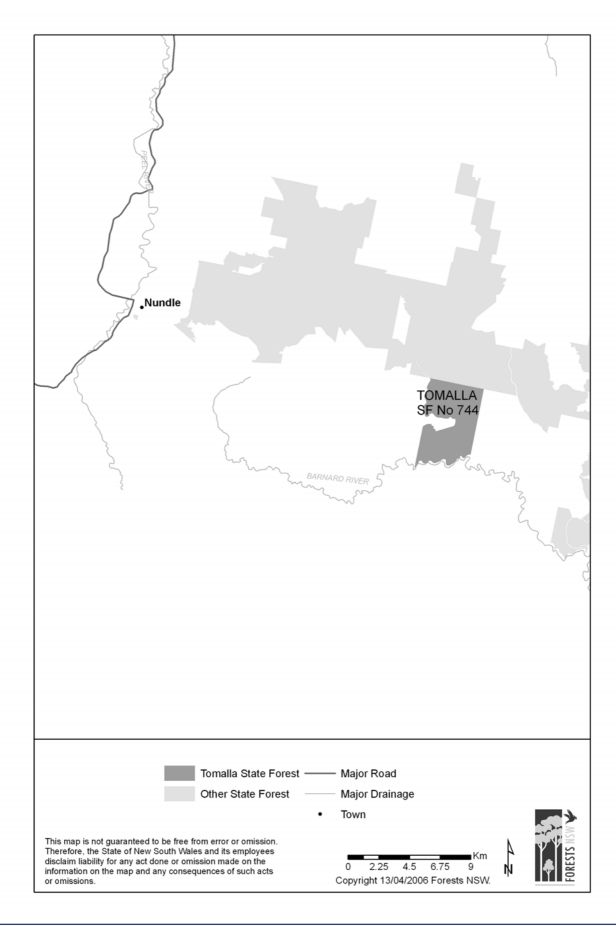
A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

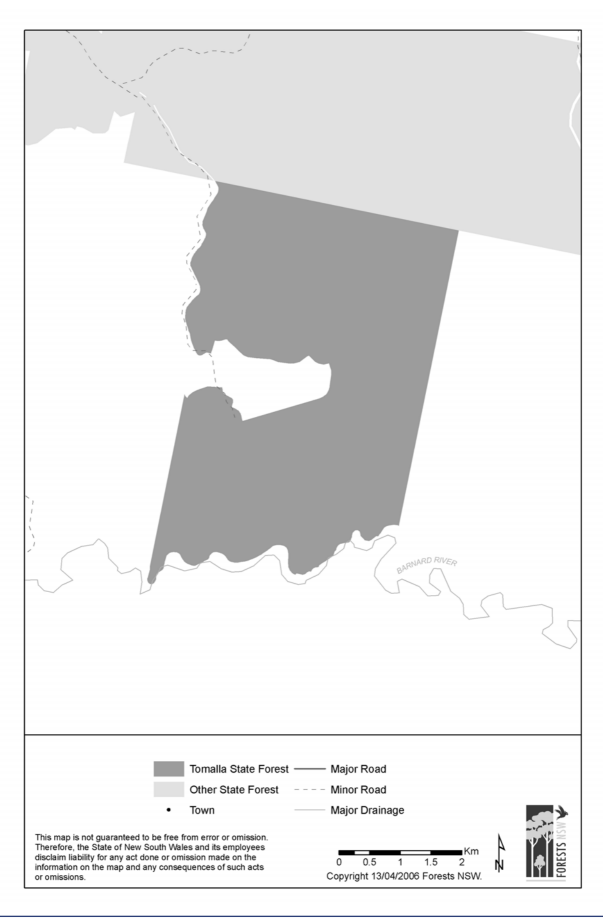
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Torrington State Forest

Torrington State Forest is located approximately 45 km SW of the township of Tenterfield. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Torrington State Forest area: 1593 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

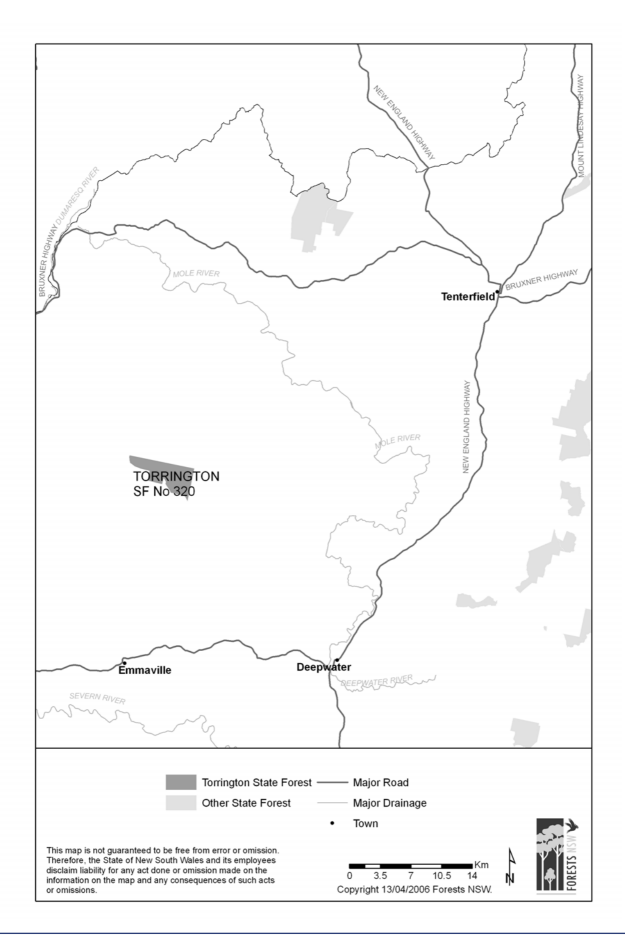
- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

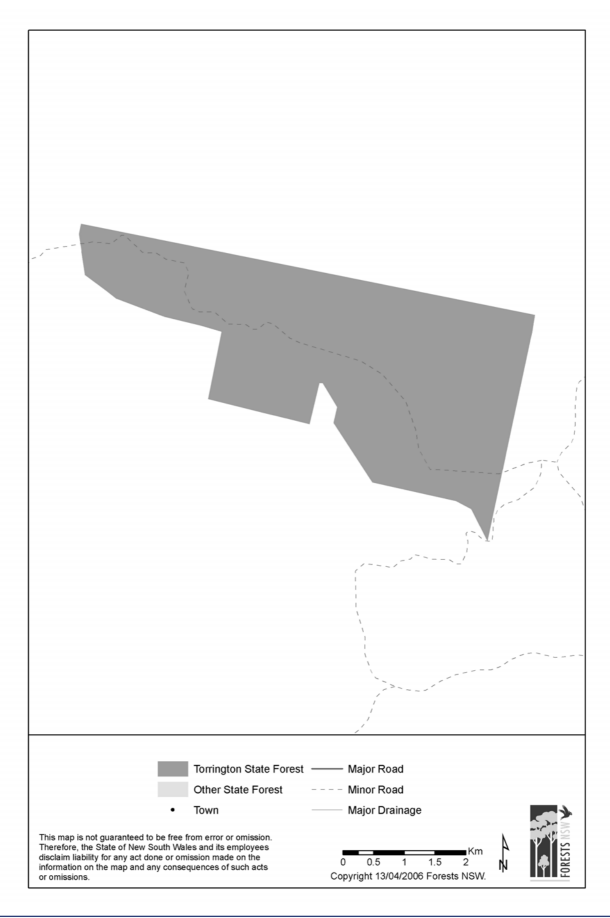
Dated this 1st day of May 2006

IAN MACDONALD MLC Minister for Primary Industries

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Tuggolo State Forest

Tuggolo State Forest is located approximately 40 km E of the township of Nundle. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tuggolo State Forest area: 1593 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

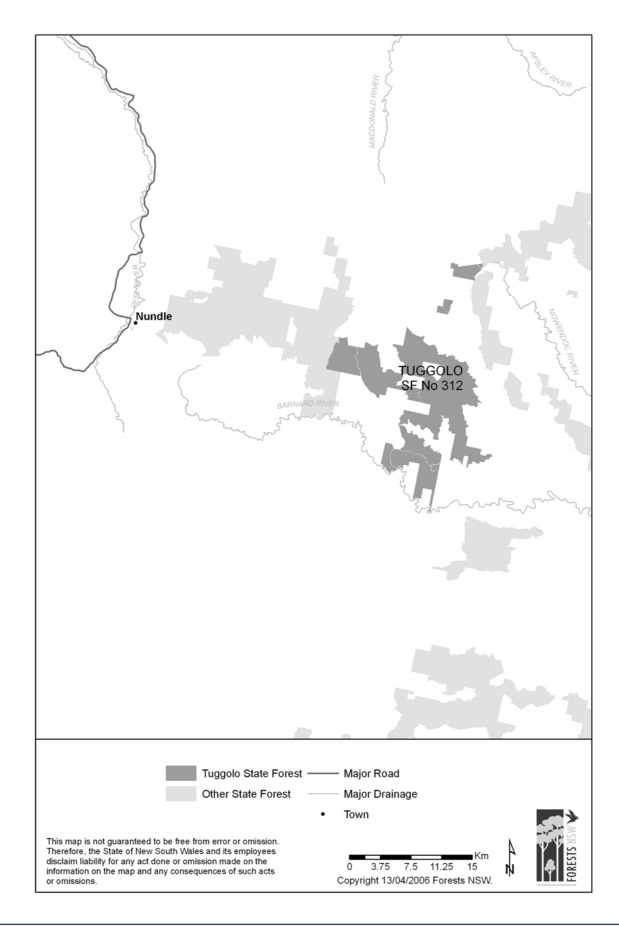
- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

Dated this 1st day of May 2006

IAN MACDONALD MLC Minister for Primary Industries

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Wang Wauk State Forest

Wang Wauk State Forest is located approximately 15 km N of the township of Bulahdelah. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wang Wauk State Forest area: 8369 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

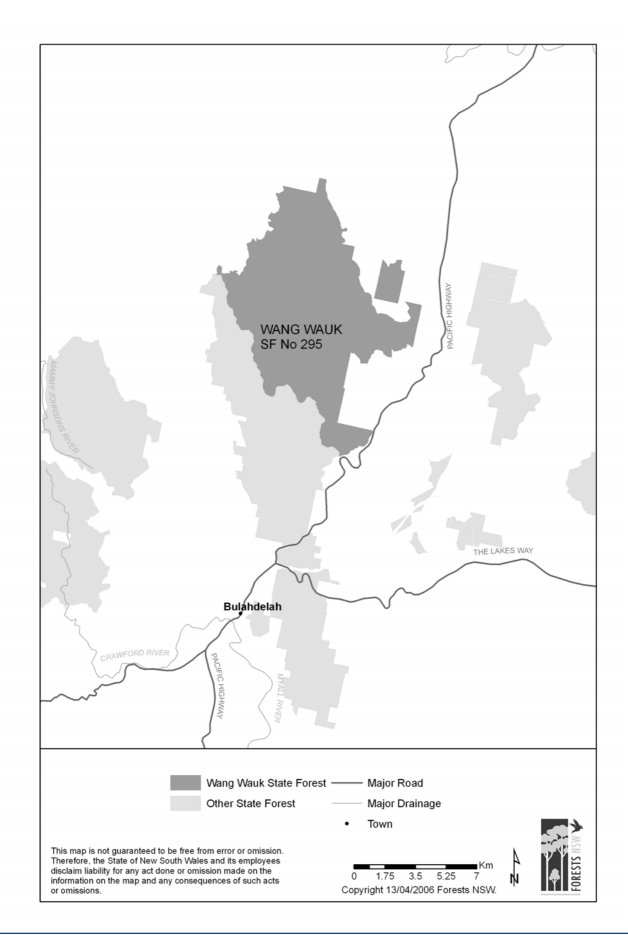
- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

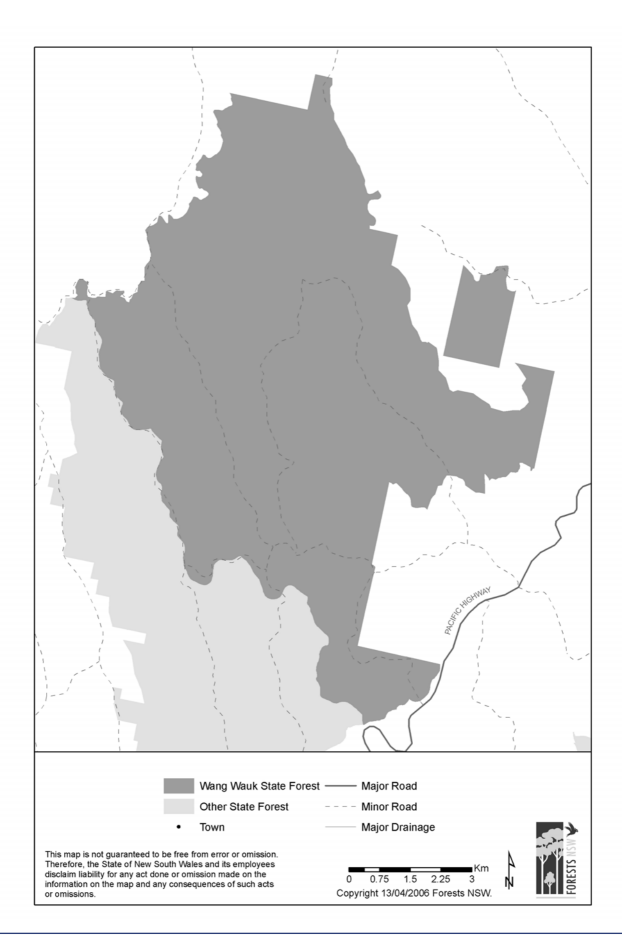
Dated this 1st day of May 2006

IAN MACDONALD MLC Minister for Primary Industries

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Watagan State Forest

Watagan State Forest is located approximately 15 km W of the township of Cooranbong. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Watagan State Forest area: 3234 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

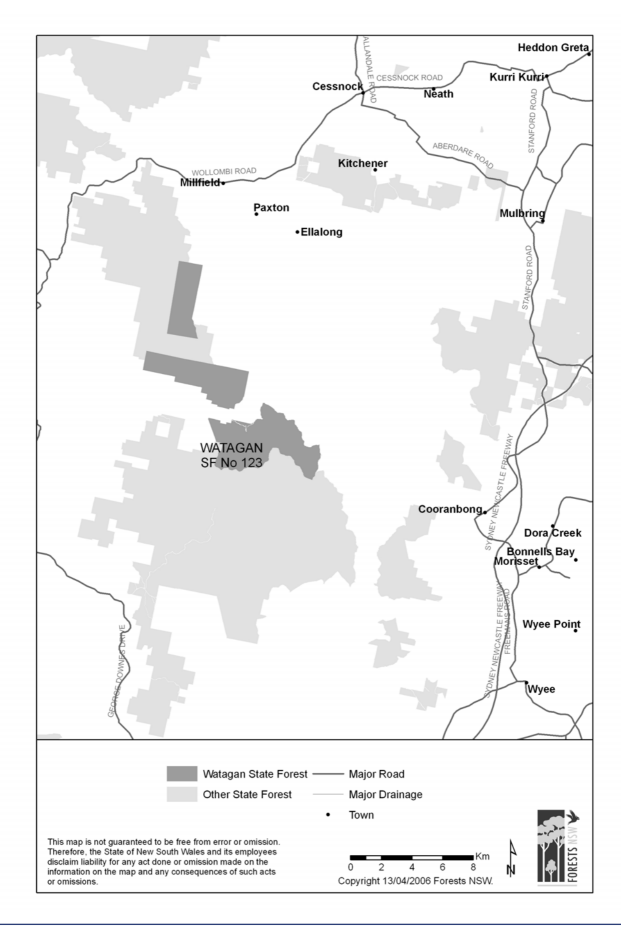
- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

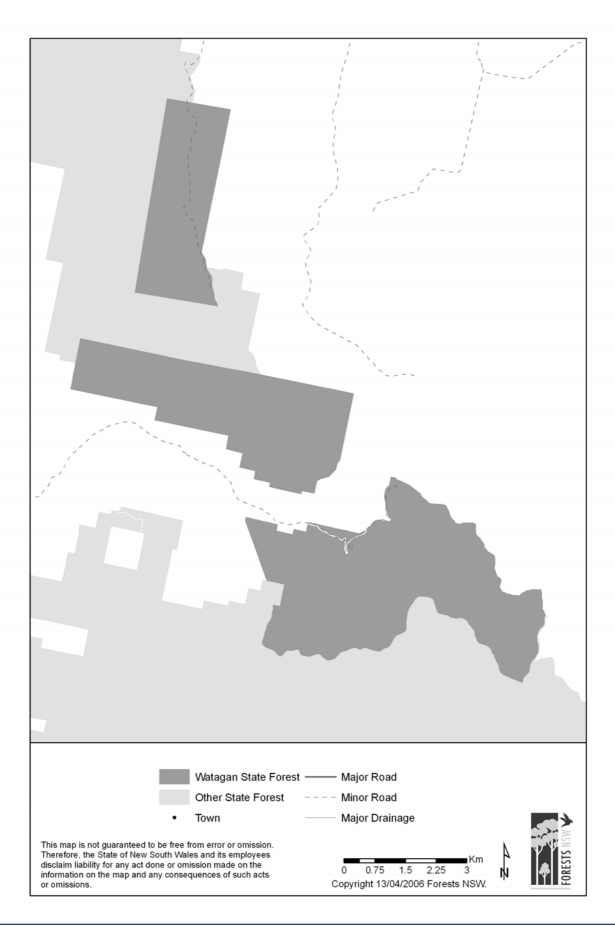
Dated this 1st day of May 2006

IAN MACDONALD MLC Minister for Primary Industries

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Whiporie State Forest

Whiporie State Forest is located approximately 25 km S of the township of Rappville. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Whiporie State Forest area: 2784 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act* 2002.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

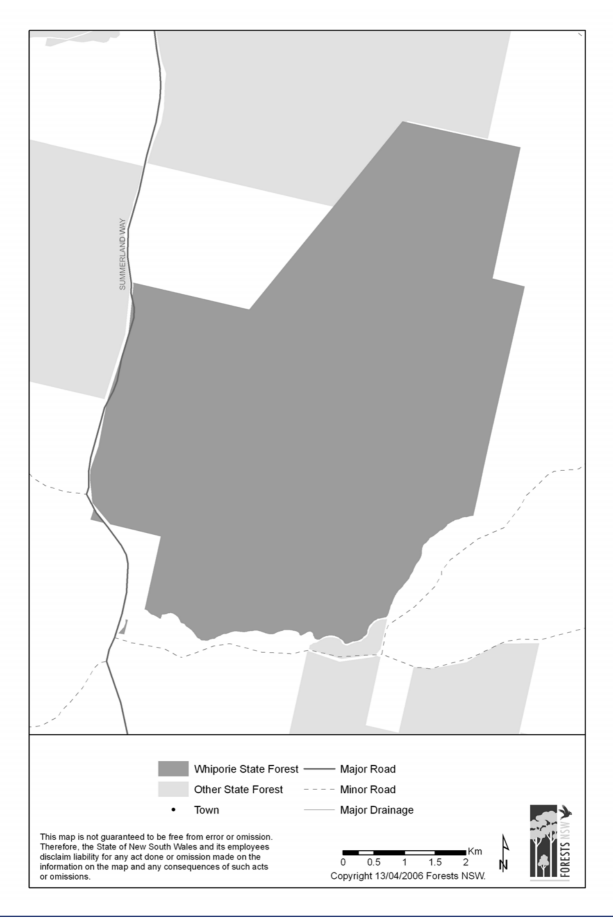
Dated this 1st day of May 2006

IAN MACDONALD MLC Minister for Primary Industries

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Wild Cattle Creek State Forest

Wild Cattle Creek State Forest is located approximately 15 km NE of the township of Dorrigo. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wild Cattle Creek State Forest area: 13488 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

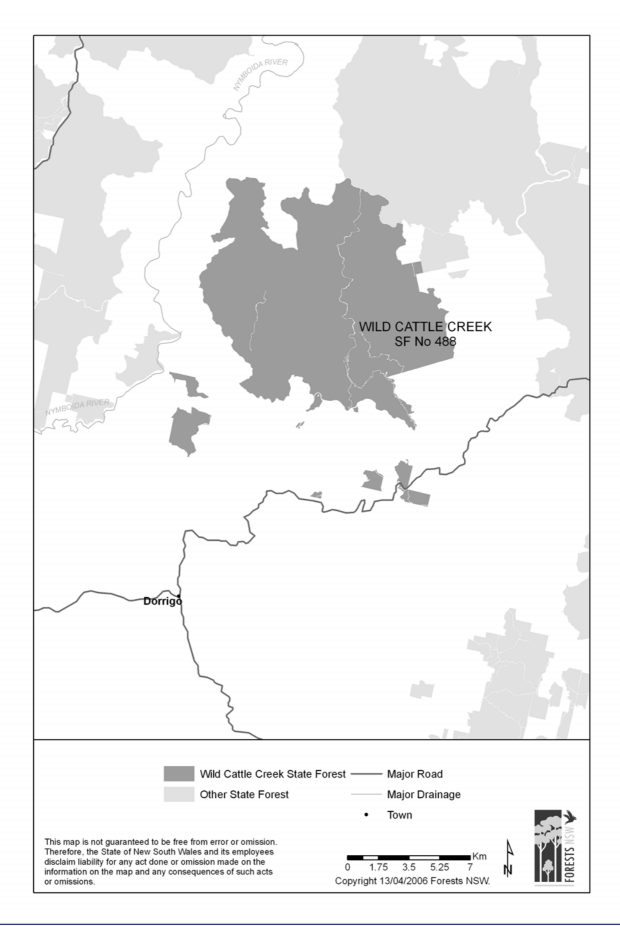
- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

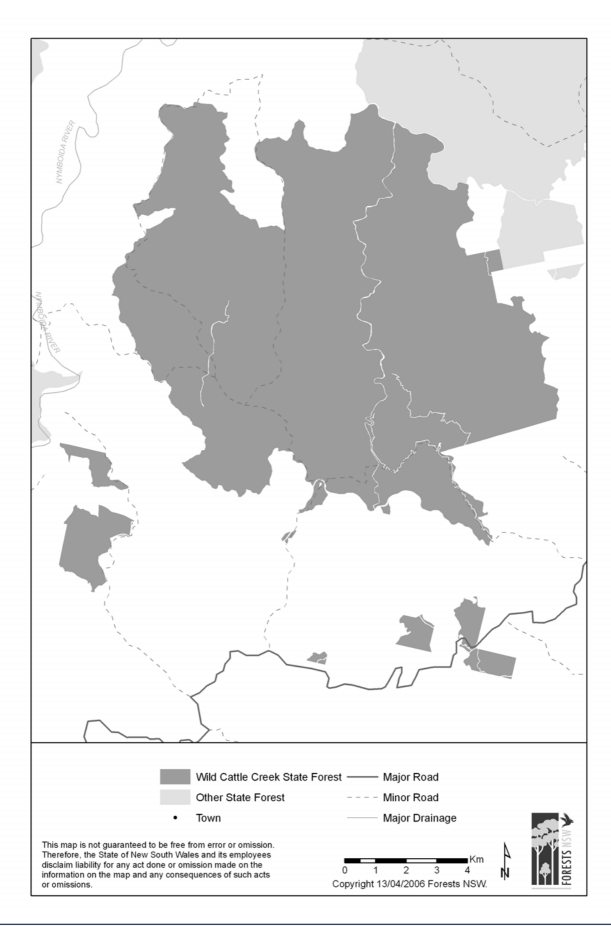
Dated this 1st day of May 2006

IAN MACDONALD MLC Minister for Primary Industries

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



GAME AND FERAL ANIMAL CONTROL ACT 2002

ORDER

Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD MLC, Minister for Primary Industries, pursuant to section 20 of the *Game and Feral Animal Control Act 2002*, after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 1.

Schedule 1 Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 9 June 2006.

2. The land declared is limited to Yarratt State Forest

Yarratt State Forest is located approximately 10 km NE of the township of Wingham. A Locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Yarratt State Forest area: 2178 hectares

3. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

4. Variation or revocation of the declaration

The Minister may vary or revoke this declaration under section 20(11) of the *Game and Feral Animal Control Act 2002*.

5. Written permission to access the declared area

Written permission from Forests NSW or the Game Council is required to access the declared area. The written permission may vary access to the declared area from time to time. The written permission may also vary other conditions that apply to the declared area from time to time.

6. Requirements of the declaration

A person who hunts on the lands declared must:

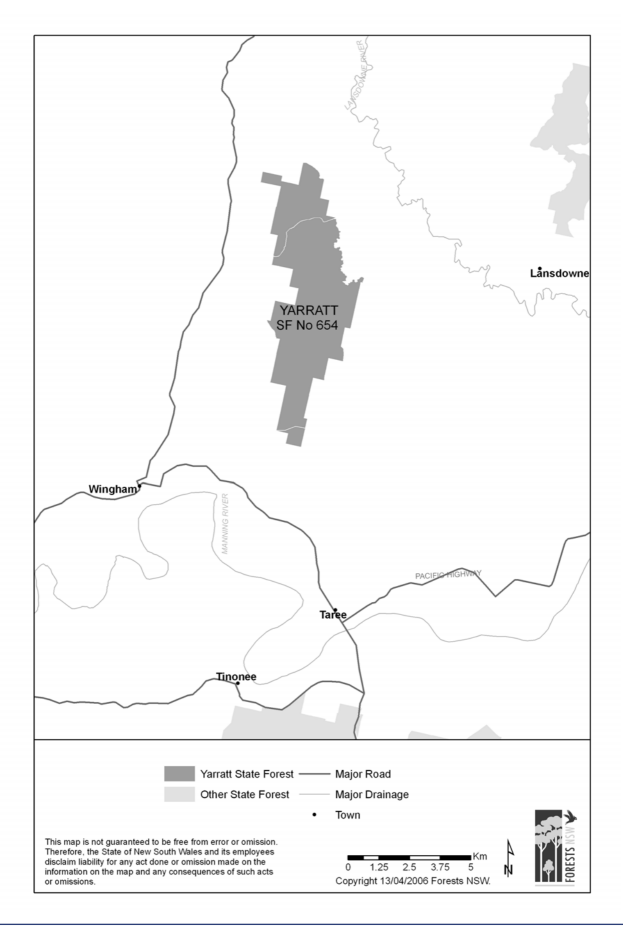
- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the *Game and Feral Animals Control Act* 2002.

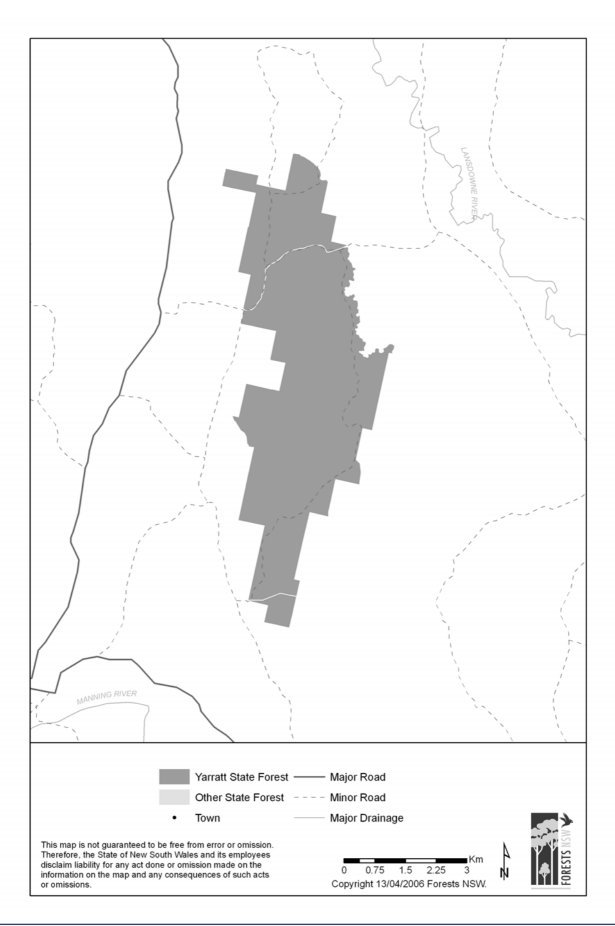
Dated this 1st day of May 2006

IAN MACDONALD MLC Minister for Primary Industries

APPENDIX 'A' - Locality Map



APPENDIX 'B' - Location Map



Roads and Traffic Authority

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

MARIE BASHIR, Governor

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in accordance with the Road Transport (Safety and Traffic Management) Act 1999, do, by this Order, approve of the following type of "approved speed measuring device" described hereunder as being designed to measure the speed at which a vehicle is travelling.

Type of device:

The speed measuring device, REDFLEXred-speed Infringement Detection System.

Dated at Sydney, this 12th day of April 2006.

By Her Excellency's Command,

ERIC ROOZENDAAL, M.L.C., Minister for Roads

Explanatory Note:

Section 44 of the Road Transport (Safety and Traffic Management) Act 1999, provides that an "approved speed measuring device" (designed to measure the speed at which a vehicle is travelling) requires an order approved by the Governor and published in the *New South Wales Government Gazette*. The Attorney General must concur with any recommendation seeking such approval (section 44(2) of the Act).

The attached Order describes the speed measuring device, REDFLEXred-speed Infringement Detection System as a type of "approved speed measuring device" that will be used in conjunction with, or form part of an "approved digital camera recording device".

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

MARIE BASHIR, Governor

I, Professor MARIE BASHIR, AC, Governor of the State of New South Wales, with the advice of the Executive Council, and in accordance with the Road Transport (Safety and Traffic Management) Act 1999, do, by this Order, approve of the following type of "approved digital camera recording device."

Type of device:

The camera recording device, REDFLEXred-speed Camera System.

Dated at Sydney, this 12th day of April 2006.

By Her Excellency's Command,

ERIC ROOZENDAAL, M.L.C., Minister for Roads

Explanatory Note:

Section 45 of the Road Transport (Safety and Traffic Management) Act 1999, provides that any type of "approved digital camera recording device" (designed for attachment to an "approved speed measuring device") requires an Order approved by the Governor and published in the *New South Wales Government Gazette*.

The Order describes the REDFLEXred-speed Camera System as a type of "approved digital camera recording device."

ROAD TRANSPORT (GENERAL) ACT 2005

General Class 3 Notice made under Division 5 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005

I, MIKE HANNON, A/Chief Executive of the Roads and Traffic Authority, in pursuance of Division 5 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005, do, by this Notice, exempt vehicles that are described in Part 2 of the Schedule to this Notice from the dimensions, in that Schedule, as set out in Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998, and Clauses 8(1) and 9 of Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 2005, subject to any conditions or requirements set out in the Schedule to this Notice.

MIKE HANNON, A/Chief Executive, Roads and Traffic Authority

SCHEDULE

Part 1 - Preliminary

1.1 Citation

This Notice may be cited as the General Class 3 Fall Arrester Safety and Mechanical Tarping Systems Notice 2006.

1.2 Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette.

1.3 Interpretations

Unless stated otherwise, words and expressions used in this notice that are defined in Part 4 of this Notice or the Dictionary forming part of the Road Transport (Mass, Loading and Access) Regulation 2005, have the same meanings as those set out in that Part or that Dictionary.

1.4 Effect

This Notice is only in force until 30 September 2010, unless it is amended or repealed earlier.

Part 2 – Application

- **2.1** This Notice applies to a Class 3 vehicle that:
 - (a) was first registered prior to 1 July 2006; and
 - (b) is retro-fitted with a fall arrester safety system or mechanical tarping system.

Part 3 – Dimension limits

- **3.1** The width of the vehicle including any part of the fall arrester safety system or mechanical tarping system referred to in Part 2 must not exceed 2.60 metres.
- **3.2** The width of the vehicle excluding any part of the fall arrester safety system or mechanical tarping system referred to in Part 2 must not exceed 2.50 metres.
- **3.3** The fall arrester safety system or mechanical tarping system must not protrude by more than 50mm on either side of the vehicle.
- 3.4 Any part of the vehicle that is wider than 2.50 metres must be more than 2.0 metres from the ground.
- 3.5 A mechanical arm used to wind a tarp in or out must be folded to either the front or rear of the vehicle body only.
- 3.6 Vehicles and loads must comply with all other dimension limits provided in the Regulations.

Part 4 – Operating requirements

4.1 Operating requirements

Unless stated otherwise, a Class 3 Vehicle retro-fitted with fall arrester safety system or mechanical tarping system operating under this Notice must comply with the provisions of the Road Transport (Mass, Loading and Access) Regulation 2005 and the Road Transport (Vehicle Registration) Regulation 1998.

4.2 Notice to be carried

A copy of this Notice, or an information sheet issued by the Roads and Traffic Authority setting out the obligations imposed under this Notice, must be carried in the driving compartment whenever the vehicle is operating as a Class 3 vehicle operating under this Notice and must be produced to a police officer or an authorised officer when requested.

Part 5 – Definitions

"Fall Arrester Safety System" means a device fitted to a vehicle designed to eliminate or control the risk of a person falling from the top or side of the vehicle.

"Mechanical Tarping System" means a device fitted to the vehicle that is designed to cover the vehicle load with a tarp without requiring a person to climb up on the vehicle.

[&]quot;Authorised Officer" means a person employed by the RTA as an enforcement officer.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Division 5 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005

I, MIKE HANNON, Acting Chief Executive of the Roads and Traffic Authority, pursuant to Division 5 of Part 2 of the Road Transport (Mass, Loading and Access) Regulation 2005, make the Notice set forth hereunder.

MIKE HANNON, A/Chief Executive, Roads and Traffic Authority

SCHEDULE

The 26-metre B-Double Exemption Notice 2005, published in *Government Gazette* No. 142 of 25 November 2005 at pages 9793–9795, is amended as follows:

Under the heading:

PART 5 DEFINITIONS

"Approval Plate"

Omit the following:

Approval Number issued by the Competent Entity; and

And replace with

Approval Plates relating to 3.2.1(b) and 3.2.2 must include the Approval Number issued by the Competent Entity;
 and

ROAD TRANSPORT (GENERAL) ACT 2005

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

NAMBUCCA SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

MICHAEL COULTER, General Manager, Nambucca Shire Council (by delegation from the Minister for Roads) 26 April 2006

SCHEDULE

1. Citation

This Notice may be cited as the Nambucca Shire Council B-Double Notice No. 1/2006.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010, unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Type	Road Name	Starting Point	Finishing Point
25m.	Upper Warrell Creek Road.	Pacific Highway (SH 10), Macksville.	Yarrawonga Street.
25m.	Yarrawonga Street.	Upper Warrell Creek Road.	Kylie Street.
25m.	Binalong Way.	Yarrawonga Street.	Yarrawonga Street.
25m.	Kylie Street.	Yarrawonga Street.	Binalong Way.
25m.	Gumma Close.	Yarrawonga Street.	End Gumma Close.

ROAD TRANSPORT (GENERAL) ACT 2005

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

TAMWORTH REGIONAL COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

GENERAL MANAGER, Tamworth Regional Council (by delegation from the Minister for Roads) 3 May 2006

SCHEDULE

1. Citation

This Notice may be cited as Tamworth Regional Council 25 Metre B-Double Route Notice No. 4/2006.

2. Commencement

This Notice takes effect on Saturday, 6 May 2006, 1:00 p.m.

3. Effect

This Notice remains in force from 1:00 p.m., 6 May 2006, until 6:00 p.m., 6 May 2006, unless it is amended or repealed earlier.

4. Application

This Notice applies to those B-Doubles vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

Type	Road Name	Starting Point	Finishing Point
25m.	Marius Street.	Peel Street (MR63).	O'Connell Street.
25m.	O'Connell Street.	Marius Street.	Peel Street (MR63).

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Towrang in the Goulburn Mulwaree Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Goulburn Mulwaree Council area, Parish of Towrang and County of Argyle, shown as:

Lot 5 Deposited Plan 1089760, being part of a closed road notified in Government Gazette No 161 of 16 November 1984 on page 5652 and said to be in the possession of the Crown;

Lot 6 Deposited Plan 1089760, being part of the land in Reserve No 97348 for Future Public Requirements notified in Government Gazette No 110 of 13 July 1984 on page 3686 and said to be in the possession of the Crown; and

Lot 7 Deposited Plan 1089760, being part of the land in Reserve No 97348 for Future Public Requirements notified in Government Gazette No 110 of 13 July 1984 on page 3686 and said to be in the possession of the Crown and Andrew Macleay Studdert (Crown licensee).

(RTA Papers FPP 5M4339; RO 2/185.1152)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition and Dedication as Public Road of Land at Lidsdale in the Lithgow City Council area

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

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Lithgow City Council area, Parish of Lidsdale and County of Cook, shown as:

Lots 9 and 10 Deposited Plan 1084545, being unreserved Crown land; and

Lot 12 Deposited Plan 1084545, being part of the land in Reserve No 84837 for Resting Place notified in Government Gazette No 44 of 10 April 1964 on page 1146 and said to be in the possession of the Crown and Lidsdale Public Recreation (R84837) Reserve Trust;

excluding any existing easements from the compulsory acquisition of the land listed above.

(RTA Papers FPP 5M4046; RO 18/258.157)

Other Notices

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact - Order

I, the Honourable BOB DEBUS, M.P., Attorney General 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 the Port Macquarie – Hastings Council 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 8 May 2006 and remains in force until 7 April 2009.

Signed at Sydney, this 3rd day of April 2006.

BOB DEBUS, M.P., Attorney General

GEOGRAPHICAL NAMES ACT 1966

Notice of Amendment of Address Locality Names and Boundaries within the Lake Macquarie 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 amended the Address Locality Names and Boundaries in the Lake Macquarie Local Government Area and created two new address localities called Pinny Beach and Murrays Beach as shown on map GNB3506.

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

WARWICK WATKINS, Chairperson

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

GEOGRAPHICAL NAMES ACT 1966

Notice of Determination of Address Locality Names and Boundaries within the Murray Shire 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 determined the Address Locality Names and Boundaries in the Murray Shire Local Government Area as shown on map GNB3787.

The names and boundaries for the following twelve address localities are: Aratula, Bullatale, Moama, Womboota, Thyra, Bunnaloo, Thule, Tantonan, Mathoura, Caldwell, Deniliquin and Calimo.

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

WARWICK WATKINS, Chairperson

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

GEOGRAPHICAL NAMES ACT 1966

Erratum

IN the notice referring to the discontinuation of the name and Wamoon, Folio 1784, 16 April 1993. The notice was incorrect, the name Wamoon should not have been included and remains assigned with the designation of village, this notice corrects that error.

W. WATKINS, Chairman

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

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 geographical names listed hereunder:

Assigned Name: Benny Walfords Crossing.

Designation: Rural Place.

L.G.A.: Walgett Shire Council.

Parish: Mebea. County: Finch.

L.P.I. Map: Lightning Ridge. 1:100,000 Map: Lightning Ridge 8439.

Reference: GNB 5071.

Assigned Name: Burma Track.

Designation: Track.

L.G.A.: Lake Macquarie City Council.

Parish: Kahibah.

County: Northumberland.

L.P.I. Map: Swansea.

1:100,000 Map: Lake Macquarie 9231.

Reference: GNB 5028.

Assigned Name: Hearnes Lake Beach.

Designation: Beach.

L.G.A.: Coffs Harbour City Council.

Parish: Woolgoolga.
County: Fitzroy.
L.P.I. Map: Moonee Beach.
1:100,000 Map: Coffs Harbour 9537.

Reference: GNB 5068.

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

WARWICK WATKINS, Chairperson

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

HERITAGE ACT, 1977

Erratum

Tenterfield Rail Bridge over Tenterfield Creek SHR No 01060

NOTICE is hereby given that Tenterfield Rail Bridge over Tenterfield Creek (SHR No. 01060) listed on the State Heritage Register on 2 April 1999 is removed from the State Heritage Register as it has been found to be a duplicate of an existing listing for Sunnyside Rail Bridge over Tenterfield Creek (SHR No. 01056) listed on the State Heritage Register on 2 April 1999.

INCORPORATION OF PARENTS AND CITIZENS' ASSOCIATIONS

THE following associations are hereby incorporated under the Parents and Citizens' Associations Incorporation Act, 1976.

- 1. Albury West Public School
- 2. Bankstown North Public School
- 3. Chipping Norton Public School
- 4. Copacabana Public School
- 5. Dapto Public School
- 6. Greenwell Point Public School
- 7. Greystanes High School
- 8. Hurstville Public School
- 9. Mount Pleasant Public School
- 10. Regents Park Public School
- 11. Ringrose Public School
- 12. Robert Townson Public School
- 13. Rosehill Public School
- 14. Seven Hills Public School
- 15. Woy Woy South Public School

CARMEL TEBBUTT, M.P., Minister for Education and Training

LOCAL GOVERNMENT ACT 1993

REPORT

and

DETERMINATIONS

of

THE LOCAL GOVERNMENT REMUNERATION TRIBUNAL

Under

SECTIONS 239 AND 241

of the

LOCAL GOVERNMENT ACT 1993

19 April 2006

LOCAL GOVERNMENT REMUNERATION TRIBUNAL 2006 ANNUAL REVIEW

GENERAL:

- Pursuant to Section 241 of the Local Government Act 1993 (the Act) the Local Government Remuneration Tribunal hereby determines the categories for Councils, County Councils and mayoral officers and the maximum and minimum amount of fees to be paid to mayors and Councillors of Councils, as well as chairpersons and members of County Councils.
- 2. The Tribunal made its initial determination in 1994. Because of limited material and time available this determination was regarded as an interim determination.

- 3. In 1995 the Tribunal undertook a thorough investigation into the roles and responsibilities of Councillors and Mayors, and embarked on an extensive program of consultation with and visits to Local Councils across the State. As a result of that review, the Tribunal 1995 report determined that the then 177 General Purpose Councils would be categorized into five general categories or two special categories. County Councils would be considered as a separate group.
- 4. The distinguishing features of each Category are set out in the 1995 Report. The overall structure of the categories has remained largely unchanged since its introduction in 1995.
- 5. Section 239 of the Act requires the Tribunal to determine the categories of Councils and mayoral offices at least once every 3 years. In practice the Tribunal has reviewed the categorisation of Councils annually based on submissions received. Since 1995, thirty nine Councils have been recategorised and two new categories (Category 1A and Category S4) created.

BACKGROUND TO THE CURRENT REVIEW:

- 6. The review of Categories was commenced in 2003. For reasons outlined hereunder the Tribunal has not completed this review until now. For this reason the Tribunal has provided information that, while provided by Councils for previous annual reviews remains relevant to the consideration of Council Categories and categorisation undertaken as part of the current review.
- 7. Since the Tribunal initially determined the Categories in 1995 there have been significant changes in the structure of local government Councils in NSW; most notably the reduction in the number of general purpose Councils from 177 to 152 as at 30 June 2005.
- 8. In addition, significant population growth has had an impact on a number of Councils particularly those in outer metropolitan Sydney and larger rural Councils.
- 9. In recognition of these changes, in 2003 the Tribunal undertook a preliminary review of Councils with a regional focus within Category 3. The Tribunal postponed further consideration of this group until a number of rural amalgamations under way at that time had been resolved.
- 10. In the 2004 report the Tribunal advised that it would defer consideration of Categories until the completion of the Government's structural reform programme. In this Report the Tribunal also advised that it would undertake a fundamental review of the Categories in 2005 to determine whether they should be retained or whether changes were warranted. The Tribunal commenced its investigation with a review of Categories 1, 1A and Special Category 2.
- 11. For the 2005 Review, Councils in this group were asked to address the following:
 - Is the current Category structure of S2, 1A and 1 appropriate? Should these Categories be reduced/expanded and if so on what basis?
 - Does the current Category definition still accurately describe your Council?

- Whether the current categorisation is appropriate for your Council? If not where should it be categorised and on what basis should this re-categorisation be granted?
- Has the role of your Council changed since 1995? If so how?
- What additional responsibilities has your Council undertaken since 1995, what are the issues facing Council in the next few years and what steps is Council taking to address them?
- What other matters would you wish the Tribunal to consider as part of this review?

Submissions Received

The following submissions were received in response to this request:

Special Category S2

Newcastle City Council

Newcastle City Council supported the Tribunal's method of categorisation as determined in the 1995 report and that Special Category S2 was still appropriate for Newcastle. The Council did however seek an increase in fees to a level which adequately reflects the workload of Councillors. The submission highlighted the establishment of some 40 committees under section 355 of the Act and the additional representation Council provides on the boards or committees of 21 external organisations.

Category 1A

Penrith City Council

The submission argued that the Council's current Category 1A classification remains the appropriate Category in view of Council's identified regional planning and service delivery role and the need to put in place policies and programs that transcend traditional local government boundaries.

Category 1

Joint submission from Bankstown, Baulkham Hills, Campbelltown, Fairfield, Gosford, Hornsby, Lake Macquarie and Sutherland Councils.

The joint submission sought to re-categorise these Councils into Category 1A. Alternatively, it was recommended that the Tribunal consider the option of consolidating categorise S2, 1A and 1 or developing a new alternative categorisation system.

This joint submission argued that each of the Councils has experienced rapid development, an expansion in the role of Mayors and Councillors, a greater complexity in service delivery and extended accountabilities. In addition, the concept of minimum and maximum fees no longer has relevance to Category 1 Councils. The submission pointed out all Category 1 Councils pay the maximum fees as recompense for the roles of Councillor and Mayor.

It was also put to the Tribunal that each of the eight Councils has operated successfully as regional leaders of large communities and each has developed innovative service solutions appropriate to their geographic locality.

It was claimed that since the introduction of the 1993 Act, the role and commitment of Councillors and Mayors has been extended through new performance obligations, greater community expectations, a greater concentration on representative function and more defined statutory obligations.

North Sydney.

The submission from North Sydney Council stated that current Category structure is adequate. However, it was suggested that North Sydney Council would be more appropriately categorized as 1A due to its increased significance both regionally and nationally. Also the fee scale should allow for more discretionary power of each Council in determining Councillor and Mayoral allowances.

12. Following receipt of these submissions the Tribunal decided to broaden its review to include all Councils. Councils were asked to address the same issues. The following submissions received from Councils in categories 2 to 5 are summarized below.

Category 2

Canada Bay, Holroyd and Waverley Councils all sought re-categorisation to Category 1.

Canada Bay raised the impact on Councillors of the additional responsibilities associated with the transformation of disused industrial sites into modern residential developments, increased population, and major regional economic change.

Holroyd Council's submission argued that the Council has grown and changed dramatically in recent times into one of the state's prominent industrial areas with significant cultural challenges. In addition, the Council has emphasised the extent of its cultural diversity and the additional responsibilities for elected representatives.

Waverley has based its argument for re-categorisation on the importance of its regional retail and transport interchange facilities, its national importance as a tourist destination and the scope and scale of development in the area.

Category 3

Submissions were received from the following Category 3 Councils: Byron, Clarence Valley, Hastings, Coffs Harbour, Maitland, Shoalhaven, Tweed, Tamworth Regional, Hawkesbury City, and Wingecarribee.

Clarence Valley, Hastings and Coffs Harbour City and Tamworth Regional Council supported the creation of a new Category for large regional Councils.

Such Councils, the submission argued, may be characterised as having large populations/areas, population growth, a regional significance, ecologically sustainable development and community services. Tamworth Regional and Clarence Valley have also highlighted the additional role and responsibilities of Councillors in the new amalgamated Council areas.

Shoalhaven City Council sought re-categorisation to Category 1A since the nature of its work is more closely associated with larger urban cities. Tweed Shire Council sought reclassification to Category 1 to recognise the sustained policy pressures of a high multi-purpose authority. This submission was received prior to the removal of the Council by the Minister.

Hawkesbury City and Wingecarribee Shire Council sought an increase in fees due to increased workload and the diversity and complexity of issues dealt with by Councillors. Wingecarribee has also questioned the equity of Category 3 Councils and Category 2 Councils being remunerated at the same level.

Category 4

Submissions from Councils in this group were received from Kiama, Richmond Valley and Yass Valley Councils. Kiama has supported the current Category structure for Categories 2 to 5. However the Council considers it should more appropriately grouped in Category 3. Yass Valley Council recommended a move toward a remuneration system based on the time and effort expended by Councillors and Mayors. Richmond Valley has sought a review of the current Category structure.

Category 5

Submissions were received from Corowa, Greater Hume, Lachlan, Liverpool Plains, Upper Hunter, Berrigan and Gwydir Shire Councils. These Councils all sought recategorisation from Category 5 to Category 4. Those Councils affected by amalgamations have highlighted the additional responsibility for Councillors associated with the increased workload, populations and economic activity. An increase in the minimum and maximum fees have been sought to recognise these additional responsibilities.

 In addition, the Tribunal has received a submission from the Local Government and Shires Association (the Associations).

The Associations did not address those questions asked by the Tribunal in regard to the current categorisation scheme. They had, however, argued for an increase in fees to a level which more adequately reflect the roles and responsibilities of Councillors and Mayors. The Associations suggested that no Mayor should receive less than \$20,000 p.a. (inclusive of the Councillors fee) and that fees for Councillors and Members in all categories, other than \$1, be increased by 10% and the additional fees for Mayors and Chairpersons be increased by 21.5%.

The Associations also raised the following issues which impact on the role and responsibility of Councillors.

- Devolution wherein new responsibilities are imposed upon local Council by other spheres of government;
- · Increased community expectations
- Stringent planning and building regulations
- · Increased street lighting charges
- Expenses associated with total catchment management
- The provision of public health infrastructure and services support
- The provision of community law and safety measures, often as a result of public perceptions of increased crime and declining police numbers in county areas.
- 14. Prior to completion of the 2005 Review, the Tribunal received a request from the Minister for Local Government asking that the Tribunal defer making its determination because:
 - "...the Department of Local Government will undertake a review of the expenses policies adopted by Councils with a view to guidelines being developed. Councils are currently required, pursuant to section 252 of the Act, to adopt a policy for the payment of expenses to mayors, deputy mayors and other Councillors.

As the issues surrounding the payment of fees and expenses are related, the Minister has requested that the Tribunal defer its review of categories until such time

- as the Department has completed its review. One option being considered is the central regulation of expenses and whether different categories of Councils should have variable expense structures."
- 15. The Tribunal made no changes to the categories of Councils or the fees for Councillors and Mayors from those determined in 2004 but following this determination the Minister, on 29 June 2005, issued a special reference to the Tribunal to review its determinations of 13 April 2005
- 16. On 19 July 2005 the Tribunal wrote to all Councils and the Local Government and Shires Association of NSW advising of the Special Reference from the Minister. The Tribunal further advised that it intended;
 - "...as far as practicable, to complete its review of specific categories of Councils. In particular, the Tribunal will be concentrating on the current Category structure to determine whether it is still appropriate given the changes that have occurred since it was established in 1995. In addition the Tribunal will consider the categorisation of newly amalgamated Councils."
- 17. In undertaking this review the Tribunal advised that it would be relying on the submissions received for the 2005 annual review but that Councils would be welcome to make any further submissions.
- 18. The Tribunal completed its review on 19 December 2005. The Tribunal provided for a 4 percent increase in fees effective on and from 1 July 2005 for Councillors and Mayors. In respect of the Categories and the categorisation of Councils the Tribunal stated that since 1995 the Tribunal has determined Categories of Councils on the basis of the criteria prescribed in the legislation,
 - "... Since then the Tribunal has considered individual applications. Where there has been a case established to the Tribunal's satisfaction that the original categorisation should be amended, this has occurred.

As part of the 2006 review the Tribunal is examining its original criteria particularly in light of amalgamations and having regard to submissions received seeking recategorisation. On the basis of this review, and after considering the views of the Assessors, the Tribunal will determine whether any changes to the current Category structure are appropriate as well as the Councils within each Category."

CURRENT REVIEW:

- 19. On 10 February 2006 the Tribunal wrote to all Mayors advising the commencement of the 2006 annual review. In respect of categorisation the Tribunal stated:
 - "...The Tribunal previously received detailed submissions on categorisation from Councils as part of the 2004 and 2005 reviews. As a result the Tribunal is not calling again for submissions regarding the categorisation of Councils as part of this review. Mayors are welcome to make further submissions if they wish to submit additional information. In particular, Mayors of categories 4 and 5 are invited to provide their views on combining categories 4 and 5 as a single Category. "
- 20. The Tribunal received a number of submissions either restating previous matters in support of re categorisation or for retention of existing Category groupings. In

respect of the merging of Categories 4 and 5 there seems to be general support for the proposal based on the submissions received.

CATEGORISATION:

Categories S1, S2, 1A and 1

- 21. In 2001 the Tribunal created Category 1A. The Tribunal had regard to the submissions of the Associations and some Category 1 Councils concerning the weight to be given to the population of the Category 1 Councils. The Tribunal determined that Councils with the significant features of Category 1 and with a residential population of 250,000 or more would qualify for inclusion in that group. Blacktown City Council was the only Council that met the Category 1A criteria.
- 22. In 2002 the Tribunal also included Penrith City Council in Category 1A. The basis upon which this was determined is outlined in full in the Tribunal's 2002 Report and need not be repeated here, suffice it to say that in the Tribunal's view the regional significance of Penrith was greater than those of other Category 1 Councils.
- 23. Since then a number of the larger Category 1 Councils have made a joint submission seeking inclusion in Category 1A. The Tribunal was asked to review this submission again as part of the current review. A summary of this submission has been outlined above.
- 24. The Tribunal has given careful consideration to the contents of this submission but finds that these eight Councils do not as yet meet the criteria for inclusion in Category 1A. None of the Councils have a population of 250,000 or more and in the Tribunal's view none have the regional significance of Penrith although on both criteria some Councils within Category 1 are moving towards meeting one or both criteria within the next few years.
- 25. The Tribunal considers that overall the criteria for Categories S1, S2, 1A and 1 are still accurate and the Councils within each Category are appropriate.

Categories 2 and 3

Category 2 – Suburban Councils

- 26. This group comprises Councils within the Sydney Metropolitan area. The main activities of this group include:
 - The design and maintenance of public works
 - · Waste and environmental services
 - · Upkeep of parks and reserves
 - Approval of building and development applications
 - Monitoring of services such as building control, health, food etc.
 - Strategic planning, child care, community development
 - Provision of facilities such as public halls and swimming pools
- 27. Other issues for these Councils include environmental issues, ageing infrastructure and urban consolidation. Such activities having neither the scale nor diversity of operation of Category 1 Councils. Nor do they have the regional significance of Category 1 Councils.
- 28. Overall the Tribunal considers that the criteria applicable to Category 2 remains relevant and that the Councils within this Category continue to be appropriate. The

tribunal has not been convinced by submissions received from Category 2 Councils that they warrant re-categorisation to a higher Category.

Category 3 - Rural Regional Councils

- 29. The principal characteristic of these Councils is now regionalism and, in some cases accompanied by growth. The major town centres of regional Council areas are important centres of commerce, trade, work and recreation for thousands of people in and outside the local government area which these towns serve. These Councils general have a significant urban population exiting along side traditional farming sector and surrounded by smaller towns and villages.
- 30. The criteria applied to these Councils continues to be relevant and the Councils within this Category are still considered to be appropriate. As with the Category 2 Councils the Tribunal is not satisfied that Category 3 Councils should be re-categorised at this time.

Category 4 and Category 5 Councils

- 31. Category 4 and 5 Councils account for just over half of all Councils in NSW. These Councils generally have smaller populations and are less likely to have a regional focus. The Council may have one or two significant townships combined with a considerable rural population. The activities of Category 4 and Category 5 Councils are predominantly concerned with providing a broad range of community services. These may include the provision and maintenance of roads and bridges, weed eradication, rubbish collection and the maintenance of public conveniences and recreational grounds. Councils in this group range from Mid- Western Regional with a population of 22,494 to Urana with 1,414.
- 32. The role and responsibilities of Category 4 and 5 Councils is, as noted above virtually identical. For this reason the Tribunal considers that Category 5 Councils should be merged with Category 4 Councils. Category 5 will be abolished as a result. Such a proposal has the support of Councils who commented on this issue to the Tribunal.
- 33. The Tribunal will review the Categories of Councils again as part of the 2009 review. Until then the Tribunal would not expect to move Councils within categories unless there is a significant change in the role and responsibilities of individual Councils.

FEES:

- 34. The Tribunal has reviewed the current economic data including cost of living figures. The Tribunal notes that since 2003 Councillors have received increases totalling 10.5 percent and mayors have received increases totalling 14 percent.
- 35. On this occasion the Tribunal considers, after considering key economic indicators, and after taking the views of the Assessors into account, that an increase of 4 percent in the fees for Councillors and Mayors is appropriate and so determines.

Local Government Remuneration Tribunal

(The Honourable Charles L Cullen QC)

Dated: 19 April 2006.

DETERMINATION PURSUANT TO SECTION 242 OF CATEGORIES OF COUNCILS AND COUNTY **COUNCILS EFFECTIVE FROM 1 JULY 2006**

Category S1 (1 Council) Sydney Category S2 (3 Councils) Newcastle Parramatta Wollongong

Category S3 County Councils Category S4 County Councils

(engaged in significant commercial activities)

Category 1A (2 Councils)

Blacktown Penrith

Category 1. (16 Councils)

Bankstown Liverpool Baulkham Hills North Sydney Campbelltown Randwick Fairfield Ryde Gosford Sutherland Hornsby Warringah Hurstville Willoughby Lake Macquarie Wyong

Category 2. (21 Councils)

Ashfield Lane Cove Leichhardt Auburn Botany Manly Burwood Marrickville Camden Mosman Canada Bay Pittwater Canterbury Rockdale Holroyd Strathfield Hunters Hill Waverley Kogarah Woollahra Ku ring Gai

Category 3. (32 Councils)

Albury City Greater Taree Armidale Dumaresq Griffith Ballina Hastings Bathurst Regional Hawkesbury Bega Valley Kempsey Blue Mountains Lismore Broken Hill Maitland Byron Orange Cessnock Pt Stephens Clarence Valley Shellharbour Coffs Harbour Shoalhaven Dubbo Tamworth Regional Eurobodalla Tweed Heads Gt Lakes Wagga Wagga Goulburn Mulwaree Wingecarribee

Category 4. (77 Councils)

Queanbeyan

Bombala

0 .	,	
Balranald	Glen Innes Severn	Narromine
Bellingen	Gloucester	Palerang
Berrigen	Greater Hume	Parkes
Bland	Gundagai	Oberon
Blayney	Gunnedah	Richmond
Valley		
Bogan	Guyra	Singleton

Gwydir

Wollondilly

Temora Boorowa Harden Bourke Hay Tenterfield Inverell Tumbarumba Brewarrina Cabonne Jerilderie Tumut Carrathool Innee Upper Hunter Central Darling Kiama Upper Lachlan Kyogle City of Lithgow Uralla Cobar Lachlan Urana Conargo Leeton Wakool Coolamon Liverpool Plains Walcha Cooma-Monaro Lockhart Walgett Coonamble Mid-Western Regional Warren Cootamundra Moree Plains Warrumbungle Corowa Murray Weddin Cowra Murrumbidgee Wellington Muswellbrook Deniliquin Wentworth Dungog Nambucca Yass Valley Forbes Narrabri Young

TOTAL GENERAL PURPOSE COUNCILS 152

Category S3 (10 Councils)

Gilgandra

Castlereagh - Macquarie New England Weeds Richmond River Central Murray Far North Coast Southern Slopes Hawkesbury River Upper Hunter Mid Western Upper Macquarie

Narrandera

Category S4 (6 Councils)

Central Tablelands MidCoast Cudgegong Riverina Water

Goldenfields Water Rous

TOTAL COUNTY COUNCILS

DETERMINATION PURSUANT TO SECTION 242 OF FEES FOR COUNCILLORS AND MAYORS

16

PURSUANT to s.242 of the Local Government Act 1993, the annual fees to be paid in each of the categories to Councillors, Mayors, members and chairpersons of County Councils effective on and from 1 July 2006 are determined as follows:

	Councillor/Member Annual Fee		Mayor/Chairperson Additional Fee*	
	Minimum	Maximum	Minimum	Maximum
Category 4	6,355	8,380	6,750	18,300
Category 3	6,355	13,980	13,510	30,520
Category 2	6,355	13,980	13,510	30,520
Category 1	9,525	17,795	20,260	47,275
Category 1A	12,705	20,965	27,010	61,115
S4	1,270	6,990	2,705	11,480
S3	1,270	4,190	2,705	7,630
S2	12,705	20,965	27,010	61,115
S1	19,065	27,960	116,640	153,480

^{*} This fee must be paid in addition to the fee paid to the Mayor/Chairperson as a Councillor/Member (s.249(2)).

Local Government Remuneration Tribunal

(The Honourable Charles L Cullen Q.C.)

Dated: 19 April 2006

Snowy River

LOCAL GOVERNMENT ACT 1993

COOPERNOOK SEWERAGE

Vesting of land and easements in MidCoast County Council

THE Minister for Utilities of the State of New South Wales, declares that the land and easements described in the Schedule hereto, which were acquired for the purpose of the Coopernook Sewerage Scheme, are vested in MidCoast County Council.

CARL SCULLY, M.P., Minister for Utilities

SCHEDULE

Land

Lot 1 in Deposited Plan 1066819

Lot 1 in Deposited Plan 1069019

Interests in Land

Easement rights as described under the heading Water Pipeline in Memorandum E931212 filed in the Office of Land and Property Information NSW over the site shown in:

Deposited Plan 1066819 (SB55429) as '(F) PROPOSED EASEMENT FOR SEWER AND WATER PIPELINE 5 WIDE'

Easement rights as described under the heading Sewer Pipeline in Memorandum E931212 filed in the Office of Land and Property Information NSW over the site shown in:

Deposited Plan 1066819 (SB55429) as '(C) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE'. '(F) PROPOSED EASEMENT FOR SEWER AND WATER PIPELINE 5 WIDE'.

Deposited Plan 1069019 (SB55487) as '(C) PROPOSED EASEMENT FOR SEWER PIPELINE VARIABLE WIDTH'. '(D) PROPOSED EASEMENT FOR SEWER PIPELINE VARIABLE WIDTH'.

Deposited Plan 1076149 (SB55497) as '(D) PROPOSED EASEMENT FOR SEWER PIPELINE 5 WIDE AND VARIABLE WIDTH' within Lot 2 in Deposited Plan 182364

Deposited Plan 1075321 (SB55559) as ''C' PROPOSED EASEMENT FOR SEWER PIPELINE 4 WIDE'.

Easement rights as described under the heading Access in Memorandum E780099 filed in the Office of Land and Property Information NSW over the site shown in:

Deposited Plan 1066819 (SB55429) as '(D) PROPOSED EASEMENT FOR ACCESS 20.115 WIDE'.

LOCAL GOVERNMENT ACT 1993

Decrease in Number of Councillors Central Darling Shire Council

I, KERRY HICKEY MP, Minister for Local Government, in pursuance of sections 224A and 294A of the Local Government Act 1993, do hereby approve of the number of councillors of the Central Darling Shire Council being decreased from twelve to nine.

PROVIDED:

1. The decrease does not take place until the next ordinary election of the Council.

 A casual vacancy in civic office occurring during the period starting from the date of this approval and until the next ordinary election is not to be filled unless the vacancy would cause the number of councillors of the Council to become less than nine.

Dated this 21st day of April 2006.

KERRY HICKEY, Minister for Local Government

MENTAL HEALTH ACT 1990

Order under section 208

I, ROBERT McGREGOR AM, Acting Director-General of the NSW Department of Health, acting pursuant to section 208 of the Mental Health Act 1990, DO HEREBY DECLARE the "Blue Mountains District Anzac Memorial Hospital", composed of the premises known as the Blue Mountains Mental Health Unit, to be a hospital for the purposes of the Mental Health Act 1990.

Signed, this 19th day of April 2006.

ROBERT McGREGOR, AM, Acting Director-General

NATIONAL PARKS AND WILDLIFE ACT 1974

Erratum

IN the proclamation appearing in the *Government Gazette* dated 27 January 2006, Folio 515; reserving Maroota Ridge State Conservation Area, the addition of the Crown Public Roads within lots 137 and 224, DP 752039 is incorrect and should read "inclusive of Crown Public Road within lot 137 DP 752039"; NPWS/04/02841.

LISA CORBYN,
Director General,
Department of Environment and Conservation

PRACTICE NOTE SC EQ 4

Supreme Court Equity Division - Corporations List

Introduction

1. The purpose of this Practice Note is to explain the operation of the Corporations List, and the hearing arrangements for corporations matters. The Practice Note also contains information about the appointment of liquidators by the court, disclosure of fees by insolvency practitioners, and the use of interlocutory processes and pleadings.

Commencement

2. This Practice Note commences 1 May 2006. It replaces the existing Practice Note SC Eq 4.

Application

3. This Practice Note applies to new and existing proceedings in, or to be entered in, the Corporations List in the Equity Division.

Definitions

4. In this Practice Note:

Act means the Corporations Act 2001 (Cth);

Corporations matters include proceedings and interlocutory applications that arise out of the Act or the

Rules, or seek relief under any of those provisions, and proceedings relating to other incorporated bodies such as co-operatives and incorporated associations;

Rules means the Supreme Court (Corporations) Rules 1999.

The Corporations Judge

- Commencing on 1 May 2006, a Judge of the Equity Division is assigned to corporations matters as Corporations Judge, on a full-time basis.
- 6. The names of the Judges designated to be the Corporations Judge from time to time, and their periods of service as Corporations Judge, will be displayed in the Court's Corporations Matters webpage. The webpage will be updated from time to time. A Judge will normally sit as the Corporations Judge for a continuous period of several months.
- 7. The Corporations Matters webpage contains other information about the Corporations List. Go to http://www.lawlink.nsw.gov.au/sc (click on Practice & Procedure on the left-hand side menu and then click on the Corporations Matters page link).
- 8. E-mail communications to the Corporations Judge should be directed to Corporations_Judge@courts.nsw.gov.au. That e-mail address is accessed by the Corporations Judge for the time being and his or her staff, during normal office hours.

Listing arrangements for corporations matters

- (a) The Registrar's Corporations List
- 9. Corporations matters are usually made returnable in the Registrar's 11 a.m. Corporations List (see "Registrar's Lists" in Practice Note SC Eq 1).
- 10. Routine insolvency proceedings and applications are dealt with by the Registrar. Examinations under Part 5.9 of the Act are heard before a Deputy Registrar. Available dates are posted on the Supreme Court website, on the Corporations Matters webpage.
- 11. Applications are listed before the Registrar each day, except Wednesday, in the Registrar's 11 a.m. Corporations List. The Registrar has delegated powers in respect of certain corporations matters (such as the winding up of corporations, leave to proceed against a corporation under external administration (where the claim against the corporation is, or includes, a claim for damages for personal injury), the release of a liquidator and dissolution of a corporation, the reinstatement of a corporation and the determination of a liquidator's remuneration), as well as various procedural matters. Final orders for winding up a corporation, setting aside a winding up order or reinstating a corporation are prepared by the Registry and are sent out in the DX later on the day of hearing.
- 12. At the commencement of the list, the Registrar deals with referrals. Corporations matters are usually referred to the Corporations Judge, but they may be referred to the Duty Judge or (for routine matters) an Associate Judge if appropriate. Where it is appropriate for a corporations matter to be heard or case managed by a Judge, and the matter is sufficiently ready for that purpose, the Registrar will normally refer the matter to the Corporations Judge in the Monday Corporations List. Urgent corporations matters requiring the attention of a Judge are usually referred to the Corporations Judge.

- 13. Corporations matters that have been placed in the Registrar's General List Callover, with an estimate of three days or fewer, will (ordinarily and subject to availability) be set down by the Registrar for hearing by the Corporations Judge. No corporations matter will appear in the Registrar's General Callover List unless placed there by the Corporations Judge.
- (b) The Monday Corporations List
- 14. Corporations matters to be dealt with by a Judge are usually made returnable before the Corporations Judge in the Monday Corporations List. Except in urgent cases, referrals of corporations matters by the Registrar are usually placed in the Monday list.
- 15. The Monday List operates principally as a callover list for corporations matters, dealing with such matters as general case management, directions for the filing of evidence and resolution of procedural issues.
- 16. Short procedural applications (for example, disputes about pleadings, discovery, subpoenas and joinder of the parties) will normally be heard in the Monday List, provided that the time estimate is less than two hours, and subject to the other demands of the List. Parties should expect that such applications will proceed on the appointed day and they should prepare accordingly. Where this would assist the Corporations Judge, brief submissions should be sent to his or her Associate in advance, if practicable.
- 17. Other short applications of two hours or less (for example, liquidators' applications for judicial advice or approval of contracts, termination of winding up, reinstatement of a company (where the matter has been referred to the Judge) and leave to commence a derivative action) will normally come before the Corporations Judge in the Monday List. Such matters may be heard on that day or set down for hearing before the Corporations Judge on other days.
- 18. If the matter is set down for hearing on another day, directions will normally be given for the provision to the Corporations Judge of working copies of evidentiary materials and written submissions before the hearing. Since it is possible that the matter may be heard forthwith, parties should prepare for hearing on the Monday on which the matter is listed and, where practicable, copies of evidentiary materials and written submissions should be provided to the Corporations Judge's Associate before that day.
- 19. The Corporations Judge may be assisted on Mondays by another Equity Division Judge.
- 20. Longer corporations matters (more than two hours) are "case managed" within the Monday Corporations List to prepare them for hearing. When they are ready for hearing they will usually be set down for hearing by the Corporations Judge, although in some cases it may be appropriate to allocate the matter to the Expedition List, the Duty Judge List, the Short Matters List or the General List. As noted above, a Corporations Judge is available on a full-time basis.
- 21. Long corporations matters (more than three days) will be allocated for hearing by a Judge in the Equity Division after consultation between the Corporations Judge and the Chief Judge in Equity.

- 22. Since commercial circumstances demand that many corporations matters be heard and resolved swiftly, efforts will be made to allocate a hearing date as soon as practicable after any such matter is ready for hearing. The Court has video-conferencing facilities for corporations matters involving interstate or overseas elements.
- (c) Duty applications in corporations matters
- 23. The Corporations Judge may be approached on any day for abridgment of service and/or interlocutory relief in urgent corporations matters, in cases that would warrant approaching the Duty Judge in other matters (see "Duty Judge List" in Practice Note SC Eq 1).
- 24. The Corporations Judge will be available to hear or give directions in relation to any duty applications at 10:00 a.m. and 2 p.m. each day, or otherwise by arrangement with the Judge's Chambers. See the Court's Corporations Matters webpage for contact particulars.
- 25. The Duty Judge or the Registrar may refer duty applications in corporations matters to the Corporations Judge.
- (d) Statutory demand matters
- 26. Statutory demand matters, like other corporations matters, are usually returnable in the Registrar's Corporations List. When the Registrar forms the view that the matter is ready for trial, it is referred to the Monday Corporations List.
- 27. If satisfied that the matter is ready for hearing, the Corporations Judge sets it down for hearing, either before himself or herself, or another Judge, or an Associate Judge.

Appointment of liquidators by the Court

- 28. The following arrangements apply to the appointment of a liquidator:
 - the Registrar maintains a list of registered official liquidators who have consented in writing to accept all appointments as liquidator made by the Court. This list is sorted alphabetically by firm for liquidators located in metropolitan Sydney, and by individuals located in regional centres;
 - the plaintiff in winding-up proceedings may nominate for appointment a registered official liquidator whose name appears in the Court's list. A nomination is effected by filing with the originating process a consent in Form 8 of the Rules, signed by the nominee, certifying that he or she is not aware of any conflict of interest or duty and making proper disclosure of fee rates, and serving it in accordance with Rule 5.5(3)(b);
 - the Court appoints the plaintiff's nominee in the normal case, but is not obliged to do so. An obvious ground for the Court declining to appoint the plaintiff's nominee is that the Court considers there is an actual or potential conflict between the duties of a liquidator and the nominee's personal interest or some other duty (for example, a person who has acted as receiver and manager of the company for a secured creditor will almost never be appointed liquidator);
 - unless the consent in proper form of a registered official liquidator whose name appears in the Court's list is filed with the originating process for winding up,

- the Registry will select a liquidator by rotation from the Court's list. The plaintiff must obtain the consent in proper form of the liquidator selected by the Court, and file and serve that consent in accordance with Rule 5.5(3);
- if the liquidator declines to consent to the appointment (which the liquidator may do, after having given his or her consent to accept all court appointments, only on grounds such as conflict of interest), the plaintiff must:
 - nominate a registered official liquidator, whose name appears on the Court's list, by filing and serving the liquidator's consent in accordance with Rule 5.5(3); or
 - approach the Registry for selection of another liquidator by rotation, and then file and serve that liquidator's consent in accordance with Rule 5.5(3).

Disclosure by insolvency practitioners of fees to be charged

- 29. The Insolvency Practitioners Association of Australia no longer publishes a Scale of Rates in respect of fees.
- 30. Where application is made to the Court for an order that a company be wound up or for an official liquidator to be appointed as a provisional liquidator of a company, an official liquidator must consent in writing to be appointed: see the Act, subs 532(9) and the Rules, 6.1(1). The consent must be in accordance with Form 8 to the Rules: see r.5.5(2); 6.1(2). Form 8 requires disclosure of the hourly rates currently (as at the signing of the consent) charged in respect of work done as a liquidator or provisional liquidator (as the case may be) by the person signing the consent, and by that person's partners and employees who may perform work in the administration in question.
- 31. The provisions referred to in paragraph 28 have no application, however, to appointments of persons as external administrators:
 - otherwise than by the Court; or
 - by the Court otherwise than as liquidator or as liquidator provisionally.
- 32. Even in the case of appointments as liquidator or as liquidator provisionally, the provisions referred to in paragraph 30 above do not touch on changes in the hourly rates after the signing of the Form 8 consent.
- 33. Various provisions of the Act empower the Court, in certain circumstances, to determine or review the remuneration of insolvency practitioners when they are filling the office of various forms of external administrator: see ss 425; 449E; 473(2) (3), (5), (6); 504.
- 34. With the exception of Form 8, where it is applicable, the provisions referred to in paragraph 33 do not indicate a standard of disclosure of fees to be charged, which the Court might regard as appropriate in any situation in which it may be relevant for the Court to take into account whether an insolvency practitioner has followed a practice of making adequate disclosure of such fees.
- 35. The guidelines in paragraphs 36 and 37 below are intended to fill that gap. These guidelines are not, however, intended to limit the judicial discretion

available in any particular case, or to require that nonobservance of the guidelines be taken into account where that would not be relevant to the exercise of a judicial discretion.

- 36. All external administrators (including persons appointed as liquidators or as liquidators provisionally) should, in their first report to creditors:
 - disclose the hourly rates of fees which are being charged by them and by any of their partners and employees who may work in the administration; and
 - give their best estimate of the cost of the administration to completion or to a specified milestone identified in the report.
- 37. If, at any time after an external administrator has reported in accordance with paragraph 36, the hourly rates are to change, or the administrator has reason to believe that the estimate given to creditors is no longer reliable, he or she should report to creditors, disclosing the new hourly rates and giving a revised estimate.
- 38. These guidelines are not intended:
 - to prevent an external administrator from changing hourly rates or revising estimates if he or she is otherwise lawfully permitted to do so; or
 - to authorise an external administrator to change hourly rates or revise estimates if he or she is not otherwise lawfully permitted to do so.

Interlocutory Process and Pleadings

39. Rule 2.2(1) provides as follows:

'Unless these Rules otherwise provide, a person must make an application required or permitted by the Corporations Act to be made to the Court:

- (a) if the application is not made in a proceeding already commenced in the Court by filing an originating process: and
- (b) in any other case, and whether final or interlocutory relief is claimed - by filing an interlocutory process.'
- 40. The words, 'and whether final or interlocutory relief is claimed', were inserted with effect from 24 June 2005.
- 41. The purpose of that amendment is to make it clear that the form of interlocutory process under the Rules (Form 3) is required to be used where subparagraph 2.2(1)(b) applies, even where final relief is claimed. Leaving aside the originating process and any amended originating process, all claims for relief properly brought forward in a proceeding already on foot, to which the Rules apply, are required to be made by interlocutory process.
- 42. Two examples of claims for final relief which are required to be brought by interlocutory process are:
 - (a) a claim by a defendant which would, if the general rules of court applied, be brought by way of crossclaim;
 - (b) a claim by the Commissioner of Taxation under s 588FGA(4) of the Act (see Condon v Commissioner of Taxation [2004] NSWSC 481).
- 43. Where a claim for final relief has been made in a proceeding to which the Rules apply, whether the claim is made by originating process or by interlocutory process, any subsequent application for an order for pleadings should be made by interlocutory process. Where a claim

for final relief is to be made in a contemplated proceeding to which those Rules will apply, an application for an order for pleadings may be made either in the originating process, or by an accompanying interlocutory process. An originating or interlocutory process should not be amended so as to be converted into a pleading.

J J Spigelman AC Chief Justice of New South Wales 27 April 2006

Related information

Practice Note SC Eq 4 commences on 1 May 2006 and replaces Practice Note SC Eq 4 issued on 16 November 2005.

This Practice Note now incorporates Former Practice Note 130 – see paragraphs 39 – 43, which are taken to have commenced on 17 August 2005.

See also:

Practice Note SC Gen 1 Supreme Court - Application of Practice Notes

Practice Note SC Gen 7 Supreme Court – Use of technology

Practice Note SC Eq 1 Supreme Court Equity Division - Case management

Corporations Act 2001 (Cth)

Supreme Court (Corporations) Rules 1999

Civil Procedure Act 2005

Uniform Civil Procedure Rules 2005

Amendment History:

Practice Note SC Eq 4 was originally issued on 17 August 2005 and replaced Former Practice Note Nos. 111, 117 and 126 on 17 August 2005. It was amended on 19 October 2005 to correct formal errors. It was replaced on 16 November 2005, in order to add paragraphs 26 – 30 (formerly Practice Note 130), taken to be effective from 17 August 2005. It was replaced again on 27 April 2006, with effect from 1 May 2006, in order to reflect new arrangements consequent on the assignment of a Judge of the Equity Division to Corporations matters as Corporations Judge on a full-time basis.

PROPOSED FITNESS SERVICES (PRE-PAID FEES) REGULATION 2006

Invitation to Comment

THE Fitness Services (Pre-paid Fees) Regulation 2001, is due to be automatically repealed on 1 September 2006. A proposed replacement regulation, the Fitness Services (Prepaid Fees) Regulation 2006, has been drafted for public comment.

The purpose of the proposed Regulation is to set out the detail needed to enable the Fitness Services (Pre-paid Fees) Act 2000, to be effectively administered and to support its objectives.

The draft Regulation, along with a Regulatory Impact Statement which discusses the costs and benefits of the proposed requirements, is being released for a three week consultation period.

The proposed Regulation includes requirements for:

 the administration of trust accounts where fees are pre-paid;

- the issue of penalty notices for certain offences; and
- the exemption of certain classes of physiotherapists and occupational therapists from the application of the Act.

Comments and submissions are invited from interested individuals and organisations. The draft Regulation will be amended, if necessary, based on comments received during this consultation process, before coming into effect on 1 September 2006.

The Regulatory Impact Statement and the proposed Regulation can be requested from the Office of Fair Trading by telephone on (02) 9338 8915 or can be downloaded from the website at www.fairtrading.nsw.gov.au.

Comments or submissions should be mailed or e-mailed or faxed by Friday, 26 May 2006 to:

Fitness Services (Pre-paid Fees) Regulation 2006, Policy and Strategy Division, Office of Fair Trading, PO Box 972, Parramatta NSW 2124,

or

E-Mail: policy@oft.commerce.nsw.gov.au,

or

Fax: (02) 9338 8929.

TENDERS

Department of Commerce

SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

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

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

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

DUNGOG SHIRE COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

DUNGOG SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in Schedule 1 below, excluding any mines or deposits of minerals in those lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purpose of creating industrial land. Dated at Dungog, 30 November 2005. C. DEASEY, General Manager, Dungog Shire Council, PO Box 95, Dungog NSW 2420.

SCHEDULE 1

Lots 335 and 336, DP 729762.

[2057]

PITTWATER COUNCIL

Roads Act 1993, Section 16

Notice of Intention to Dedicate Public Road

WHEREAS a doubt exists that certain sections of a lane in a plan of subdivision that was registered before 1920 were dedicated as public road, Pittwater Council gives twenty eight (28) days notice pursuant to section 17 of the Roads Act 1993, that it intends to dedicate those certain sections of lane as public road. M. FERGUSON, General Manager, Pittwater Council, PO Box 882, Mona Vale NSW 1660.

SCHEDULE

Those sections of a laneway that runs through a public reserve in Deposited Plan 9151, being that section off Central Road, Avalon, in the north and that section off Avalon Parade, Avalon, to the south. [2058]

WALGETT SHIRE COUNCIL

ERRATUM

IN the notice which appeared in *Government Gazette* No. 17 of the 28th April 2006, Folio 2762, under the heading of "Walgett Shire Council - Notice of Compulsory Acquisition of Land" the description of the Land being acquired should read "Lot 20, Section 41, DP 759036". [2059]

WILLOUGHBY CITY COUNCIL

Roads Act 1993, Section 162

Naming of Public Road

Laneway formerly known as Lane W 59 Northbridge NOTICE is hereby given that Council in pursuance of section 162 of the Roads Act 1993, has named the section of road described hereunder:

Description

New Name

Laneway formerly known as Lane W 59, running west of Euroka Street and parallel to Kiola Avenue and Sailors Bay Road, Northbridge.

Appleton Lane.

Authorised by resolution of Council, dated 20th February 2006. J. OWEN, General Manager, Willoughby City Council, PO Box 57, Chatswood NSW 2057.

[2060]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ANNA DI GIUNTA, late of Sydenham, in the State of New South Wales, who died on 21st January 2006, must send particulars of his claim to the executor, Angelo Di Giunta, c.o. Newnhams Solicitors, 122 Castlereagh Street, Sydney NSW 2000, within one (1) calendar month from publication of this notice. After that time the executor may distribute the assets of the estate having regard only to the claims of which at the time of distribution he has notice. Probate was granted in New South Wales on 11th April 2006. NEWNHAMS, Solicitors, 7th Floor, Highmount House, 122 Castlereagh Street, Sydney NSW 2000 (DX 665, Sydney), tel.: (02) 9264 7788. Reference: BLM:ME 5638.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of MARJORIE KATHLEEN CRONIN, late of 1 Austral Street, Penshurst, in the State of New South Wales, who died on 9th December 2005, must send particulars of his claim to the executors, Barbara Ann Gall and Christine Ellen Greig, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 7th April 2006. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of COLIN LYLE HAWLEY CAMPBELL, late of Griffith, in the State of New South Wales, retired farmer, who died on 16th March 2005, must send particulars of his claim to the executors, Gloria Hardwick and Warwick Hardwick c.o. Messrs Olliffe & McRae, Solicitors, PO Box 874, Griffith NSW 2680, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 17th June 2005. MESSRS OLLIFFE & MCRAE, Solicitors, PO Box 874, Griffith NSW 2680, tel.: (02) 6962 1744.

COMPANY NOTICES

NOTICE of final general meeting.—KAMBALA GARDENS PTY LIMITED, ACN 001 332 976 (in voluntary liquidation).—In accordance with section 509 of the Corporations Act notice is hereby given that the final general meeting of the abovenamed company will be held at Level 2, 131 Clarence Street, Sydney NSW 2000, on 8th June 2006, at 10:00 a.m., for the purpose of having laid before it by the liquidator an account showing how the winding up has been conducted and the manner in which the assets of the company have been

distributed and a hearing of an explanation of the account by the liquidator and to authorise the liquidator to destroy all books and records of the Company on completion of all duties. Dated this 1st day of May 2006. F. MacDONALD, Liquidator, c.o. K. B. Raymond & Co., Level 2, 131 Clarence Street, Sydney NSW 2000 (GPO Box 4684, Sydney, NSW 2001), tel.: (02) 9299 6521. [2064]

NOTICE of voluntary winding up.-GREEN PARK PASTORAL PTY LIMITED, ACN 003 501 844 (in voluntary liquidation).-Notice of voluntary liquidation pursuant to section 491(2) of the Corporations Law that at a general meeting of the abovenamed company duly convened and held at Bowral on 28th April 2006, the following special resolution was passed: "that the company be wound up voluntarily". At the abovementioned meeting Gary Edward Whyte of 24-28 Telopea Park, Kingston, ACT 2604, was appointed as liquidator for the purpose of winding up. Notice is also given that after 21 days from this date I will proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by the date otherwise I shall proceed to distribute the assets without regard to their claim. Dated the 28th April 2006. GARY EDWARD WHYTE, Liquidator, 24-28 Telopea Park, Kingston ACT 2604.

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