

Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Allocation of the Administration of Acts

The Department of Premier and Cabinet, Sydney 15 October 2008

TRANSFER OF THE ADMINISTRATION OF THE CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

HIS Excellency the Lieutenant Governor, with the advice of the Executive Council, has approved of the administration of the Crimes (Administration of Sentences Act 1999 being vested in the Ministers indicated in the attached schedule, subject to the administration of any Act, to the extent that it directly amends another Act, being vested in the Minister administering the other Act or the relevant portion of it.

The arrangements are in substitution for those in operation before the date of this notice.

NATHAN REES, Premier

SCHEDULE

Attorney General

Crimes (Administration of Sentences) Act 1999 No. 93, section 183 (2) (a) (remainder, the Minister for Justice)

Minister for Justice

Crimes (Administration of Sentences) Act 1999 No. 93 (except part, the Attorney General)

The Department of Premier and Cabinet, Sydney 15 October 2008

TRANSFER OF THE ADMINISTRATION OF THE BIOFUEL (ETHANOL CONTENT) ACT 2007

HIS Excellency the Lieutenant Governor, with the advice of the Executive Council, has approved of the administration of the Biofuel (Ethanol Content) Act 2007 being vested in the Minister for Lands, subject to the administration of any Act, to the extent that it directly amends another Act, being vested in the Minister administering the other Act or the relevant portion of it.

The arrangements are in substitution for those in operation before the date of this notice.

NATHAN REES, Premier

Proclamations



New South Wales

Commencement Proclamation

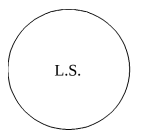
under the

Child Protection (Offenders Registration) Amendment Act 2007 No 87

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 (1) of the *Child Protection (Offenders Registration) Amendment Act 2007*, do, by this my Proclamation, appoint 20 October 2008 as the day on which the uncommenced provisions of that Act (other than Schedule 4.1 [1] and [2]) commence.

Signed and sealed at Sydney, this 15th day of October 2008.



ANTHONY KELLY, M.I.C., Minister for Police

GOD SAVE THE QUEEN!

By His Excellency's Command,

Explanatory note

The object of this Proclamation is to commence sections 1–4, 6 and 7 and Schedules 1, 2, 4.2, 4.3 and 4.4 to the *Child Protection (Offenders Registration) Amendment Act 2007.* Schedule 1 amends the *Child Protection (Offenders Registration) Act 2000* with respect to registration and reporting requirements for certain offenders, Schedule 2 amends the *Crimes (Forensic Procedures) Act 2000* with respect to carrying out certain forensic procedures on registrable persons and Schedule 4.2, 4.3 and 4.4 make minor consequential amendments.

s2008-398-11.d05

Regulations



New South Wales

Parliamentary Remuneration Amendment Regulation 2008

under the

Parliamentary Remuneration Act 1989

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Parliamentary Remuneration Act 1989*.

NATHAN REES, M.P., Premier

Explanatory note

Section 6 of the *Parliamentary Remuneration Act 1989* provides for holders of certain offices (*recognised office holders*) specified in Schedule 1 to that Act to receive a salary and expense allowance in addition to the basic salary to which they are entitled as Members of Parliament. The additional salary and expense allowance to be received is expressed as a percentage of the basic salary.

The object of this Regulation is to amend Schedule 1 to the *Parliamentary Remuneration Act* 1989 to include the Chair of the Joint Standing Committee on the Office of the Valuer-General as a recognised office holder.

This Regulation is made under the *Parliamentary Remuneration Act 1989*, including section 6 (4) and section 21 (the general regulation-making power).

s2008-391-30.d04

Clause 1 Parliamentary Remuneration Amendment Regulation 2008

Parliamentary Remuneration Amendment Regulation 2008

under the

Parliamentary Remuneration Act 1989

1 Name of Regulation

This Regulation is the *Parliamentary Remuneration Amendment Regulation* 2008.

2 Amendment of Parliamentary Remuneration Act 1989 No 160

The *Parliamentary Remuneration Act 1989* is amended by inserting at the end of Part 2 of Schedule 1:

Chair of the Joint Standing Committee on the 7% 7% Office of the Valuer-General

ERRATUM

THE Public Authorities (Financial Arrangements) Amendment (Delta Electricity, Macquarie Generation and Eraring Energy) Regulation 2008 under the Public Authorities (Financial Arrangements) Act 1987 which was published in *Government Gazette* No. 150 of 10 October 2008, folio 9881, was passed by the Executive Council at its meeting on 8 October 2008 which was presided over by the Governor. Accordingly the reference in this instrument to His Excellency the Lieutenant-Governor should be read as Her Excellency the Governor.

Orders



New South Wales

Public Sector Employment and Management (Hunter Region Sporting Venues Authority) Order 2008

under the

Public Sector Employment and Management Act 2002

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of Chapter 4 of the *Public Sector Employment and Management Act 2002*, make the following Order.

Dated, this 15th day of October 2008.

By His Excellency's Command,

NATHAN REES, M.P., Premier

s2008-368-35.d04

Clause 1 Public Sector Employment and Management (Hunter Region Sporting Venues Authority) Order 2008

Public Sector Employment and Management (Hunter Region Sporting Venues Authority) Order 2008

under the

Public Sector Employment and Management Act 2002

1 Name of Order

This Order is the *Public Sector Employment and Management (Hunter Region Sporting Venues Authority) Order 2008.*

2 Commencement

This Order is taken to have commenced on 1 October 2008.

3 Establishment of Hunter Region Sporting Venues Authority Division

The Hunter Region Sporting Venues Authority Division is established as a Division of the Government Service responsible to the Minister for Sport and Recreation.

4 Amendment of Public Sector Employment and Management Act 2002 No 43

Part 2 of Schedule 1 to the *Public Sector Employment and Management Act 2002* is amended by inserting in alphabetical order in Columns 1 and 2, respectively, the following matter:

Hunter Region Sporting Venues Authority Division Chief Executive Officer of the Hunter Region Sporting Venues Authority (and, in relation to the Chief Executive Officer, the Chairperson of the board of management for the Authority)

Rules



New South Wales

Supreme Court (Corporations) Amendment (No 9) Rules 2008

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 15 October 2008.

Steven Jupp Secretary of the Rule Committee

Explanatory note

The object of these Rules is to amend the *Supreme Court (Corporations) Rules 1999* in relation to proceedings under the *Cross-Border Insolvency Act 2008* of the Commonwealth. The amendments are uniform with those made to the *Federal Court (Corporations) Rules 2000*.

s2008-384-18.d05

Supreme Court (Corporations) Amendment (No 9) Rules 2008

under the

Supreme Court Act 1970

1 Name of Rules

These Rules are the Supreme Court (Corporations) Amendment (No 9) Rules 2008.

2 Amendment of Supreme Court (Corporations) Rules 1999

The Supreme Court (Corporations) Rules 1999 are amended as set out in Schedule 1.

Amendments

Schedule 1

Schedule 1 Amendments

(Rule 2)

[1] Rule 1.3 Application of these Rules and other rules of the Court Omit rule 1.3 (1) and (2). Insert instead:

mit fulle 1.5 (1) and (2). Insert instead.

- (1) Unless the Court otherwise orders:
 - (a) these Rules apply to a proceeding in the Court under the Corporations Act, or the ASIC Act, that is commenced on or after the commencement of these Rules, and
 - (b) Division 15A applies to a proceeding in the Court under the Cross-Border Insolvency Act.
- (2) The other rules of the Court apply, to the extent that they are relevant and not inconsistent with these Rules:
 - (a) to a proceeding in the Court under the Corporations Act, or the ASIC Act, that is commenced on or after the commencement of these Rules, and
 - (b) to a proceeding in the Court under the Cross-Border Insolvency Act that is commenced on or after the commencement of Division 15A.

[2] Rule 1.5 Definitions for these Rules

Insert after the definition of *Corporations Regulations*:

Cross-Border Insolvency Act means the *Cross-Border Insolvency Act* 2008 of the Commonwealth including, unless the contrary intention appears, the Model Law.

[3] Rule 1.5, definition of "defendant"

Omit "or the ASIC Act".

Insert instead ", the ASIC Act or the Cross-Border Insolvency Act".

[4] Rule 1.5, definition of "Model Law"

Insert after the definition of *interlocutory process*:

Model Law means the Model Law on Cross-Border Insolvency of the United Nations Commission on International Trade Law, the English text of which is set out in Schedule 1 to the Cross-Border Insolvency Act, with the modifications set out in Part 2 of that Act.

Schedule 1 Amendments

[5] Rule 1.5, definition of "plaintiff"

Omit "or the ASIC Act".

Insert instead ", the ASIC Act or the Cross-Border Insolvency Act".

[6] Division 15A

Insert after Division 15:

Division 15A Proceedings under the Cross-Border Insolvency Act

15A.1 Application of this Division and other rules of the Court

Unless the Court otherwise orders:

- (a) this Division applies to a proceeding in the Court, under the Cross-Border Insolvency Act, involving a debtor other than an individual, and
- (b) the rules in the other Divisions of these Rules, and the other rules of the Court, apply to a proceeding in the Court under the Cross-Border Insolvency Act if they are relevant and not inconsistent with this Division.

Note. See rule 1.5 for definitions of *Cross-Border Insolvency Act* and *Model Law*.

15A.2 Expressions used in the Cross-Border Insolvency Act

(1) Unless the contrary intention appears, an expression that is used in this Division and in the Cross-Border Insolvency Act, whether or not a particular meaning is given to the expression by the Cross-Border Insolvency Act, has the same meaning in this Division as it has in the Cross-Border Insolvency Act.

Note. The following expressions used in this Division (including in the notes to this Division) are defined in the Model Law as having the following meanings:

establishment means any place of operations where the debtor carries out a non-transitory economic activity with human means and goods or services.

foreign court means a judicial or other authority competent to control or supervise a foreign proceeding.

foreign main proceeding means a foreign proceeding taking place in the State where the debtor has the centre of its main interests.

foreign non-main proceeding means a foreign proceeding, other than a foreign main proceeding, taking place in a State where the debtor has an establishment within the meaning of subparagraph (f) of the present article.

foreign proceeding means a collective judicial or administrative proceeding in a foreign State, including an interim proceeding, pursuant

Amendments

Schedule 1

to a law relating to insolvency in which proceeding the assets and affairs of the debtor are subject to control or supervision by a foreign court, for the purpose of reorganization or liquidation.

foreign representative means a person or body, including one appointed on an interim basis, authorized in a foreign proceeding to administer the reorganization or the liquidation of the debtor's assets or affairs or to act as a representative of the foreign proceeding.

(2) This Division is to be interpreted in a manner that gives effect to the Cross-Border Insolvency Act.

15A.3 Application for recognition

- (1) An application by a foreign representative for recognition of a foreign proceeding under article 15 of the Model Law must be made by filing an originating process in accordance with Form 2.
- (2) The originating process must:
 - (a) be accompanied by the statements referred to in article 15 of the Model Law and in section 13 of the Cross-Border Insolvency Act, and
 - (b) name the foreign representative as the plaintiff and the debtor as the defendant, and
 - (c) be accompanied by an affidavit verifying the matters mentioned in paragraphs 2 and 3 of article 15 of the Model Law and in section 13 of the Cross-Border Insolvency Act.
- (3) When filing the originating process, the foreign representative must file, but need not serve, an interlocutory process seeking directions as to service, and the Court may give any directions about service, and make any incidental order, that it thinks just.
- (4) The plaintiff must serve a copy of the originating process and the other documents mentioned in subrule (2):
 - (a) unless the Court otherwise orders, in accordance with subrule 2.7 (1), and
 - (b) on any other persons the Court may direct at the hearing of the interlocutory process.
- (5) A person who intends to appear before the Court at the hearing of an application for recognition must file and serve the documents mentioned in rule 2.9.

15A.4 Application for provisional relief under article 19 of the Model Law

(1) Any application by the plaintiff for provisional relief under article 19 of the Model Law must be made by filing an interlocutory process in accordance with Form 3.

Schedule 1 Amendments

(2) Unless the Court otherwise orders, the interlocutory process and any supporting affidavit must be served in accordance with subrule 2.7 (2).

15A.5 Official liquidator's consent to act

If the relief sought in an application under article 15 of the Model Law includes an application for an order under article 19 or 21 to entrust the distribution of the debtor's assets to a person designated by the Court (other than the foreign representative) then, unless the Court otherwise orders, that person must:

- (a) be an official liquidator, and
- (b) have filed a Consent to Act, in accordance with Form 19, that specifies an address for service for the person within New South Wales.

15A.6 Notice of filing of application for recognition

- (1) Unless the Court otherwise orders, the plaintiff in a proceeding mentioned in rule 15A.3 must:
 - (a) send a notice of the filing of the application in accordance with Form 20 to each person whose claim to be a creditor of the defendant is known to the plaintiff, and
 - (b) publish a notice of the filing of the application for recognition of a foreign proceeding in accordance with Form 20, in accordance with rule 2.11.
- (2) The Court may direct the plaintiff to publish a notice in accordance with Form 20 in a daily newspaper circulating generally in any State or Territory not described in rule 2.11.

15A.7 Notice of order for recognition, withdrawal etc

- (1) If the Court makes an order for recognition of a foreign proceeding under article 17 of the Model Law, or makes any order under article 19 or 21 of the Model Law, the plaintiff must, as soon as practicable after the order is made, do all of the following:
 - (a) have the order entered,
 - (b) serve a copy of the entered order on the defendant,
 - (c) send a notice of the making of the order in accordance with Form 21 to each person whose claim to be a creditor of the defendant is known to the plaintiff,
 - (d) publish a notice of the making of the order in accordance with Form 21, in accordance with rule 2.11.

Amendments

Schedule 1

- (2) The Court may direct the plaintiff to publish the notice in accordance with Form 21 in a daily newspaper circulating generally in any State or Territory not described in rule 2.11.
- (3) If the application for recognition is withdrawn or dismissed, the plaintiff must, as soon as practicable, do all of the following:
 - (a) for a dismissal, have the order of dismissal entered,
 - (b) serve a copy of the entered order of dismissal or notice of the withdrawal, on the defendant,
 - (c) send a notice of the dismissal or withdrawal in accordance with Form 22 to each person whose claim to be a creditor of the defendant is known to the plaintiff,
 - (d) publish a notice of the dismissal or withdrawal in accordance with Form 22, in accordance with rule 2.11.
- (4) The Court may direct the plaintiff to publish the notice in accordance with Form 22 in a daily newspaper circulating generally in any State or Territory not described in rule 2.11.

15A.8 Relief after recognition

- (1) If the Court has made an order for recognition of a foreign proceeding, any application by the plaintiff for relief under paragraph 1 of article 21 of the Model Law must be made by filing an interlocutory process, and any supporting affidavit, in accordance with Form 3.
- (2) Unless the Court otherwise orders, an interlocutory process under subrule (1) and any supporting affidavit must be served, in accordance with subrule 2.7 (2), but on the following persons:
 - (a) the defendant,
 - (b) any person that the Court directed be served with the originating process by which the application for recognition was made,
 - (c) any other person that the Court directs.
- (3) A person who intends to appear before the Court at the hearing of an application under subrule (1) must file and serve the documents mentioned in rule 2.9.

9988

Schedule 1 Amendments

15A.9 Application to modify or terminate an order for recognition or other relief

- (1) This rule applies to:
 - (a) an application under paragraph 4 of article 17 of the Model Law for an order modifying or terminating an order for recognition of a foreign proceeding, and
 - (b) an application under paragraph 3 of article 22 of the Model Law for an order modifying or terminating relief granted under article 19 or 21 of the Model Law.
- (2) An application mentioned in subrule (1) must be made by filing an interlocutory process in accordance with Form 3.
- (3) An interlocutory process for an application under subrule (1) and any supporting affidavit must be served on:
 - (a) for an applicant under paragraph (1) (a)—the defendant and other persons who were served with, or filed a notice of appearance in relation to, the application for recognition, and
 - (b) for an application under paragraph (1) (b)—the defendant and other persons who were served with, or filed a notice of appearance in relation to, the application for relief under article 19 or 21 of the Model Law.
- (4) Unless the Court otherwise orders, a plaintiff who applies for an order under subrule (1) must:
 - (a) send a notice of the filing of the application in accordance with Form 23 to each person whose claim to be a creditor of the defendant is known to the plaintiff, and
 - (b) publish a notice of the filing of the application in accordance with Form 23, in accordance with rule 2.11.
- (5) The Court may direct the applicant to publish the notice in accordance with Form 23 in a daily newspaper circulating generally in any State or Territory not described in rule 2.11.
- (6) A person who intends to appear before the Court at the hearing of an application under subrule (1) must file and serve the documents mentioned in rule 2.9.

Amendments

Schedule 1

[7] Schedule 1 Forms

Omit the heading to Form 2. Insert instead:

Form 2 Originating process

(rules 2.2 and 15A.3)

[8] Schedule 1, Form 2

Omit "This application is made under *section/*regulation [*number*] of the *Corporations Act/*ASIC Act/*Corporations Regulations.".

Insert instead "This application is made under *section/*regulation [*number*] of the *Corporations Act/*ASIC Act/*Cross-Border Insolvency Act/*Corporations Regulations.".

[9] Schedule 1, Form 3

Omit the heading to the Form. Insert instead:

Form 3 Interlocutory process

(rules 2.2, 15A.4, 15A.8 and 15A.9)

[10] Schedule 1, Form 3

Omit "This application is made under *section/*regulation [*number*] of the *Corporations Act/*ASIC Act/*Corporations Regulations.".

Insert instead "This application is made under *section/*regulation [*number*] of the *Corporations Act/*ASIC Act/*Cross-Border Insolvency Act/*Corporations Regulations.".

[11] Schedule 1, Forms 19–23

Insert after Form 18:

Form 19 Consent to act as designated person

(rule 15A.5)

[Title]

I, [*name*], of [*address*], an official liquidator, consent to be appointed by the Court and to act as the person designated by the Court under *article 19/*article 21 of the Model Law to distribute the assets of [*name of company*].

I am not aware of any conflict of interest or duty that would make it improper for me to act as the person designated by the Court.

The hourly rates currently charged in respect of work done as the person designated by the Court by me, and by my partners and employees who may perform work in this administration, are set out below or in the Schedule which is attached to this Consent.

Schedule 1 Amendments

I acknowledge that my appointment by the Court does not constitute an express or implied approval by the Court of these hourly rates. Date:

.....

Signature of official liquidator

No.

* *Omit if not applicable*

Schedule

[*description of hourly rate*(*s*)]

Form 20 Notice of filing of application for recognition of foreign proceeding

(rule 15A.6)

of [year]

IN THE [name of Court]

[Name of company]

ABN or ACN: [ABN or ACN of company to which proceeding relates]

TO all the creditors of [name of company].

TAKE NOTICE that:

- 2 The plaintiff's address for service is [name and address of plaintiff's legal practitioner or, if there is no legal practitioner, address of the plaintiff].
- 3 Any person intending to appear at the hearing must file a notice of appearance, in accordance with the prescribed form, together with any affidavit on which the person intends to rely, and serve a copy of the notice and any affidavit on the plaintiff at the plaintiff's address for service at least 3 days before the date fixed for the hearing.
- 4 If you are a foreign creditor you must file in the registry of the Court at the address mentioned in paragraph 1 an affidavit setting out the details of any claim, secured or unsecured, that you may have against the company above at least 3 days before the date fixed for the hearing.

Date:

Name of plaintiff or plaintiff's legal practitioner: [*name*] * *Omit if not applicable*

9992

Supreme Court (Corporations) Amendment (No 9) Rules 2008

Amendments

Schedule 1

Form 21 Notice of making of order under the Cross-Border Insolvency Act 2008

(rule 15A.7)

No. of [year]

IN THE [name of Court]No.[Name of company]ABN or ACN: [ABN or ACN of company to which proceeding relates]TO all the creditors of [name of company].

TAKE NOTICE that:

- 1 On [*date*], the [*name of Court*] in Proceeding No. of [*year*], commenced by the plaintiff [*name of plaintiff*], made the following orders under the *Cross-Border Insolvency Act 2008* in relation to [*name of company*]: [*insert details of order*].
- 2 The plaintiff's address for service is [name and address of plaintiff's legal practitioner or, if there is no legal practitioner, address of the plaintiff].
- 3 The name and address of the foreign representative is [*insert name and address*].
- 4 The name and address of the person entrusted with distribution of the company's assets is [*insert name and address*].*

Date:

Name of plaintiff or plaintiff's legal practitioner: [name]

* *Omit if not applicable*

Form 22 Notice of dismissal or withdrawal of application for recognition of foreign proceeding

(rule 15A.7)

No. of [year]

[Name of company]

IN THE [name of Court]

ABN or ACN: [ABN or ACN of company to which proceeding relates]

TO all the creditors of [name of company].

TAKE NOTICE that the application under the *Cross-Border Insolvency Act 2008* for recognition of a foreign proceeding in relation to [*name of company*] commenced by the plaintiff, [*name of plaintiff*], on [*date of filing of originating process*] was dismissed*/withdrawn* on [*date of dismissal/withdrawal*].

Date:

Name of person giving notice or of person's legal practitioner [*name*]

* Omit if not applicable

Schedule 1 Amendments

Notice of filing of application to modify or Form 23 terminate an order for recognition or other relief

(rule 15A.9)

No. of [year]

IN THE [name of Court] [*Name of company*] ABN or ACN: [ABN or ACN of company to which proceeding relates] TO all the creditors of [name of company].

TAKE NOTICE that:

- *1 An application under the Cross-Border Insolvency Act 2008 for an order *modifying/*terminating an order for recognition of a foreign proceeding in relation to [name of company] was filed by the applicant, [name of applicant], on [date of filing of interlocutory process] and will be heard by at [address of Court] at *am/*pm on Copies of documents filed may be obtained from the applicant's address for service.
- *1 An application under the Cross-Border Insolvency Act 2008 for an order *modifying/*terminating relief granted under *article 19/*article 21 of the Model Law in relation to [name of company] was filed by the applicant, [name of applicant], on [date of filing of interlocutory process] and will be heard by at [address of Court] at *am/*pm on Copies of documents filed may be obtained from the applicant's address for service.
- 2 The applicant's address for service is [name and address of applicant's legal practitioner or of applicant].
- 3 Any person intending to appear at the hearing must file a notice of appearance (if the person has not already done so), in accordance with the prescribed form, together with any affidavit on which the person intends to rely, and serve a copy of the notice (if applicable) and any affidavit on the applicant at the applicant's address for service at least 3 days before the date fixed for the hearing.

Date:

Name of applicant or applicant's legal practitioner: [name] * Omit if not applicable

OFFICIAL NOTICES

Department of Lands

DUBBO OFFICE 142 Brisbane Street (PO Box 865), Dubbo NSW 2830 Phone: (02) 6883 3300 Fax: (02) 6882 6920

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the lands comprised therein are freed and discharged from any rights of the public or any other person to the same as highways.

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

Description

Local Government Area of Warrumbungle; Land District of Coonabarabran

Lot 1, DP 1121861, Parish of Coonabarabran, County of Gowen (not being land under the Real Property Act).

File No.: DB05 H 73.

Note: On closing, the title for Lot 1 shall vest in the State of New South Wales as Crown Land.

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

Column 2

Land District: Nyngan. The part being Lot 18, Local Government Area: DP No. 704078, Parish Bogan Shire Council. Balgay, County Flinders; Locality: Balgay. Lot 20, DP No. 704078, Reserve No.: 94879. Parish Balgay, County Public Purpose: Future Flinders, of an area of 1594 public requirements. hectares. Notified: 22 May 1981. Lot 15, DP No. 752856, Parish Balgay, County Flinders; Lot 20, DP No. 704078, Parish Balgay, County Flinders; Lot 21, DP No. 724651, Parish Balgay, County Flinders; Lot 18, DP No. 704078, Parish Balgay, County Flinders. File No.: DB00 H 1.

Note: Disposal of Perpetual Leases 109414 and 161732 to S & C A Gasparini.

WITHDRAWAL OF RESERVES FROM CONTROL OF A RURAL LANDS PROTECTION BOARD

IN pursuance of the provisions of section 86(1), Rural Lands Protection Act 1998, the reserves specified hereunder are withdrawn from control of the Rural Lands Protection Board specified in the notice.

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

Description

Rural Lands Protection District – Mudgee; Merriwa Rural Lands Protection Board

Parish Avisford, County Wellington, Reserve 3369 for camping, notified 23 June 1888, comprised Lot 7003, DP 1019743 of 2.49 hectares (placed under control, *New South Wales Government Gazette* 1 August 1930).

Parish Boiga, County Wellington, Reserve 39163 for access, notified 6 May 1905, comprised Lot 7002, DP 1086526 of 11.22 hectares (placed under control, *New South Wales Government Gazette* 16 September 1932).

Parish Broombee, County Wellington, Reserve 29585 for camping and travelling stock, notified 15 July 1899, comprised Lot 7003, DP 1019739 of 2.2 hectares (placed under control, *New South Wales Government Gazette* 16 September 1932).

Parish Erudgere, County Wellington, Reserve 80775 for travelling stock, notified 20 June 1958, comprised Lot 1, DP 404062 of 1.43 hectares (placed under control, *New South Wales Government Gazette* 20 June 1958).

Parish Grattai, County Wellington, Reserve 59849 for camping and water, notified 29 July 1927, comprised Lot 21, DP 756884 and Lot 7001, DP 1001295 of 4.015 hectares (placed under control, *New South Wales Government Gazette* 8 April 1938).

Parish Grattai, County Wellington, Reserve 21740 for camping, notified 17 November 1894, comprised Lot 7002, DP 1001296 of 7100 square metres (placed under control, *New South Wales Government Gazette* 8 April 1938).

Parish Hargraves, County Wellington, Reserve 56503 for travelling stock and camping, notified 19 October 1923, comprised Lot 7001, DP 1121040 of 13.15 hectares (placed under control, *New South Wales Government Gazette* 5 October 1934).

Parish Hargraves, County Wellington, Reserve 60297 for travelling stock, notified 17 February 1928, comprised Lot 7002, DP 756885 of 52.10 hectares (placed under control, *New South Wales Government Gazette* 5 October 1934).

Parish Hargraves, County Wellington, Reserve 82359 for travelling stock, notified 19 February 1960, comprised Lot 7005, DP 1122587 of about 8.7 hectares (placed under control, *New South Wales Government Gazette* 19 February 1960).

Parish Merinda, County Wellington, Reserve 67A for camping, notified 22 December 1879, comprised located west of Lot 67, DP 756891, south of Lot 3, DP 788518 and east of Meroo Creek of about 5 hectares (excluding public road) (placed under control, *New South Wales Government Gazette* 23 April 1960).

Parish Warratra, County Wellington, Reserve 64992 for camping, notified 14 December 1934, comprised an area bounded by Lot 1, DP 811860, Campbell Creek, Lot 266, DP 7856917 and Campbell Creek road and Lot 7003, DP 1096261 of 8.53 hectares (placed under control, *New South Wales Government Gazette* 18 January 1935).

Parish Warratra, County Wellington, Reserve 31164 for water supply, notified 14 July 1900, comprised Lot 81, DP 756917 and Lot 7007, DP 1125188 of 6.7 hectares (placed under control, *New South Wales Government Gazette* 16 September 1932).

Parish Waurdong, County Wellington, Reserve 41440 for access, notified 13 March 1907, comprised Lot 7003, DP 1021509 of 1.79 hectares (placed under control, *New South Wales Government Gazette* 13 March 1944).

Parish Waurdong, County Wellington, Reserve 24241 for camping and water, notified 20 June 1896, comprised Lot 7001, DP 1026005 of 13 hectares (placed under control, *New South Wales Government Gazette* 1 August 1930) Parish Waurdong, County Wellington, Reserve 78942 for camping, notified 5 October 1956, comprised Lot 7002, DP 1021145 of 24.29 hectares (placed under control, *New South Wales Government Gazette* 5 October 1956).

Parish Windeyer, County Wellington, Reserve 71167 for travelling stock, notified 3 March 1944, comprised Lot 7004, DP 1026925 of 17 hectares (placed under control, *New South Wales Government Gazette* 23 January 1948).

Parish Windeyer, County Wellington, Reserve 65968 for camping, notified 15 May 1936, comprised Lot 7005, DP 756864 of 4.15 hectares (placed under control, *New South Wales Government Gazette* 29 May 1936).

Parish Weroura, County Wellington, Reserve 22107 for camping and water, notified 16 February 1895, comprised Lot 7001, DP 1032532 of 2.76 hectares (placed under control, *New South Wales Government Gazette* 1 August 1930).

Note: Management of the abovementioned Reserves reverts to the Department of Lands.

File No.: DB07 A 1.

GOULBURN OFFICE 159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4824 3700 Fax: (02) 4822 4287

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

Column 2

Column 1 Shavne Donald FRIEND (re-appointment).

Column 3 Yarra Recreation Reserve No.: 88669. Reserve Trust. Public Purpose: Public recreation. Notified: 21 July 1972. File No.: GB80 R 242/2.

Term of Office

For a term commencing 19 December 2008 and expiring 18 December 2013.

SCHEDULE 2

Column 1 Column 2 Phillip Holz Nimmitabel HAUSER Racecourse (new member). Trust. John Desmond GREEN (re-appointment), Richard George WEST (re-appointment).

Column 3 Reserve No.: 29896. Public Purpose: Public recreation. Notified: 16 September 1899. File No.: GB80 R 87/2.

Term of Office

For a term commencing 16 January 2009 and expiring 15 January 2014.

SCHEDULE 3

Column 1 Column 2 Charles Richard **Tully Park** Golf Course Lyle **M**cDONALD Trust. (new member), Anthony Michael ANABLE (new member), Brian Maxwell LARKIN (new member), Ian James ISON (re-appointment), Carol Vincent SCOTT (re-appointment), Kevin Stanley GANN (re-appointment), David Geoffrey KING (re-appointment).

Column 3

Reserve No.: 83674. Public Purpose: Public recreation. Notified: 5 January 1962. File No.: GB80 R 99/2.

Term of Office

For a term commencing 9 January 2009 and expiring 8 January 2014.

GRAFTON OFFICE 76 Victoria Street (Locked Bag 10), Grafton NSW 2460 Phone: (02) 6640 3400 Fax: (02) 6642 5375

NOTICE OF INTENTION TO GRANT A LEASE **OVER DEDICATED LAND**

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, it is notified that the Minister for Lands intends to create a relevant interest by way of a lease for the purposes specified in Column 1 of the Schedule to the party specified in Column 2 of the Schedule in respect of the Dedication specified in Column 3 of the Schedule.

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

SCHEDULE

Column 1 Column 2 Lease for art **Ballina Shire** gallery and cafe Council. over part of Lot 1, section 59, DP 758047.

Column 3 Land District: Lismore. Local Government Area: Ballina. Parish: Ballina. County: Rous. Locality: Ballina (former Council Chambers). Part Dedication No .: D540014. Public Purpose: Town hall. Notified: 11 October 1895.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE 1

Column 1	Column 2	Column 3		
Thomas Anthony	Mummulgum	Reserve No.: 89527.		
FLETT	Public Hall	Public Purpose: Public		
(re-appointment),	Reserve Trust.	recreation.		
Martin Joseph		Notified: 1 August 1975.		
GIBBINS				
(re-appointment),		Reserve No.: 57111.		
Brenda NORTHFIELD		Public Purpose: Public hall.		
(re-appointment),		Notified: 30 May 1924.		
Raymond Ross				
HUMPHREYS		Reserve No.: 58308.		
(re-appointment),		Public Purpose: Public		
Ernest BENNETT		recreation.		
(re-appointment).		Notified: 25 September 1925.		
		File No.: GF81 R 339.		

Term of Office

For a term commencing the date of this notice and expiring 2 October 2013.

Column 1	
Andrew	
SHANNON	
(new member).	

Column 2 Rosebank Recreation Reserve Trust.

Column 3 Reserve No.: 86049. Public Purpose: Public recreation.

Notified: 4 November 1966. File No.: GF00 R 36.

Term of Office

SCHEDULE 2

For a term commencing the date of this notice and expiring 1 December 2010.

NOTIFICATION OF CLOSING OF ROAD

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

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

Description

Land District – Grafton; L.G.A. – Clarence Valley

Road Closed: Lot 1, DP 1129105 at Southgate, Parish Great Marlow, County Clarence.

File No.: GF05 H 695.

Schedule

On closing, the land within Lot 1, DP 1129105 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Murwillumbah; L.G.A. – Tweed

Road Closed: Lot 1, DP 1129115 at Rowlands Creek, Parish Nullum, County Rous.

File No.: GF04 H 72.

Schedule

On closing, the land within Lot 1, DP 1129115 remains vested in the State of New South Wales as Crown Land.

ROADS ACT 1993

ORDER

Transfer of a Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown roads specified in Schedule 1 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 Crown road.

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

SCHEDULE 1

Parish – Lismore; County – Rous; Land District – Lismore; Shire – Lismore City Council Crown public road (lane) south of Lot 1, DP 776471. Width to be Transferred: 6.235 metres.

SCHEDULE 2

Roads Authority: Lismore City Council.

Department of Lands Reference: 08/2000.

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 – Burton; County – Northumberland; Land District – Singleton; Local Government Area – Singleton

Road Closed: Lot 1, DP 1130010 at Howes Valley.

File No.: MD05 H 86.

Note: On closing, the land within Lot 1, DP 1130010, will remain vested in the Crown as Crown Land.

ERRATUM

IN the Notice which appeared in the *New South Wales Government Gazette* No. 118 of the 19 September 2008, Folio 9288, under the heading "Reservation of Crown Land", the following information should have been specified in Column 1 (File Reference 07/2989):

Lot/DP: 422/40341.

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

MOREE OFFICE Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6750 6400 Fax: (02) 6752 1707

NOTIFICATION OF CLOSING OF A ROAD

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

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

Description

Land District – Warialda; Council – Gwydir Shire; Parish – Boobah; County – Burnett

Road Closed: Lot 1 in DP 1129740.

File No.: ME05 H 260.

Note: On closing, the land within Lot 1 in DP 1129740 remains vested in the State of New South Wales as Crown Land.

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 2

Column 1

Land District: Warialda.					
Local Government Area:					
Gwydir Shire Council.					
Locality: Gravesend.					
Lot 7037, DP No. 1043652#,					
Parish Gravesend,					
County Burnett.					
Area: 2.858 hectares.					
File No.: ME99 R 1.					

Reserve No.: 81241. Public Purpose: Public recreation. Notified: 21 November 1958. Lot 270, DP No. 751108, Parish Gravesend, County Burnett; Lot 216, DP No. 751108, Parish Gravesend, County Burnett; Lot 111, DP No. 751108, Parish Gravesend, County Burnett. New Area: 7.638 hectares.

Note: This notice automatically revokes the whole of Lot 7037 in DP 1043652, from Travelling Stock Reserve 24648.

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

Column 1

ORANGE OFFICE 92 Kite Street (PO Box 2146), Orange NSW 2800 Phone: (02) 6391 4300 Fax: (02) 6362 3896

OFFICIAL NOTICES

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

Column 1

Locality: Peel.

Reserve No.: 90526.

Public Purpose: Future

public requirements.

Land District: Bathurst.

Local Government Area:

Evans Shire Council.

Column 2 The part being Lot 49, DP 726987, Parish Peel, County Roxburgh; Lot 40, DP 755787, Parish Peel, County Roxburgh and Lot 54, DP 820960, Parish Peel, County Roxburgh, of an area of 21.039 hectares.

Notified: 11 October 1974. Lot 39, DP 755787, Parish Peel, County Roxburgh; Lot 54, DP 820960, Parish Peel, County Roxburgh; Lot 40, DP 755787, Parish Peel, County Roxburgh; Lot 49, DP 726987, Parish Peel, County Roxburgh.

File No.: OE87 H 307/2.

Note: Added to R.91214 for promotion of the study and preservation of native flora and fauna, notified 4 August 1978, this day.

SCHEDULE 2

Column 2

Column 1

Land District: Bathurst. Local Government Area: Evans Shire Council. Locality: Peel. Reserve No.: 95275. Public Purpose: Future public requirements. Notified: 19 June 1981. File No.: OE87 H 307/2.

The whole being Lot 44, DP 755787, Parish Peel, County Roxburgh, of an area of 3.253 hectares.

Note: Added to R.91214 for promotion of the study and preservation of native flora and fauna, notified 4 August 1978, this day.

SCHEDULE 3

Column 2

Land District: Rylstone. Local Government Area: Lithgow City Council. Locality: Horse Gap. Reserve No.: 95122. Public Purpose: Future public requirements. Notified: 5 June 1981. File No.: OE04 H 444.

The whole being Lot 72, DP No. 755777, Parish Goongal, County Roxburgh, of an area of 121.7 hectares.

Note: Conversion of Crown leasehold land to freehold.

SCHEDULE 4

Column 1 Land District: Rylstone. Local Government Area: Lithgow City Council. Locality: Horse Gap. Reserve No.: 95123. Public Purpose: Future public requirements. Notified: 5 June 1981.

File No.: OE04 H 469.

Column 2 The whole being Lot 73,

DP No. 755777, Parish Goongal, County Roxburgh, of an area of 65.86 hectares.

Note: Conversion of crown leasehold land to freehold.

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	Column 2			
Land District: Bathurst.	Reserve No.: 91214.			
Local Government Area:	Public Purpose: Promotion			
Bathurst Regional Council.	of the study and the			
Locality: Peel.	preservation of native			
Lot 40, DP 755787, Parish Peel,	flora and fauna.			
County Roxburgh;	Notified: 4 August 1978.			
Lot 44, DP 755787, Parish Peel,	Lot 7003, DP 1019899,			
County Roxburgh;	Parish Peel, County			
Lot 49, DP 726987, Parish Peel,	Roxburgh.			
County Roxburgh;	New Area: 170.6 hectares.			
Lot 54, DP 820960, Parish Peel,				
County Roxburgh.				
Area: 24.292 hectares.				
File No.: OE87 H 307/2.				

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

DECLARATION OF LAND TO BE CROWN LAND

PURSUANT to section 138 of the Crown lands Act 1989, the land described in the Schedule hereunder, is declared to be Crown Land within the meaning of that Act.

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

SCHEDULE

Land held by State Transit Authority of NSW

Land District: Metropolitan.

L.G.A.: Randwick.

Parish: Alexandria.

County: Cumberland.

Lot 7, DP 42707.

Area: 1850 square metres.

File No.: MN89 R 92.

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 2

Column 1

Land District: Metropolitan. Local Government Area: Randwick City Council. Locality: Coogee Bay. Lot 7, DP 42707. Parish: Alexandria. County: Cumberland.

Area: 1850 square metres.

File No.: MN89 R 92.

Reserve No.: 35571. Public Purpose: Public baths. Notified: 10 January 1903. Lot 7011, DP 1112993#. Lot 1, DP 42708. Parish: Alexandria. County: Cumberland. New Area: 1.301 hectares.

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

NOTICE OF PUBLIC PURPOSE PURSUANT TO SECTION 34A(2)(B) OF THE CROWN LANDS ACT 1989

PURSUANT to section 34A(2)(b) of the Crown Lands Act 1989, the Crown reserve specified in Column 1 of the Schedule hereunder, is to be occupied for the additional purpose specified in Column 2 of the Schedule.

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

SCHEDULE

Column 2

Urban Services.

Column 1

Reserve No.: 91194. Public Purpose: Public recreation. Notified: 14 July 1978. File No.: MN92 R 35.

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

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

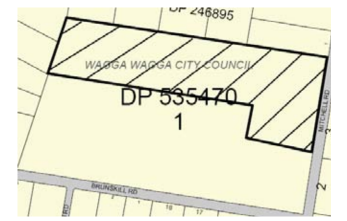
Column 2

Column 1

Land District: Wagga Wagga. Local Government Area:

Wagga Wagga City Council. Locality: Wagga Wagga South. Reserve No.: 87535. Public Purpose: Future public requirements. Notified: 28 November 1969. File No.: WA00 H 132.

The whole being Lot PT 1, DP No. 535470, Parish South Wagga Wagga, County Wynyard, of an area of 20.032 hectares shown by hatching in diagram herewith.



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 2

Column 1

Land District: Wagga Wagga. Reserve No.: 87534. Local Government Area: Public Purpose: Cemetery Wagga Wagga City Council. purposes. Locality: Wagga Wagga South. Lot PT 1, DP No. 535470, Parish South Wagga Wagga, County Wynyard. Area: 20.05 hectares. File No.: WA00 H 132.

Notified: 28 November 1969. Lot PT 1, DP No. 535470, Parish South Wagga Wagga, County Wynyard. New Area: 40.08 hectares.

Note: The area added is that of R87535 revoked this day.

APPOINTMENT OF TRUST BOARD MEMBERS

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

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

SCHEDULE

Column 1 Column 2 Mark Anthony Daysdale RHODES Memorial (re-appointment), Hall Trust. Ruth Christine BROCKLEY (re-appointment), Desmond Philip HANRAHAN (re-appointment), Gladys HEWSON (re-appointment).

Column 3 Reserve No.: 76887. Public Purpose: Public hall

site. Notified: 9 July 1954. File No.: WA79 R 127/1.

Term of Office

For a term commencing the date of this notice and expiring 2 October 2013.

WESTERN REGION 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 of the lands specified in the following Schedule have been granted to the undermentioned persons.

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 1st April of each year.

The Conditions and Reservations annexed to such leases are those Conditions published in the *New South Wales Government Gazette* of 25 May 2007, Folios 2974 – 2975.

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

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

SCHEDULE

Administrative District – Walgett North; Shire – Walgett; Parish – Wallangulla/Mebea; County – Finch

WILNO	Norre of Lorge of		Folio	Area	Term of Lease	
WLL No. Name of Lessee		File No.	Identifier	(<i>m</i> 2)	From	То
WLL 16092	L 16092 Dale Lane ADAM		321/1076808	2491	8-Oct-2008	7-Oct-2028
WLL 15074	Graeme John MCARTHUR	08/1213	88/1076808	2095	8-Oct-2008	7-Oct-2028
WLL 14924	VLL 14924 Peter GOODMAN and Glenda Florence DAVIES		6002/1129583	1771	8-Oct-2008	7-Oct-2028
WLL 14992Graham JENNER, Timothy JENNER and Donald JENNER		07/4945	362/1076808	2422	10-Oct-2008	9-Oct-2028

Department of Planning



New South Wales

State Environmental Planning Policy (Infrastructure) 2007 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation made by the Minister for Planning. (Y08/696)

KRISTINA KENEALLY, M.P., Minister for Planning

e2008-109-07.d09

Clause 1

State Environmental Planning Policy (Infrastructure) 2007 (Amendment No 1)

State Environmental Planning Policy (Infrastructure) 2007 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

1 Name of Policy

This Policy is *State Environmental Planning Policy (Infrastructure)* 2007 (Amendment No 1).

2 Aim of Policy

The aim of this Policy is to amend *State Environmental Planning Policy* (*Infrastructure*) 2007 to make certain development for the purposes of a horse riding facility for people with disabilities at Marsfield Park complying development.

3 Land to which Policy applies

This Policy applies to the land known as 118–120 Culloden Road, Marsfield, being Lots 652 and 653, DP752035.

4 Amendment of State Environmental Planning Policy (Infrastructure) 2007

State Environmental Planning Policy (Infrastructure) 2007 is amended as set out in Schedule 1.

State Environmental Planning Policy (Infrastructure) 2007 (Amendment No 1)

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 3)

Part 3, Division 26

Insert after Division 25:

Division 26 Special provisions

130 Riding for the disabled centre to be complying development

- (1) Subject to subclause (2), the following development for the purposes of a horse riding facility for people with disabilities, on the land known as 118–120 Culloden Road, Marsfield, being Lots 652 and 653, DP752035, is complying development:
 - (a) construction or alteration of, or addition to, a single unenclosed covered arena structure, if:
 - (i) it has a total area of not more than $1600m^2$, and
 - (ii) it is not within 9m of any boundary of the site, and
 - (iii) the roof of the structure is less than 8.2m in height, with support poles of less than 6m in height and constructed of non-reflective material,
 - (b) construction or alteration of, or addition to, a single office premises, if:
 - (i) they have a total floor space of less than $220m^2$, and
 - (ii) they have 2 storeys or less, and
 - (iii) the external walls and roof are constructed of non-reflective material,
 - (c) construction or alteration of, or addition to, horse yards and stables, if:
 - (i) the horse yards have a total area of not more than $3,150m^2$, and
 - (ii) the area of each horse yard is not more than 230m², and
 - (iii) each horse yard is not within 6m of any boundary of the site, and
 - (iv) the stable is not within 25m of any boundary of the site, and
 - (v) the stable is not more than one storey, and
 - (vi) the external walls and roof are constructed of non-reflective material,

State Environmental Planning Policy (Infrastructure) 2007 (Amendment No 1)

Schedule 1 Amendment

- (d) car parking that is situated at ground level and that is not enclosed.
- (2) To be complying development, development referred to in subclause (1) must:
 - (a) be permissible, with consent, in the zone in which it is carried out, and
 - (b) meet relevant deemed-to-satisfy provisions of the *Building Code of Australia*, and
 - (c) comply with the requirements of any tree preservation order under any other environmental planning instrument applicable to the land, and

Note. Division 3 of Part 5 of Schedule 2 to the *Local Government Act 1993* also contains requirements with which the development must comply in relation to the keeping of horses.

- (d) not be carried out within 1m of any public sewer main except with the written approval of the authority that has management or control of the main, and
- (e) comply with the waste management and minimisation and stormwater management requirements under the *City of Ryde Development Control Plan 2006*, as in force at the commencement of this clause, and
- (f) in the case of buildings, be constructed in accordance with level 1 construction under Australian Standard AS 3959—1999, *Construction of buildings in bushfire-prone areas.*

Note. Section 76A (6) of the Act also provides that certain development cannot be complying development.

131 Complying development certificate conditions for riding for disabled centre

A complying development certificate for development referred to in clause 130 is subject to the following conditions:

- (a) any construction or demolition work must be carried out only between 7.00am and 7.00pm Monday to Friday and 8.00am and 4.00pm on Saturdays,
- (b) construction or demolition work must not be carried out on a Sunday or a public holiday,
- (c) to prevent soil erosion, water pollution or the discharge of loose sediment onto surrounding land, run-off and erosion controls must be implemented before construction,
- (d) to control dust emissions from the site, suitable screens or barricades must be erected prior to any demolition, excavation or building work,

State Environmental Planning Policy (Infrastructure) 2007 (Amendment No 1)

Amendment

Schedule 1

- (e) construction or demolition work must be carried out so as to protect existing trees on the site,
- (f) building materials, plant, equipment and waste used in or arising from construction or demolition work must not be placed or stored on a public footpath or road adjacent to the site,
- (g) any public land or public place must be protected from any obstruction, inconvenience or damage that might otherwise be caused by the development,
- (h) before the facility commences to operate, a certificate of compliance, if required, must be obtained from the relevant water supply or sewer authority,
- (i) the horse riding facility is to operate only between 7.30am and 5.00pm, but the office premises may operate until 10.00pm,
- (j) there are not to be more than 10 horses and stables at the facility.



New South Wales

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 33)

under the

Environmental Planning and Assessment Act 1979

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following State environmental planning policy under the *Environmental Planning and Assessment Act 1979* in accordance with the recommendation made by the Minister for Planning. (S08/00586)

KRISTINA KENEALLY, M.P., Minister for Planning

e2008-096-28.d15

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 33)

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 33)

under the

Clause 1

Environmental Planning and Assessment Act 1979

1 Name of Policy

This Policy is *State Environmental Planning Policy (Major Projects)* 2005 (Amendment No 33).

2 Aims of Policy

The aims of this Policy are:

- (a) to identify the land to which this Policy applies (being the Southern Highlands Regional Shooting Complex) as a State significant site under *State Environmental Planning Policy* (*Major Projects*) 2005, and
- (b) to establish appropriate zoning and other development controls for the site, and
- (c) to provide for appropriate development on the site that satisfies the principles of ecologically sustainable development, and
- (d) to encourage the establishment of the Southern Highlands Regional Shooting Complex.

3 Land to which Policy applies

This Policy applies to the land at Hill Top in the local government area of Wingecarribee Shire identified on the State Environmental Planning Policy (Major Projects) 2005 (Amendment No 33) Southern Highlands Regional Shooting Complex—Land Application Map held in the head office of the Department.

4 Amendment of State Environmental Planning Policy (Major Projects) 2005

State Environmental Planning Policy (Major Projects) 2005 is amended as set out in Schedule 1.

Amendment

Schedule 1

Schedule 1 Amendment

(Clause 4)

Schedule 3 State significant sites

Insert in appropriate order in the Schedule:

Part 33 Southern Highlands Regional Shooting Complex site

Division 1 Preliminary

1 Land to which Part applies

This Part applies to the land shown edged heavy red on the Land Application Map, referred to in this Schedule as the *Southern Highlands Regional Shooting Complex site*.

2 Interpretation

(1) In this Part:

Council means the Wingecarribee Shire Council.

Land Application Map means the State Environmental Planning Policy (Major Projects) 2005 (Amendment No 33) Southern Highlands Regional Shooting Complex—Land Application Map. *Land Zoning Map* means the State Environmental Planning

Policy (Major Projects) 2005 (Amendment No 33) Southern Highlands Regional Shooting Complex—Land Zoning Map.

shooting range means an area for firearm shooting competition, training or practice.

support infrastructure means a building, work or associated infrastructure used for the purpose of a club house, administration, grounds maintenance, car parking, site utility or environmental protection.

(2) A word or expression used in this Part has the same meaning as it has in the standard instrument prescribed by the *Standard Instrument (Local Environmental Plans) Order 2006* unless it is otherwise defined in this Part.

3 Consent authority

The consent authority for development on land in the Southern Highlands Regional Shooting Complex site, other than development that is a project to which Part 3A of the Act applies, is the Council.

Page 3

Schedule 1 Amendment

4 Maps

- (1) A reference in this Part to a named map adopted by this Part is a reference to a map by that name:
 - (a) approved by the Minister when the map is adopted, and
 - (b) as amended or replaced from time to time by maps declared by environmental planning instruments to amend or replace that map, and approved by the Minister when the instruments are made.
- (2) Any 2 or more named maps may be combined into a single map. In that case, a reference in this Part to any such named map is a reference to the relevant part or aspect of the single map.
- (3) Any such maps are to be kept and made available for public access in accordance with arrangements approved by the Minister.
- (4) For the purposes of this Part, a map may be in, and may be kept and made available in, electronic or paper form, or both.

5 Relationship with other environmental planning instruments

The only environmental planning instruments that apply, according to their terms, to land within the Southern Highlands Regional Shooting Complex site are this Policy and all other State environmental planning policies except *State Environmental Planning Policy No 1—Development Standards*.

Division 2 Provisions relating to development within Southern Highlands Regional Shooting Complex site

6 Application of Division

- (1) This Division applies to development on land in the Southern Highlands Regional Shooting Complex site, except as provided by subclause (2).
- (2) Clauses 8, 9, 10, 15, 16 and 17 do not apply to development within the Southern Highlands Regional Shooting Complex site to the extent that it is a project to which Part 3A of the Act applies.

Amendment

Schedule 1

7 Land use zones

For the purposes of this Policy, land in the Southern Highlands Regional Shooting Complex site is in a zone as follows if the land is shown on the Land Zoning Map as being within that zone:

- (a) Zone SP1 Special Activities,
- (b) Zone E2 Environmental Conservation.

8 Objectives of land use zones to be taken into account

The consent authority must have regard to the objectives for development in a zone when determining a development application in respect of land within the zone.

9 Zone SP1 Special Activities

- (1) The objectives of Zone SP1 Special Activities are as follows:
 - (a) to provide for special land uses that are not provided for in other zones,
 - (b) to provide for sites with special natural characteristics that are not provided for in other zones,
 - (c) to facilitate development that is in keeping with the special characteristics of the site or its existing or intended special use, and that minimises any adverse impacts on surrounding land,
 - (d) to facilitate development for the purpose of a shooting complex, including the shooting ranges and support infrastructure,
 - (e) to prevent development that could have an adverse effect on a shooting complex, including the shooting ranges and support infrastructure.
- (2) Development for the following purpose is permitted without development consent on land within Zone SP1 Special Activities: environmental protection works.
- (3) Development for any of the following purposes is permitted only with development consent on land within Zone SP1 Special Activities:

the purpose shown on the Land Zoning Map, including any development that is ordinarily incidental or ancillary to development for that purpose; drainage.

(4) Except as otherwise provided by this Division, development is prohibited on land within Zone SP1 Special Activities unless it is permitted by subclause (2) or (3).

Page 5

10014

State Environmental Planning Policy (Major Projects) 2005 (Amendment No 33)

Schedule 1 Amendment

10 Zone E2 Environmental Conservation

- (1) The objectives of Zone E2 Environmental Conservation are as follows:
 - (a) to protect, manage and restore areas of high ecological, scientific, cultural or aesthetic values,
 - (b) to prevent development that could destroy, damage or otherwise have an adverse effect on those values.
- (2) Development for the following purpose is permitted without development consent on land within Zone E2 Environmental Conservation:

environmental protection works.

(3) Development for any of the following purposes is permitted only with development consent on land within Zone E2 Environmental Conservation:

drainage; environmental facilities; roads.

(4) Except as otherwise provided by this Division, development for the following purposes is prohibited on land within Zone E2 Environmental Conservation:

business premises; hotel or motel accommodation; industries; multi dwelling housing; recreation facilities (major); residential flat buildings; retail premises; seniors housing; service stations; warehouse or distribution centres; any other development not specified in subclause (2) or (3).

11 Prohibited development

Development, other than development that is permitted with or without consent on land within a zone, is prohibited on land within that zone.

12 Infrastructure development and use of existing buildings of the Crown

- (1) This Division does not restrict or prohibit, or enable the restriction or prohibition of, the carrying out of any development, by or on behalf of a public authority, that is permitted to be carried out without consent under the *State Environmental Planning Policy (Infrastructure) 2007.*
- (2) This Division does not restrict or prohibit, or enable the restriction or prohibition of, the use of existing buildings of the Crown by the Crown.

Amendment

Schedule 1

13 Height of buildings

The height of a building on land in the Southern Highlands Regional Shooting Complex site is not to exceed 9 metres.

14 Exceptions to development standards—Part 3A projects

- (1) A development standard imposed by this or any other environmental planning instrument on development that is part of a project to which Part 3A of the Act applies, and is within the Southern Highlands Regional Shooting Complex site, does not apply to that development if the Director-General is satisfied, and issues a certificate to the effect, that:
 - (a) compliance with the development standard is unreasonable or unnecessary in the circumstances of the case, and
 - (b) there are sufficient environmental planning grounds to justify exempting the development from that development standard.
- (2) In deciding whether to issue a certificate, the Director-General must consider:
 - (a) whether contravention of the development standard raises any matter of significance for State or regional environmental planning, and
 - (b) the public benefit of maintaining the development standard, and
 - (c) any other matters required to be taken into consideration by the Director-General.

15 Exceptions to development standards—other development

- (1) This clause applies to development, other than development that is part of a project to which Part 3A of the Act applies.
- (2) The objectives of this clause are:
 - (a) to provide an appropriate degree of flexibility in applying certain development standards to particular development, and
 - (b) to achieve better outcomes for and from development by allowing flexibility in particular circumstances.
- (3) Consent may, subject to this clause, be granted for development even though the development would contravene a development standard imposed by this or any other environmental planning

Page 7

Schedule 1 Amendment

instrument. However, this clause does not apply to a development standard that is expressly excluded from the operation of this clause.

- (4) Consent must not be granted for development that contravenes a development standard unless the consent authority has considered a written request from the applicant that seeks to justify the contravention of the development standard by demonstrating:
 - (a) that compliance with the development standard is unreasonable or unnecessary in the circumstances of the case, and
 - (b) that there are sufficient environmental planning grounds to justify contravening the development standard.
- (5) Consent must not be granted for development that contravenes a development standard unless:
 - (a) the consent authority is satisfied that:
 - (i) the applicant's written request has adequately addressed the matters required to be demonstrated by subclause (4), and
 - (ii) the proposed development will be in the public interest because it is consistent with the objectives of the particular standard and the objectives for development within the zone in which the development is proposed to be carried out, and
 - (b) the concurrence of the Director-General has been obtained.
- (6) In deciding whether to grant concurrence, the Director-General must consider:
 - (a) whether contravention of the development standard raises any matter of significance for State or regional environmental planning, and
 - (b) the public benefit of maintaining the development standard, and
 - (c) any other matters required to be taken into consideration by the Director-General before granting concurrence.
- (7) After determining a development application made pursuant to this clause, the consent authority must keep a record of its assessment of the factors required to be addressed in the applicant's written request referred to in subclause (4).

Amendment

Schedule 1

(8) This clause does not allow consent to be granted for development that would contravene a development standard for complying development.

16 Bush fire hazard reduction

Bush fire hazard reduction work authorised by the *Rural Fires Act 1997* may be carried out on any land without consent. **Note.** The *Rural Fires Act 1997* also makes provision relating to the carrying out of development on bush fire prone land.

17 Exempt and complying development

Development on land in the Southern Highlands Regional Shooting Complex site that satisfies the requirements for exempt development or complying development specified in *Wingecarribee Local Environmental Plan 1989*, is exempt development or complying development.

Page 9

Department of Primary Industries

AGRICULTURAL LIVESTOCK (DISEASE CONTROL FUNDING) ACT 1998

Winding up the Ovine Johne's Disease Industry Fund

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

- 1. Pursuant to section 30A (1) of the Agricultural Livestock (Disease Control Funding) Act 1998 ("the Act"), being satisfied that it is in the best interests of the sheep industry and in compliance with the requirements of subsection 30A (2) of the Act, direct the Rural Assistance Authority, being the fund administrator for the OJD industry fund, to wind up the affairs of the OJD industry fund.
- 2. Pursuant to section 30A (4) of the Act direct that any money standing to the credit of the OJD industry fund be applied for the benefit of persons or bodies representing the sheep industry as directed by the Minister from time to time.
- 3. Establish an advisory committee titled the "Sheep Advisory Group" to provide advice on the expenditure of funds described in paragraph 2. The Sheep Advisory Group is to consist of three members as follows:
 - a. a person appointed by the Minister, who is to be the Chairperson of the Group, and
 - b. a person appointed by the Minister from a panel of at least three people nominated by the NSW Farmers' Association, and
 - c. a person appointed by the Minister after consultation with representatives of the sheep industry.
- 4. Pursuant to section 12B of the Act, revoke the Order titled "Establishment of a Transaction Based Contribution Scheme Regarding Ovine Johne's Disease" dated 21 September 2005 and published in the *NSW Government Gazette* No. 118 on 23 September 2005 at page 7584.
- 5. Pursuant to sections 6 and 8A of the Act, revoke the Order titled "Order Under Sections 6 and 8A Regarding Ovine Johne's Disease" dated 18 March 2005 and published in the *NSW Government Gazette* No. 38 1 April 2005 at page 1001.

Definitions:

In this Order:

Minister means the Minister for Primary Industries

OJD industry fund means the ovine Johne's disease industry fund established for the ovine Johne's disease control program pursuant to the Order titled "Order Under Sections 6 and 8A Regarding Ovine Johne's Disease" dated 18 March 2005 and published in *NSW Government Gazette* No. 38 on 1 April 2005 at page 1001.

Dated this 13th day of August 2008.

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

COAL MINE HEALTH AND SAFETY ACT 2002

Order under section 217

Documents required to be supplied to Chief Inspector

I, ROBERT WILLIAM REGAN, Chief Inspector under the Coal Mine Health and Safety Act 2002 ("the Act"), pursuant to section 217 of the Act, by this order, specify that if the Act or the regulations made under the Act require something to be sent or given to the Chief Inspector, it is sufficient that it is sent or given to any officer of the NSW Department of Primary Industries:

- (a) at any office of the NSW Department of Primary Industries or using any postal address, or
- (b) by electronic or facsimile transmission to any of the email addresses or facsimile numbers,

listed in the Schedule below.

SCHEDULE

Hunter Region – Maitland

516 High Street Maitland NSW 2320 PO Box 344 Hunter Region Mail Centre NSW 2310 Email: maitland.coalnotification@dpi.nsw.gov.au Fax: (02) 4931 6790

South East Region – Wollongong

Level 3, Block F, 84 Crown Street PO Box 674 Wollongong NSW 2500 Email: wollongong.coalnotification@dpi.nsw.gov.au Fax: (02) 4226 3851

Singleton

1 Civic Avenue PO Box 51 Singleton NSW 2330 Email: singleton.coalnotification@dpi.nsw.gov.au Fax: (02) 6572 1201

Lithgow

Hartley Building Suite 1, First Floor, 184 Mort Street PO Box 69 Lithgow NSW 2790 Email: lithgow.coalnotification@dpi.nsw.gov.au Fax: (02) 6352 3876

Dated this 18th day of September 2008.

ROBERT REGAN, Chief Inspector, NSW Department of Primary Industries

DEER ACT 2006

Appointment of Inspectors

I, IAN MACDONALD, M.L.C., Minister for Primary Industries, pursuant to section 17 (1) of the Deer Act 2006, ("the Act"), hereby appoint Christopher James WETHERALL, Robert Bruce BOWMAN and Paul John ANDERSON as authorised officers for the purposes of the Act.

Dated this 12th day of August 2008.

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

MINE HEALTH AND SAFETY ACT 2004

Order under section 187

Documents required to be supplied to Chief Inspector

I, ROBERT WILLIAM REGAN, Chief Inspector under the Mine Health and Safety Act 2004 ("the Act"), pursuant to section 187 of the Act, by this order, specify that if the Act or the regulations made under the Act require something to be sent or given to the Chief Inspector, it is sufficient that it is sent or given to any officer of the NSW Department of Primary Industries:

- (a) at any office of the NSW Department of Primary Industries or using any postal address, or
- (b) by electronic or facsimile transmission to any of the email addresses or facsimile numbers,

listed in the Schedule below.

SCHEDULE

Maitland

516 High Street Maitland NSW 2320 PO Box 344 Hunter Region Mail Centre NSW 2310 Email: minesafety@dpi.nsw.gov.au Fax: (02) 4931 6790

Lithgow

Suite 1, 1st Floor, 184 Mort Street PO Box 69 Lithgow NSW 2790 Email: minesafety@dpi.nsw.gov.au Fax: (02) 6352 3876

Armidale

Earth Sciences Building (C2) University of New England Armidale NSW 2350 Email: minesafety@dpi.nsw.gov.au Fax: (02) 6772 8664

Orange

Level 3, Block F, 84 Crown Street PO Box 674 Wollongong NSW 2500 Email: minesafety@dpi.nsw.gov.au Fax: (02) 4226 3851

Broken Hill

Level 2, 32 Sulphide Street PO Box 696 Broken Hill NSW 2880 Email: minesafety@dpi.nsw.gov.au Fax: (08) 8087 8005

Singleton

1 Civic Avenue, Coal Services Building PO Box 51 Singleton NSW 2330 Email: minesafety@dpi.nsw.gov.au Fax: (02) 6572 1201

Cobar

Government Offices, 62-64 Marshall Street PO Box 157 Cobar NSW 2835 Email: minesafety@dpi.nsw.gov.au Fax: (02) 6836 4395

Wollongong

161 Kite Street Locked Bag 21 Orange NSW 2800 Email: minesafety@dpi.nsw.gov.au Fax: (02) 6360 5343

Lightning Ridge

Lot 60 Morilla Street PO Box 314 Lightning Ridge NSW 2834 Email: minesafety@dpi.nsw.gov.au Fax: (02) 6829 0825

This order takes effect on the commencement of section 187 of the Act.

Dated this 18th day of September 2008.

ROBERT REGAN, Chief Inspector, NSW Department of Primary Industries

MINE HEALTH AND SAFETY ACT 2004

Effective Upon the Commencement of the Mine Health and Safety Act 2004

Delegation Pursuant to Section 183 of Functions Under the Mine Health and Safety Regulation 2007

I, ROBERT WILLIAM REGAN, Chief Inspector under the Mine Health and Safety Act 2004 ("the Act"), pursuant to section 183 of the Act, hereby delegate the functions conferred or imposed on the Chief Inspector by any provision of the Mine Health and Safety Regulation 2007 ("the Regulation") listed in Column 1 of the Schedule below to the listed delegate(s) listed opposite that provision in Column 3 of the Schedule below.

In this instrument of delegation:

- "function" includes power, authority or duty,
- numbers listed in Column 1 of the Schedule below refer to clauses in the Regulation and the effect of this instrument is to delegate all Chief Inspector functions under each clause listed or, if a subclause or paragraph of a clause is listed, under that subclause or paragraph, and
- the description of "Subject" in Column 2 of the Schedule below is only for general explanation and does not limit the delegation of functions under the provisions listed in Column 1.

SCHEDULE				27	Cł
Column 1 – Provision	Column 2 – Subject	Column 3 – Delegate			In: ma
19	Chief Inspector may grant permit to be a production manager	Any person appointed as an inspector under section 127 of the Act excluding those inspectors who also hold, or for the time being act in, the NSW Department of Primary Industries position of: Senior Inspector of Mechanical Engineering; Inspector of Mechanical Engineering; Senior Inspector of Electrical Engineering; or Inspector of Electrical Engineering.		150	Pe dis
22	Determination of application for a permit to be a production manager	inspector under section 127 of the Act excluding those inspectors who also hold, or for the time being act in, the NSW Department of Primary		154	Cl Ins be ab wo inj
		Industries position of: Senior Inspector of Mechanical Engineering; Inspector of Mechanical Engineering; Senior Inspector of Electrical Engineering; or Inspector of Electrical Engineering.		158	Ch Ins ma pro or or or ev or mi
23	Notice of refusal to grant permit to be a production manager	Any person appointed as an inspector under section 127 of the Act excluding those inspectors who also hold, or for the time being act in, the NSW Department of Primary Industries position of: Senior Inspector of Mechanical Engineering; Inspector of Mechanical Engineering;		159	Co or a r un 16 res ob
		Senior Inspector of Electrical Engineering; or Inspector of Electrical Engineering.		165	Ex for pe ap
24	Amendment of conditions of permit to be a production manager	Any person appointed as an inspector under section 127 of the Act excluding those inspectors who also hold, or for the time being act in, the NSW Department of Primary Industries position of: Senior Inspector of Mechanical Engineering; Senior Inspector of Electrical Engineering; or Inspector of Electrical Engineering.			

	1	1
27	Chief Inspector may cause a duplicate permit to be raised	Any person appointed as an inspector under section 127 of the Act excluding those inspectors who also hold, or for the time being act in, the NSW Department of Primary Industries position of: Senior Inspector of Mechanical Engineering; Inspector of Mechanical Engineering; Senior Inspector of Electrical Engineering; or Inspector of Electrical Engineering.
150	Period of non- disturbance	Any person appointed as an inspector under section 127 of the Act.
154	Chief Inspector to be informed about workplace injuries	Any person appointed as an inspector under section 127 of the Act.
158	Chief Inspector may impose prohibitions or restrictions or direct evacuation or closure of mine	Any person appointed as an inspector under section 127 of the Act.
159	Confirm, vary or revoke a notice under clause 162 with respect to an objection	Any person appointed as an inspector under section 127 of the Act who also holds, or is for the time being acting in, the NSW Department of Primary Industries position of: Area Manager Centralwest; Area Manager Northeast; or Area Manager Southeast.
165	Exemptions for particular persons on application	Any person appointed as an inspector under section 127 of the Act who also holds, or is for the time being acting in, the NSW Department of Primary Industries position of: Area Manager Centralwest; Area Manager Northeast; Area Manager Southeast; Senior Inspector of Electrical Engineering; or Senior Inspector of Mechanical Engineering.

166	Exemptions for classes of persons or things	Any person appointed as an inspector under section 127 of the Act who also holds, or is for the time being acting in, the NSW Department of Primary Industries position of:
		Area Manager Centralwest;
		Area Manager Northeast;
		Area Manager Southeast;
		Senior Inspector of Electrical
		Engineering; or
		Senior Inspector of
		Mechanical Engineering.

Dated this 18th day of September 2008.

ROBERT REGAN, Chief Inspector, NSW Department of Primary Industries

MINE HEALTH AND SAFETY ACT 2004

Delegation Pursuant to Section 183 of Functions Under the Act

I, ROBERT WILLIAM REGAN, Chief Inspector under the Mine Health and Safety Act 2004 ("the Act"), pursuant to section 183 of the Act, hereby delegate all the functions conferred or imposed on the Chief Inspector by any provision of the Act listed in Column 1 of the Schedule below to the delegate listed opposite that provision in Column 3 of the Schedule below.

In this instrument of delegation:

- "function" includes power, authority or duty,
- numbers listed in Column 1 of the Schedule below refer to sections of the Act and the effect of this instrument is to delegate all Chief Inspector functions under each section listed or, if a subsection or paragraph of a section is listed, under that subsection or paragraph, and
- the description of "Subject" in Column 2 of the Schedule below is only for general explanation and does not limit the delegation of functions under the provisions listed in Column 1.

	SCH	HED	ULE
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Column 1- Provision	Column 2 – Subject	Column 3 – Delegate
33	Access to mine safety management plan	Any person appointed as an inspector under section 127 of the Act.
88	Notification of certain incidents and other matters	Any person appointed as an inspector under section 127 of the Act.

Dated this 18th day of September 2008.

ROBERT REGAN, Chief Inspector, NSW Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(T08-0228)

No. 3602, ECO MINING PTY LTD (ACN 131 870 794), area of 21 units, for Group 1, dated 14 October 2008. (Coffs Harbour Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T07-0520)

No. 3382, now Exploration Licence No. 7213, NSW MINERALS PTY LTD (ACN 129 874 933), County of Thoulcanna, Map Sheet (7639), area of 98 units, for Group 1, dated 9 October 2008, for a term until 9 October 2010.

(T08-0099)

No. 3501, now Exploration Licence No. 7214, ANTHONY GILBERT MARTIN, County of Auckland, Map Sheet (8824), area of 4 units, for Group 1, dated 9 October 2008, for a term until 9 October 2010.

(T08-0100)

No. 3502, now Exploration Licence No. 7212, CENTRAL WEST GOLD NL (ACN 003 078 591), County of Buller, Map Sheet (9340), area of 6 units, for Group 1, dated 7 October 2008, for a term until 7 October 2010.

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

NOTICE is given that the following application has been refused:

EXPLORATION LICENCE APPLICATION

(T08-0050)

No. 3449, EDWIN GEORGE ROOTES AND JOHN T NEMISH, County of Roxburgh and County of Wellington, Map Sheets (8731, 8732, 8831, 8832). Refusal took effect on 7 October 2008.

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

NOTICE is given that the following applications have been withdrawn:

EXPLORATION LICENCE APPLICATIONS

(T08-0066)

No. 3466, INTEC EXPLORATION PTY LTD (ACN 130 293 202), County of Monteagle, Map Sheet (8529). Withdrawal took effect on 7 October 2008.

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

(05-2170)

Exploration Licence No. 6023, ILUKA RESOURCES LIMITED (ACN 008 675 018), area of 26 units. Application for renewal received 14 October 2008.

(T03-0979)

Exploration Licence No. 6339, ARK MINES LIMITED (ACN 123 668 717), area of 44 units. Application for renewal received 8 October 2008.

(04-588)

Exploration Licence No. 6344, VALE INCO RESOURCES (AUSTRALIA) PTY LTD (ACN 096 361 876), area of 61 units. Application for renewal received 15 October 2008.

(04-597)

Exploration Licence No. 6347, TRIAKO RESOURCES LIMITED (ACN 008 498 119), area of 12 units. Application for renewal received 8 October 2008.

(06-124)

Exploration Licence No. 6652, D'AGUILAR GOLD LIMITED (ACN 052 354 837), area of 25 units. Application for renewal received 9 October 2008.

(06-221)

Exploration Licence No. 6659, PREMIER MINING PTY LIMITED (ACN 119 897 335), area of 3 units. Application for renewal received 8 October 2008.

(06-105)

Exploration Licence No. 6663, PROTO RESOURCES AND INVESTMENTS LTD (ACN 108 507 517), area of 49 units. Application for renewal received 14 October 2008.

(06-4098)

Exploration Licence No. 6680, ICON RESOURCES LTD (ACN 115 009 106), area of 95 units. Application for renewal received 13 October 2008.

(06-4099)

Exploration Licence No. 6681, ICON RESOURCES LTD (ACN 115 009 106), area of 74 units. Application for renewal received 13 October 2008.

(06-4100)

Exploration Licence No. 6682, ICON RESOURCES LTD (ACN 115 009 106), area of 84 units. Application for renewal received 13 October 2008.

(06-4121)

Exploration Licence No. 6683, ICON RESOURCES LTD (ACN 115 009 106), area of 16 units. Application for renewal received 13 October 2008.

(06-7341)

Mining Purposes Lease No. 274 (Act 1973), GORDON JAMES KEPPIE AND SANDRA LEE KEPPIE, area of 4.316 hectares. Application for renewal received 14 October 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(07-6075)

Mineral Lease No. 5992 (Act 1906), CONRAD SILVER MINES PTY LTD (ACN 106 967 506), Parish of Mayo, County of Hardinge, Map Sheet (9138-3-S), area of 12.1406 hectares, for a further term until 31 May, 2028. Renewal effective on and from 29 August 2008.

(07-6075)

Mineral Lease No. 6040 (Act 1906), CONRAD SILVER MINES PTY LTD (ACN 106 967 506), Parish of Mayo, County of Hardinge, Map Sheet (9138-3-S), area of 15.63 hectares, for a further term until 31 May, 2028. Renewal effective on and from 29 August 2008.

(07-6075)

Mineral Lease No. 6041 (Act 1906), CONRAD SILVER MINES PTY LTD (ACN 106 967 506), Parish of Mayo, County of Hardinge, Map Sheet (9138-3-S), area of 11.55 hectares, for a further term until 31 May, 2028. Renewal effective on and from 29 August 2008.

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

TRANSFER

(06-100)

Exploration Licence No. 6651, formerly held by PLENTEX (OPERATIONS) PTY LTD (ACN 079 118 871) has been transferred to COBAR CONSOLIDATED RESOURCES LIMITED (ACN 118 684 576). The transfer was registered on 13 October 2008.

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Bama State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Bama State Forest

Bama State Forest is located approximately 10km north east of the township of Echuca-Moama(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bama State Forest area: 3199 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

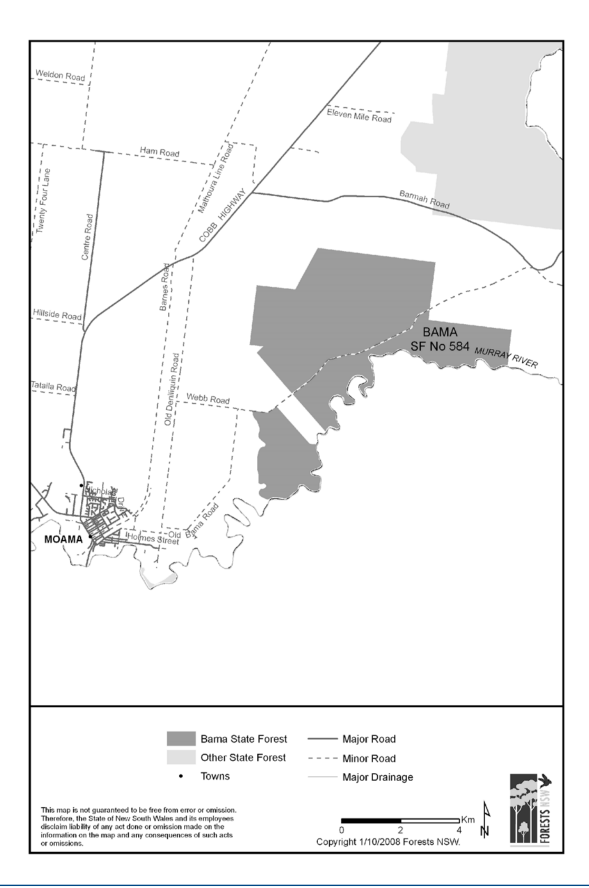
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

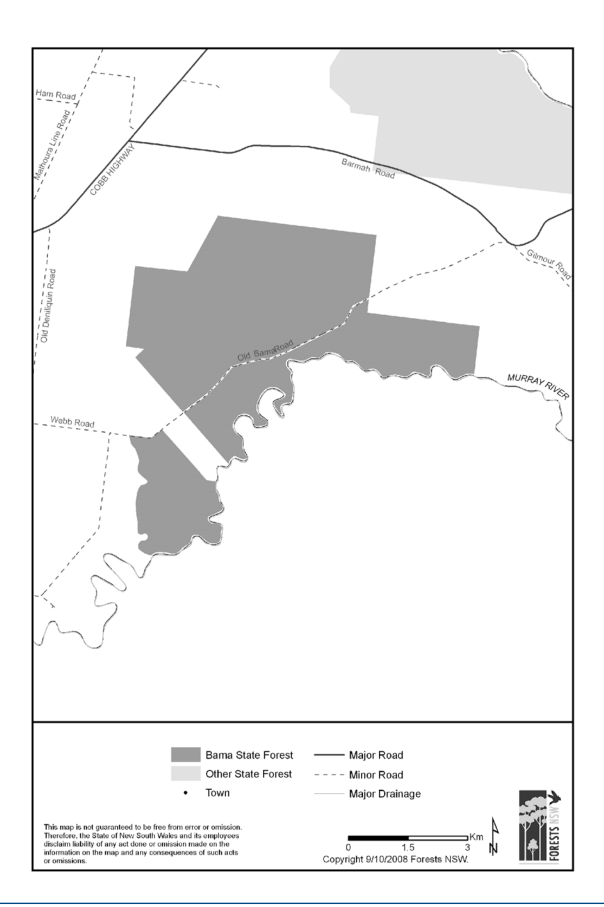
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008



10025



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Banangalite I State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Banangalite I State Forest

Banangalite I State Forest is located approximately 42km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Banangalite I State Forest area: 448 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

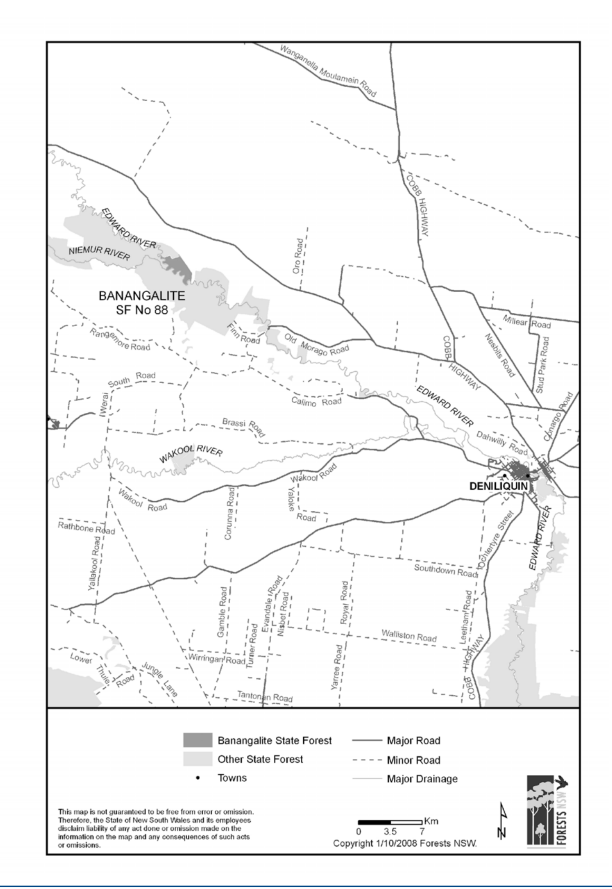
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

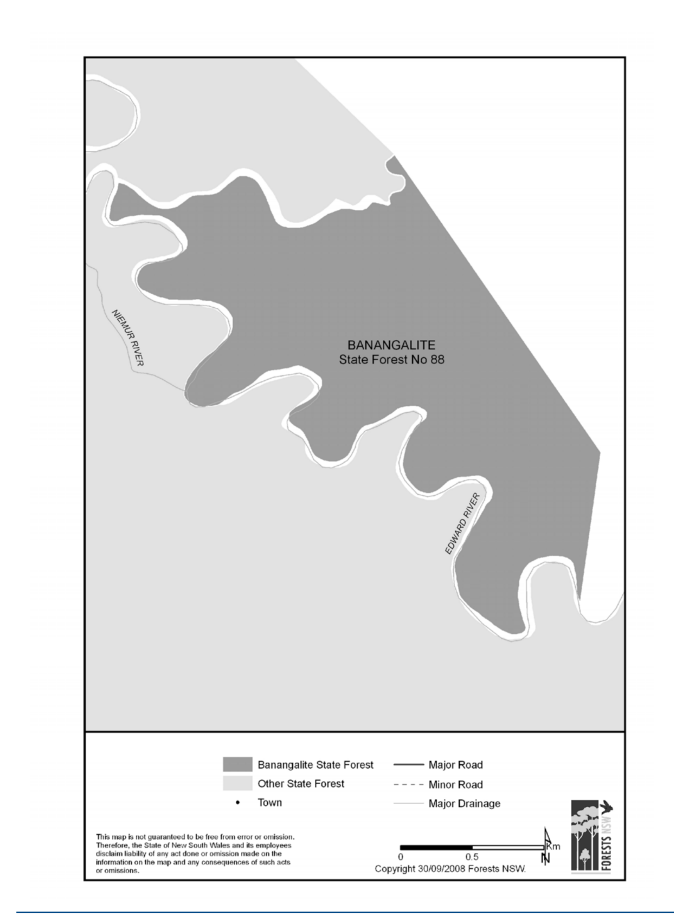
Dated this 15th of October 2008

10027

APPENDIX A Locality



APPENDIX B Location



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Banangalite II State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Banangalite II State Forest

Banangalite II State Forest is located approximately 42km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Banangalite II State Forest area: 61 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

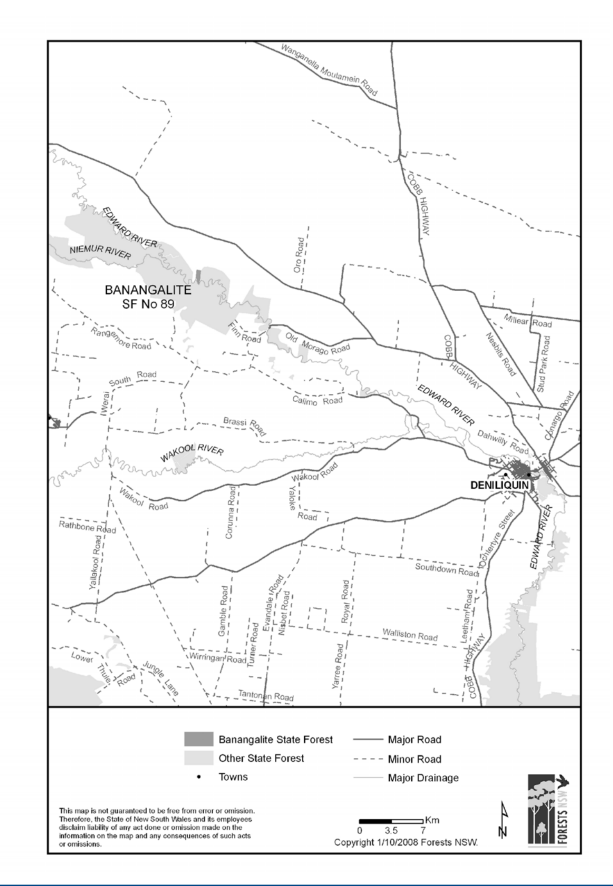
(b) Comply with all conditions in the written permission; and

(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

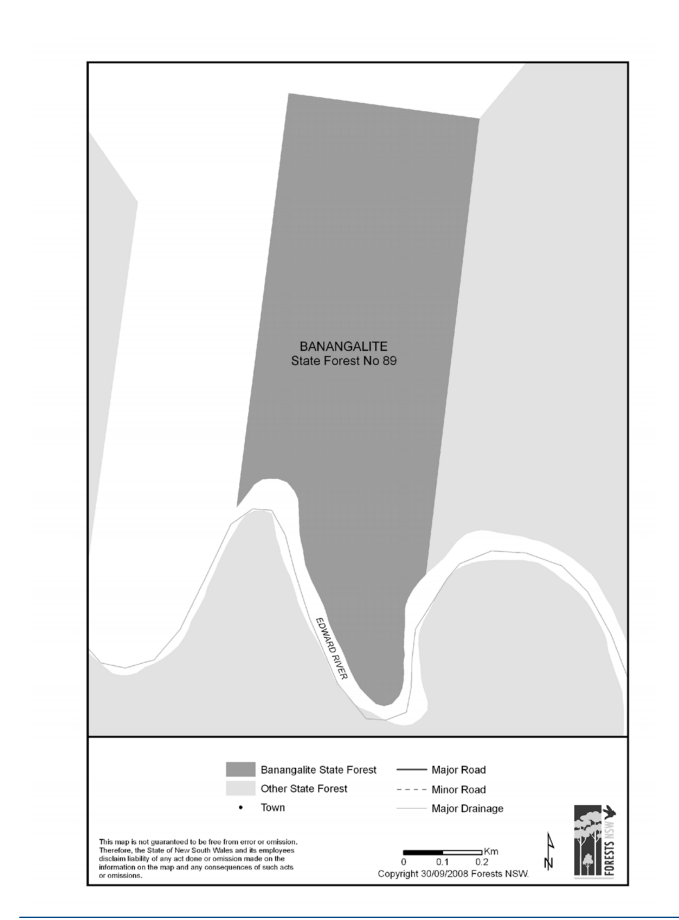
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Banangalite III State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Banangalite III State Forest

Banangalite III State Forest is located approximately 42km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Banangalite III State Forest area: 539 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

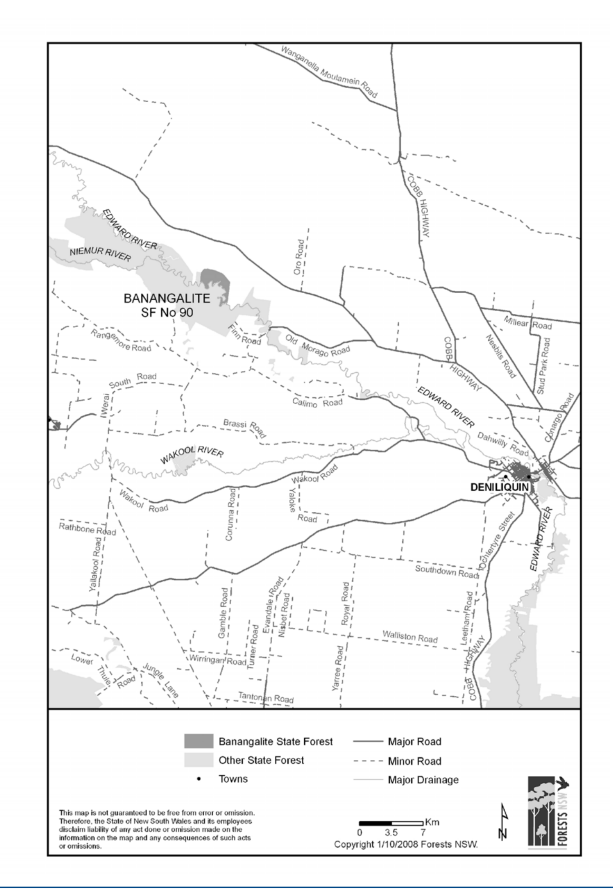
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

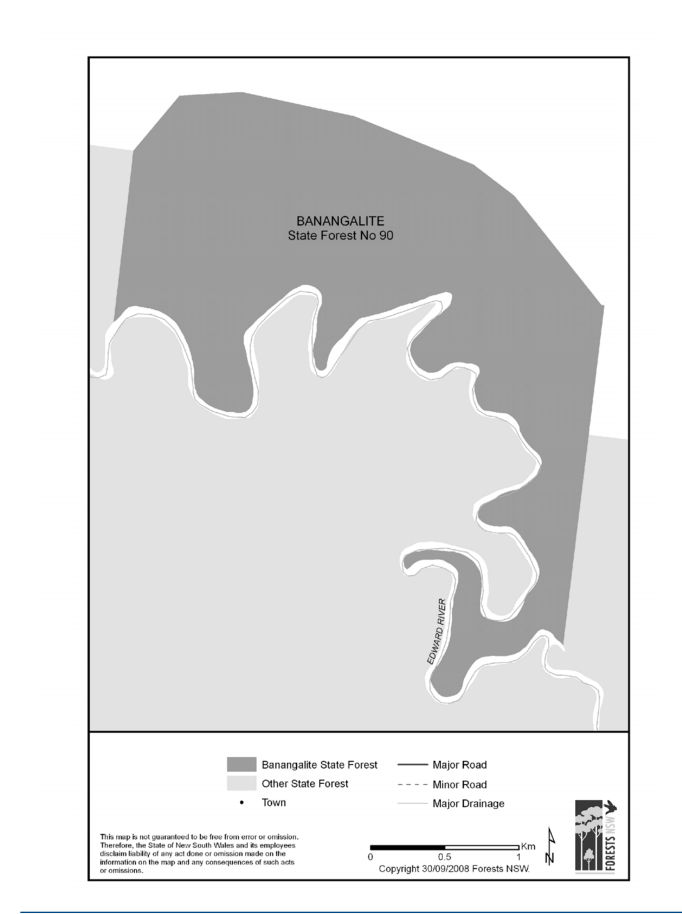
Dated this 15th of October 2008

10033

APPENDIX A Locality



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Banangalite IV State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Banangalite IV State Forest

Banangalite IV State Forest is located approximately 42km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Banangalite IV State Forest area: 257 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

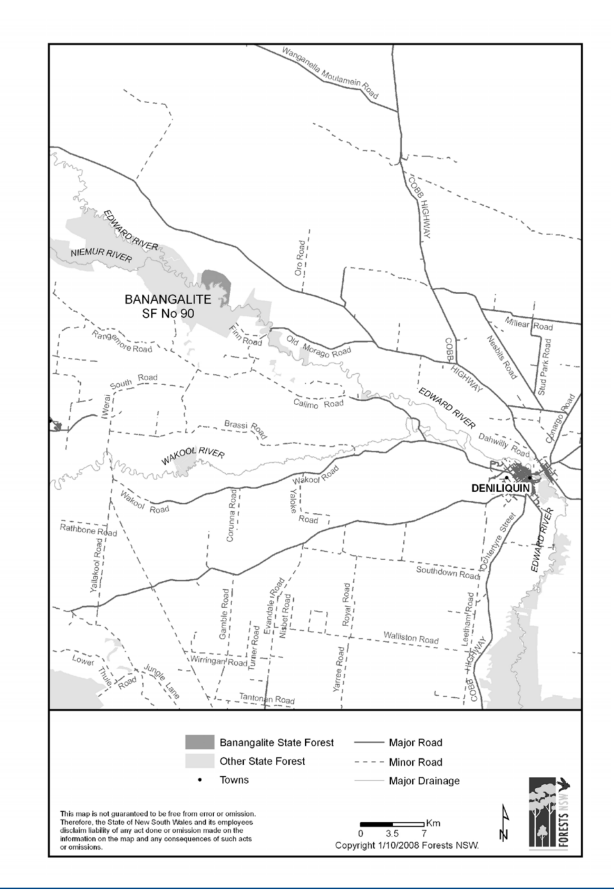
(b) Comply with all conditions in the written permission; and

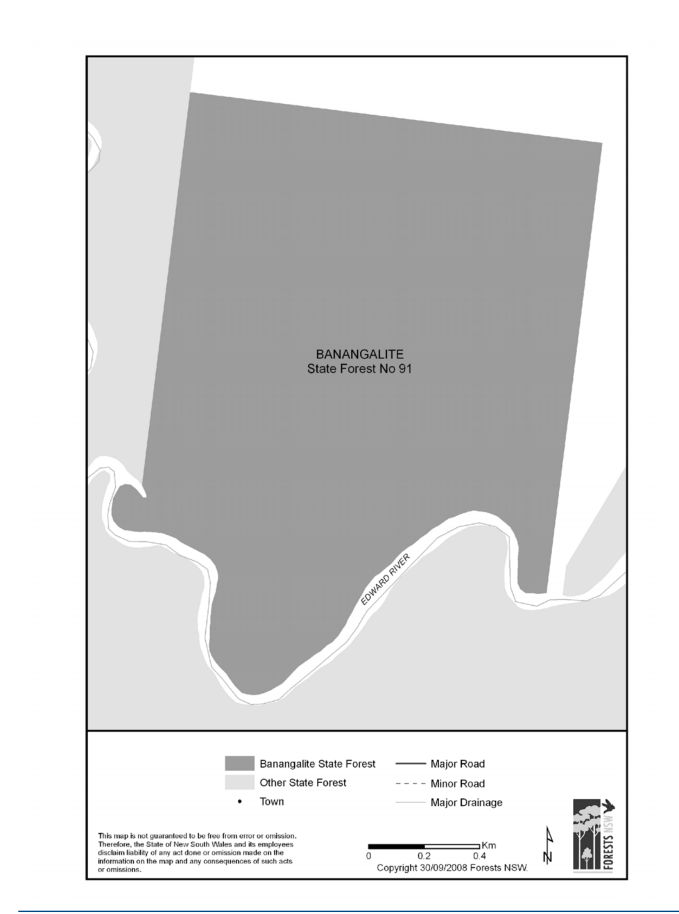
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

APPENDIX A Locality





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Barman State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Barman State Forest

Barman State Forest is located approximately 4km east of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Barman State Forest area: 66 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

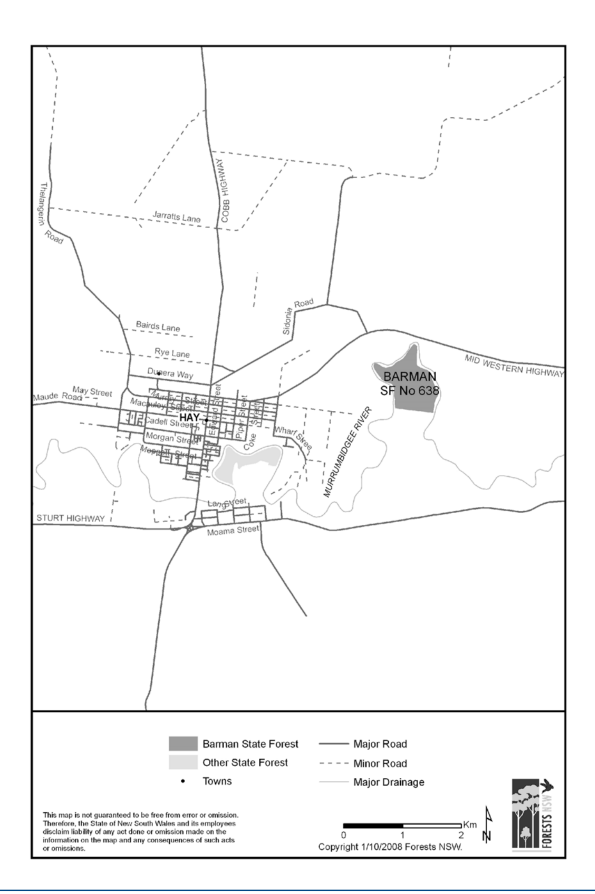
(b) Comply with all conditions in the written permission; and

(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

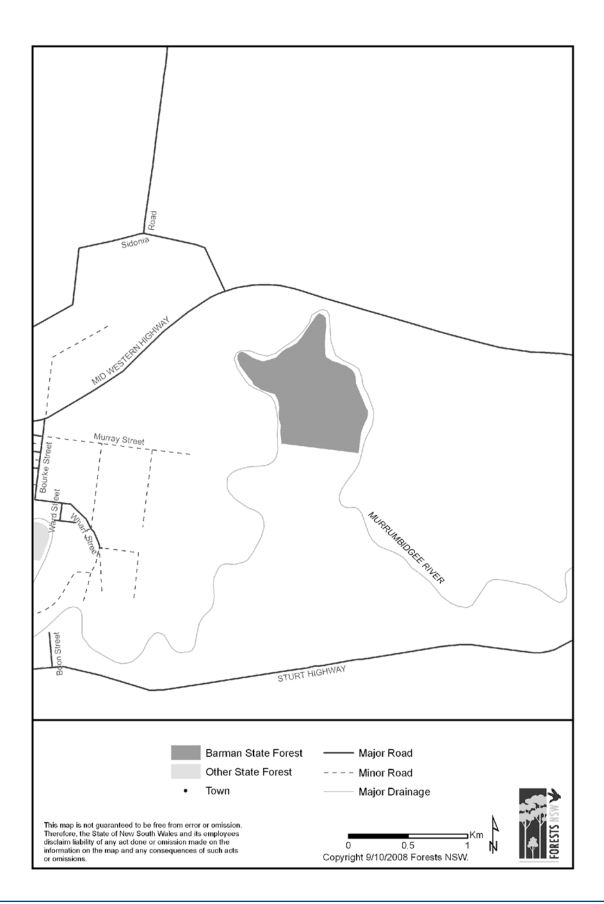
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Barooga State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Barooga State Forest

Barooga State Forest is located approximately 12km south east of the township of Tocumwal. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Barooga State Forest area: 1209 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

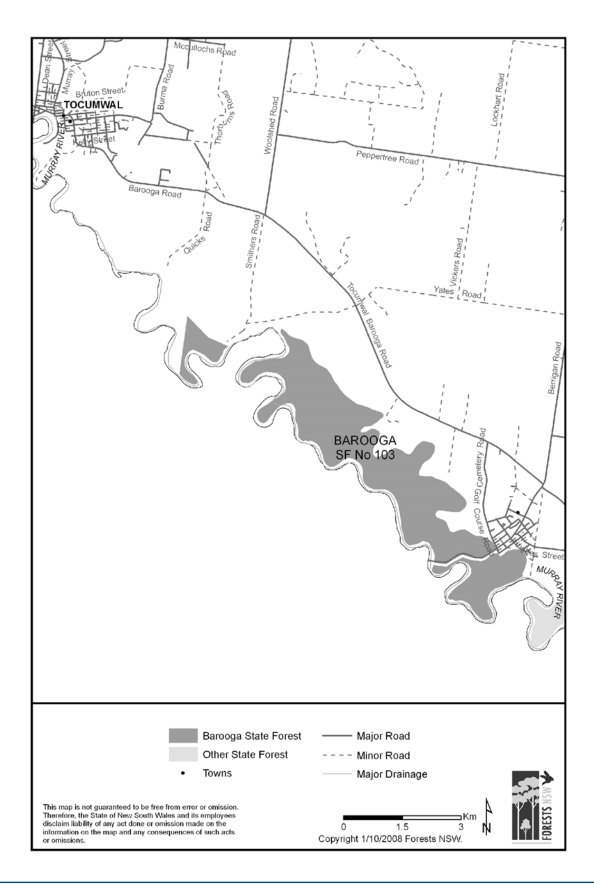
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality



10043



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Barratta Creek State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Barratta Creek State Forest

Barratta Creek State Forest is located approximately 44km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Barratta Creek State Forest area: 237 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

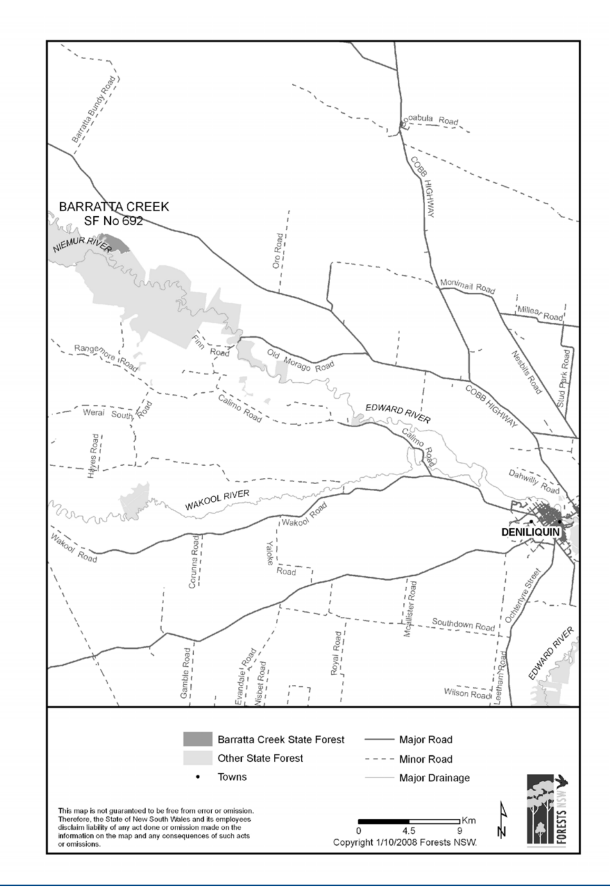
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10045

APPENDIX A Locality





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Benarca State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Benarca State Forest

Benarca State Forest is located approximately 13km west of the township of Echuca-Moama(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Benarca State Forest area: 209 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

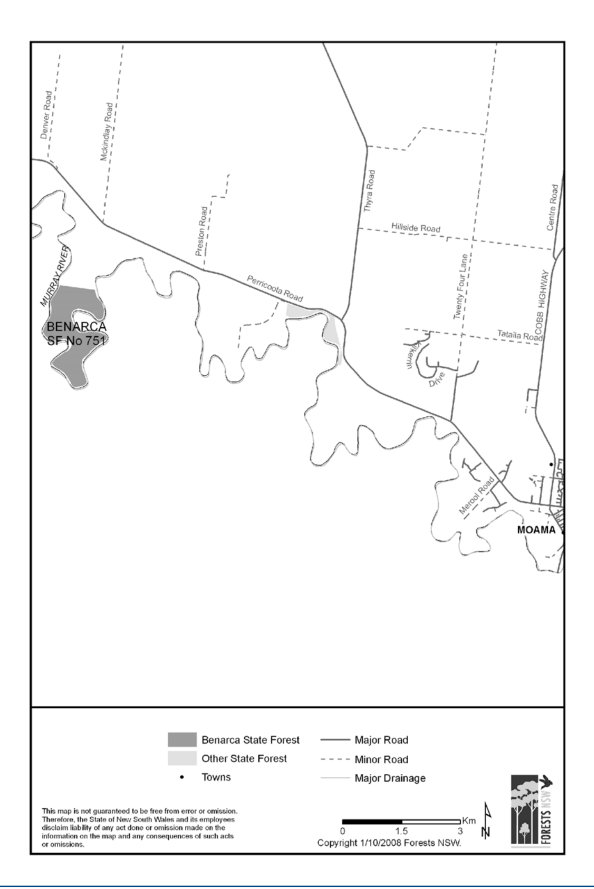
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(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 Animal Control Act 2002.

Dated this 15th of October 2008



10049



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Benerembah State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Benerembah State Forest

Benerembah State Forest is located approximately 36km south west of the township of Griffith. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Benerembah State Forest area: 1083 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

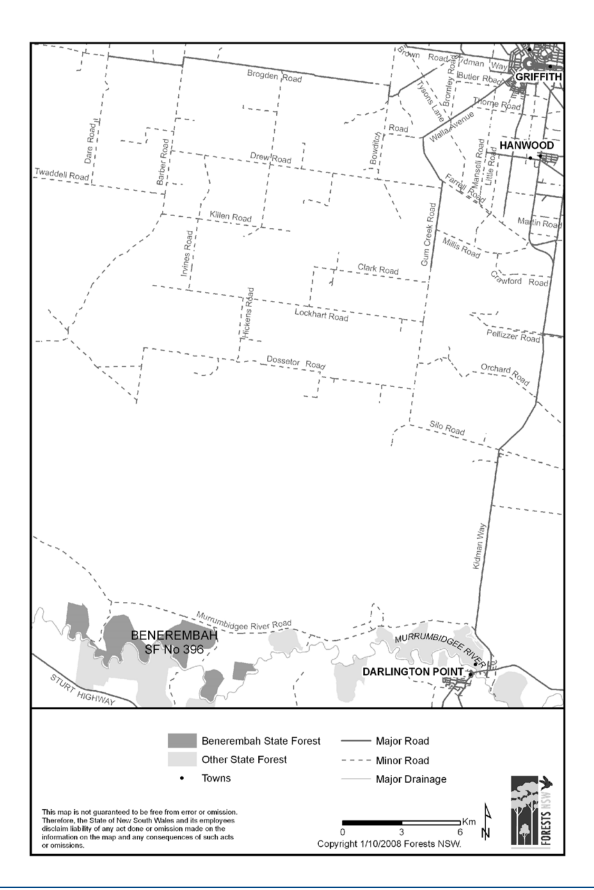
(b) Comply with all conditions in the written permission; and

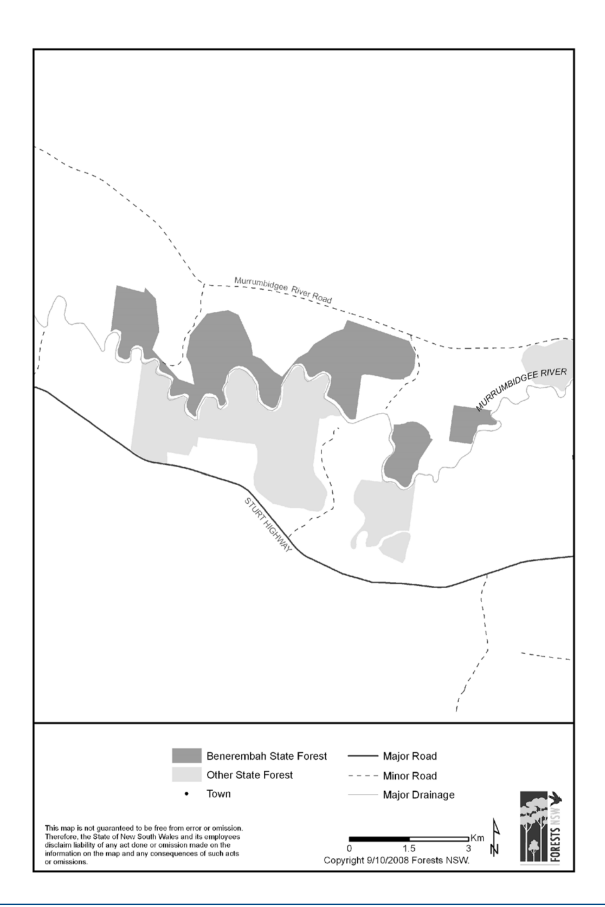
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10051





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Benjee State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Benjee State Forest

Benjee State Forest is located approximately 57km north of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Benjee State Forest area: 137 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

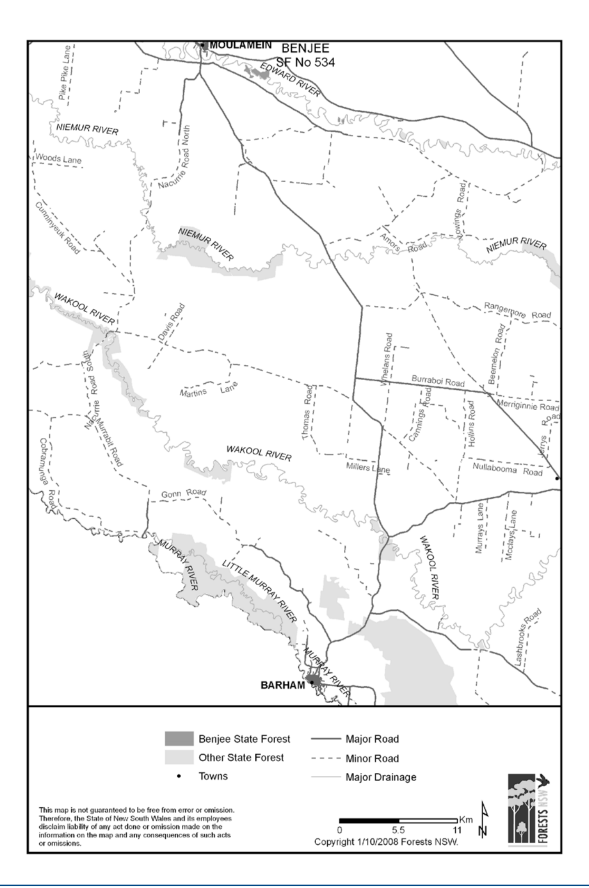
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

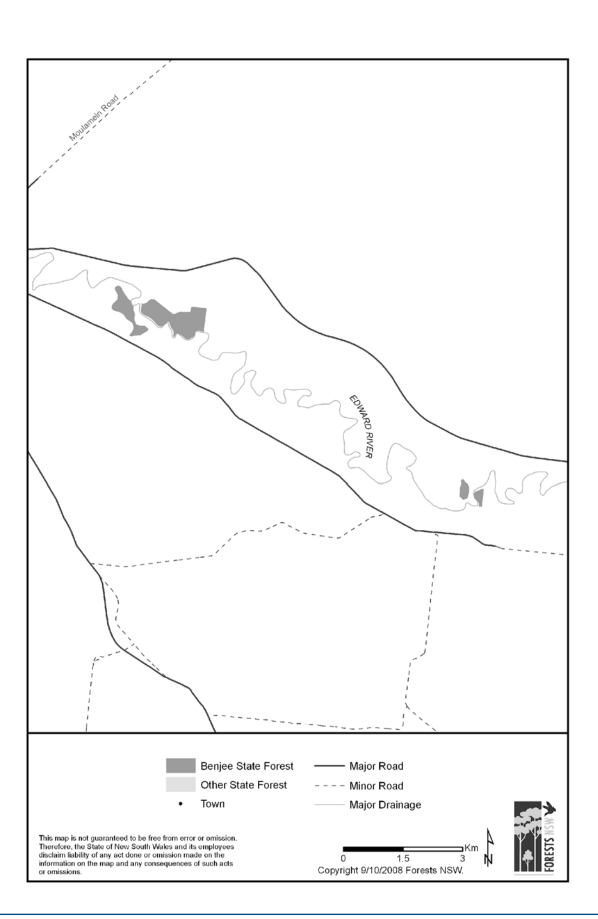
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Berambong State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Berambong State Forest

Berambong State Forest is located approximately 54km south east of the township of Balranald. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Berambong State Forest area: 228 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

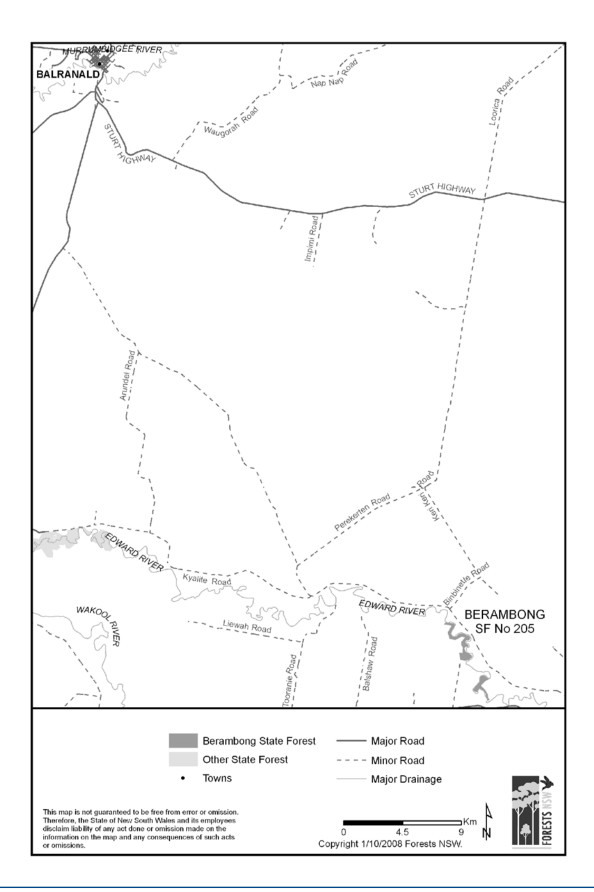
(b) Comply with all conditions in the written permission; and

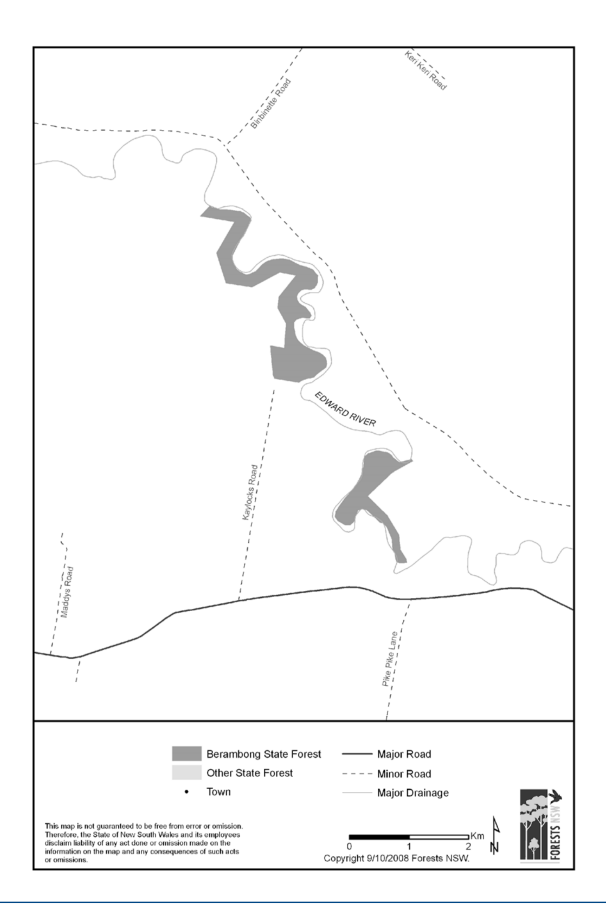
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10057





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Billenbah State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Billenbah State Forest

Billenbah State Forest is located approximately 13km south west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Billenbah State Forest area: 98 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

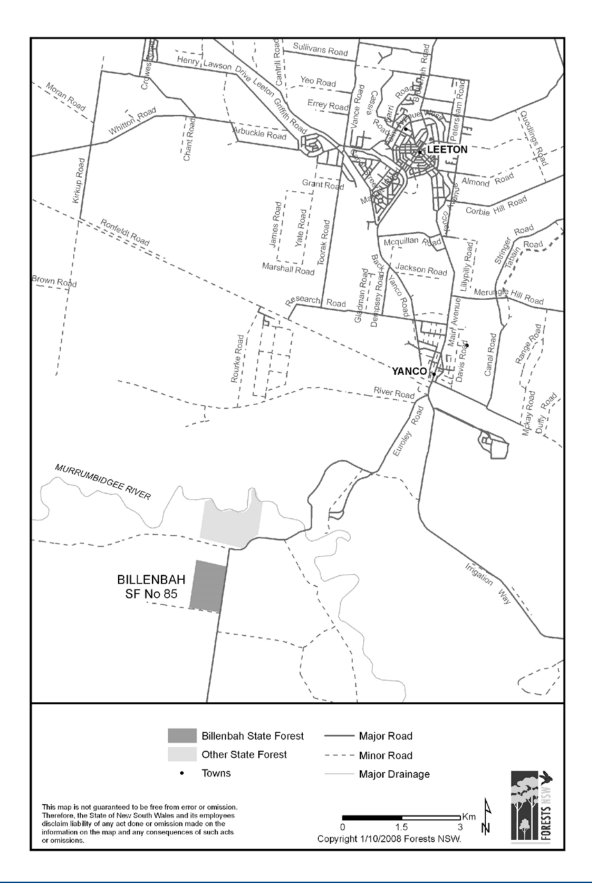
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

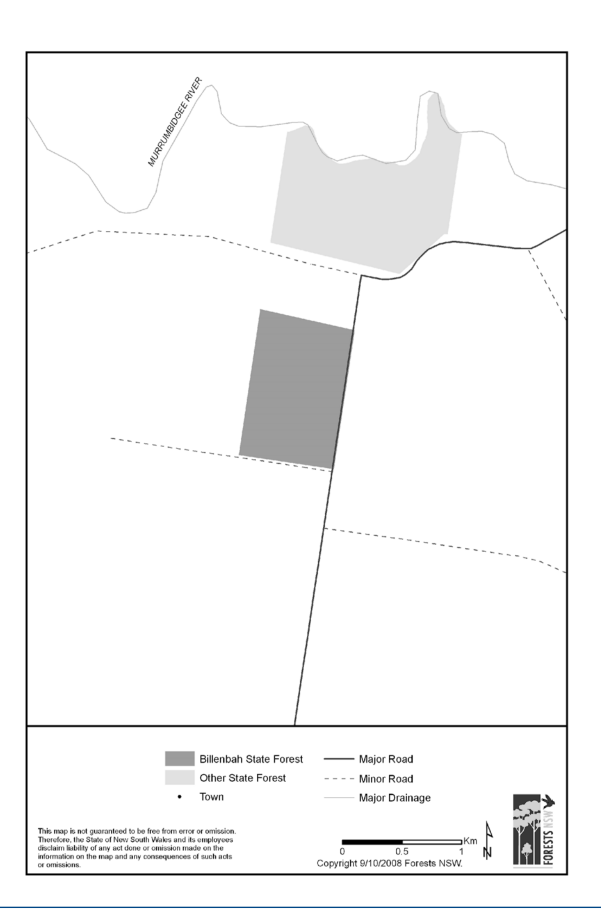
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Booligal State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Booligal State Forest

Booligal State Forest is located approximately 66km north of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Booligal State Forest area: 863 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

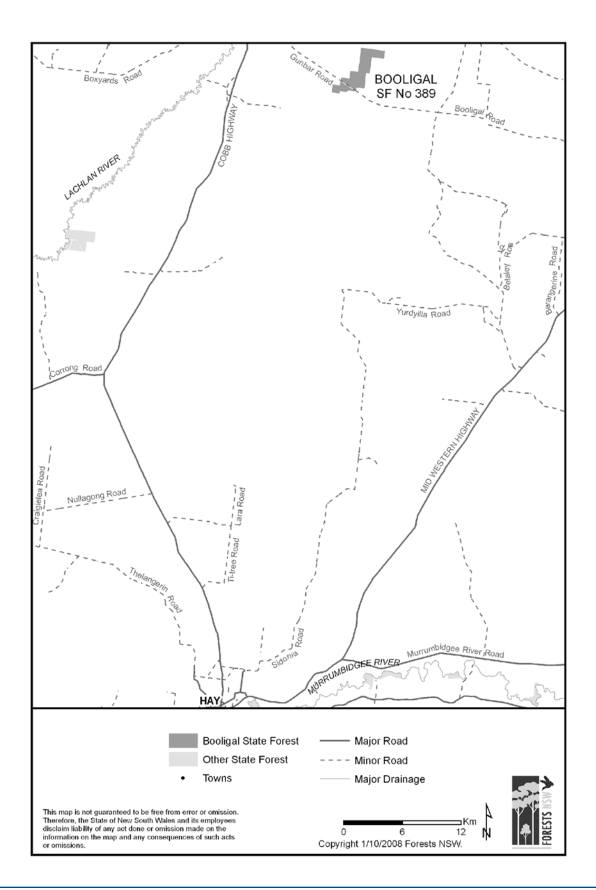
(b) Comply with all conditions in the written permission; and

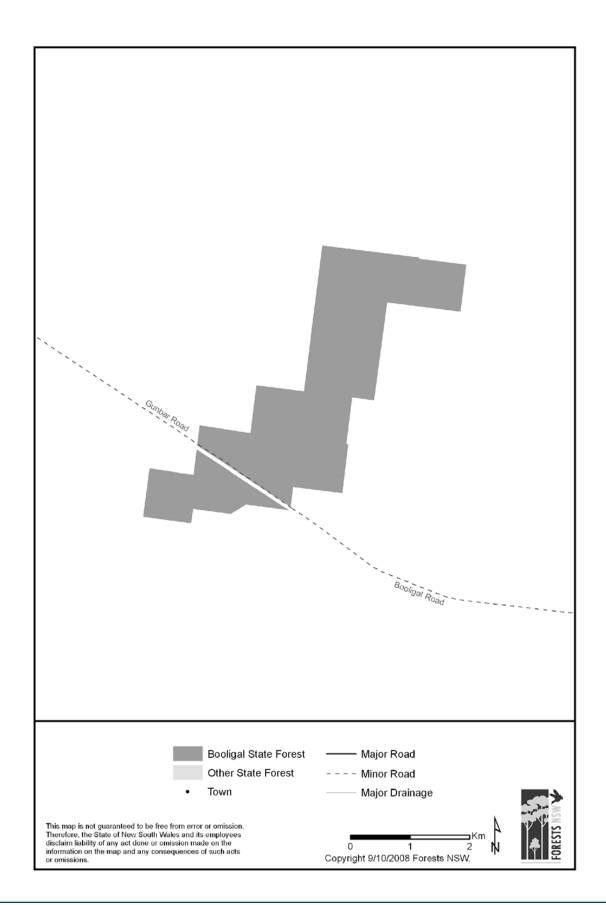
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10063





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Boomanoomana State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Boomanoomana State Forest

Boomanoomana State Forest is located approximately 11km west of the township of Yarrawonga-Mulwala(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boomanoomana State Forest area: 1034 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

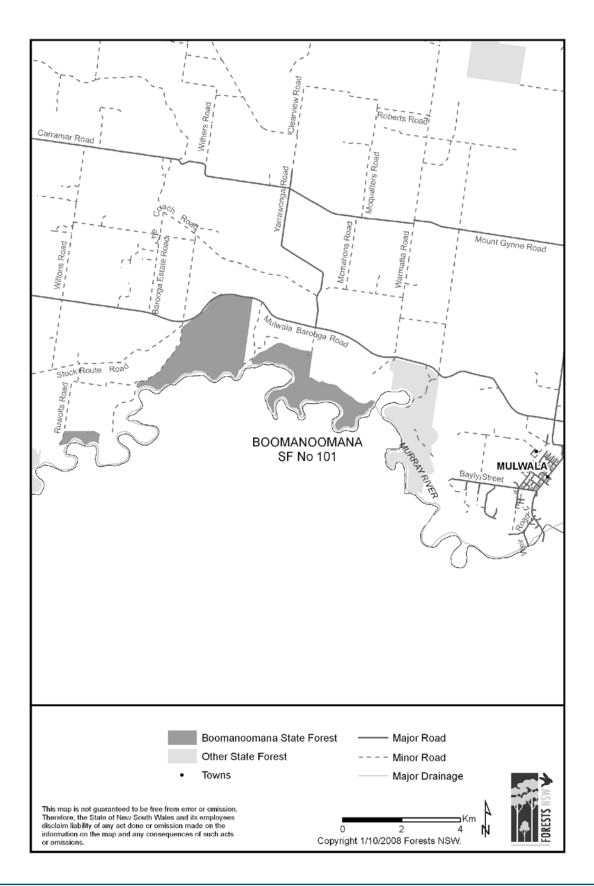
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

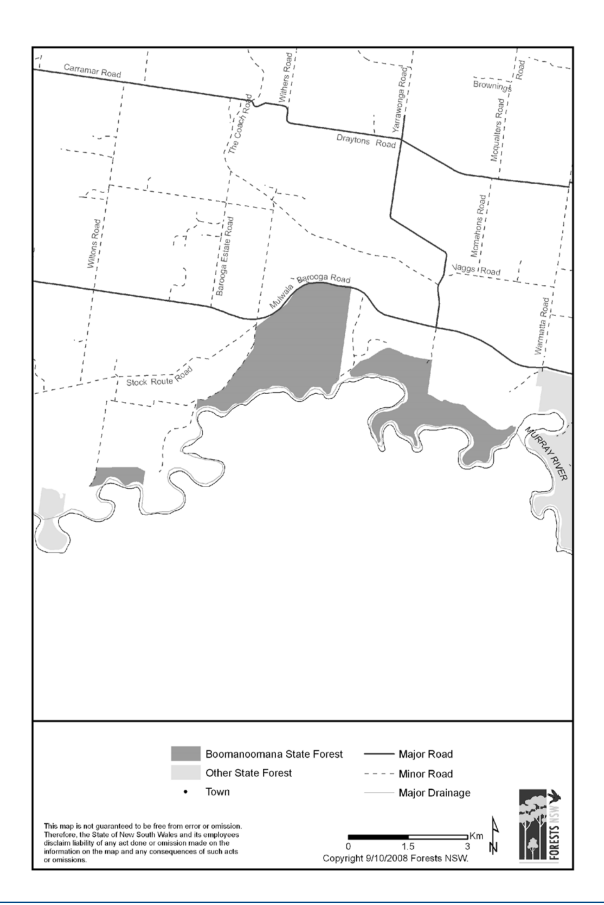
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Booroorban State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Booroorban State Forest

Booroorban State Forest is located approximately 50km south of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Booroorban State Forest area: 1439 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

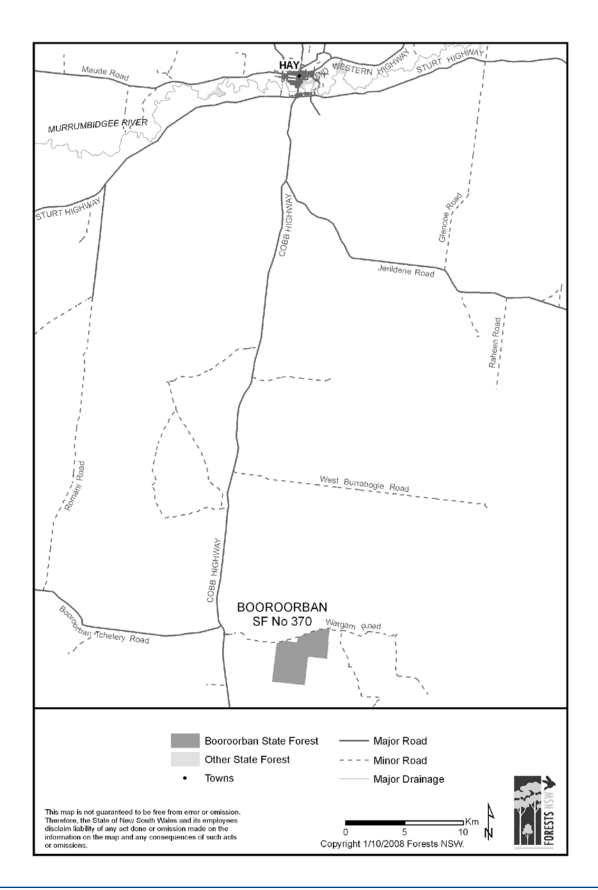
(b) Comply with all conditions in the written permission; and

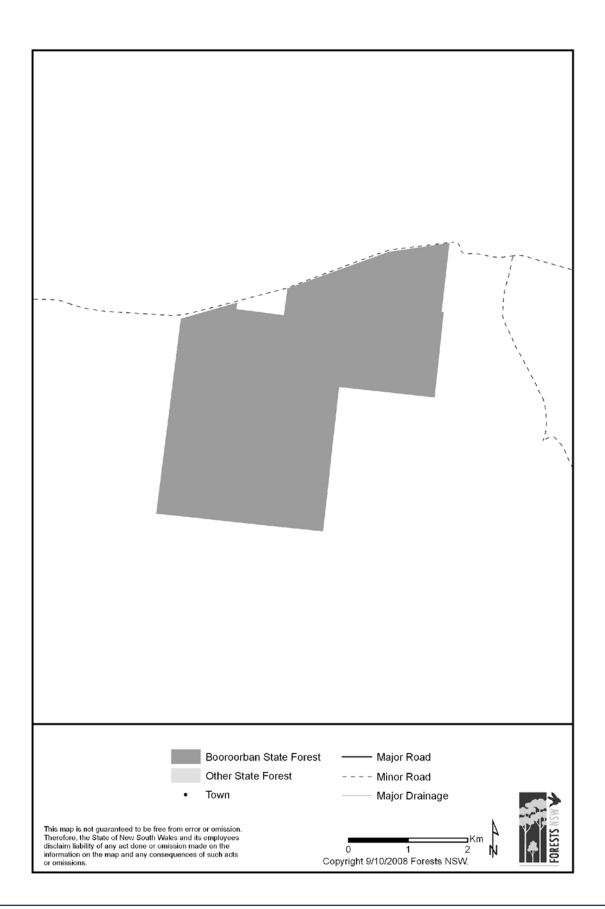
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10069





NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Campbells Island State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Campbells Island State Forest

Campbells Island State Forest is located approximately 12km north west of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Campbells Island State Forest area: 3801 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

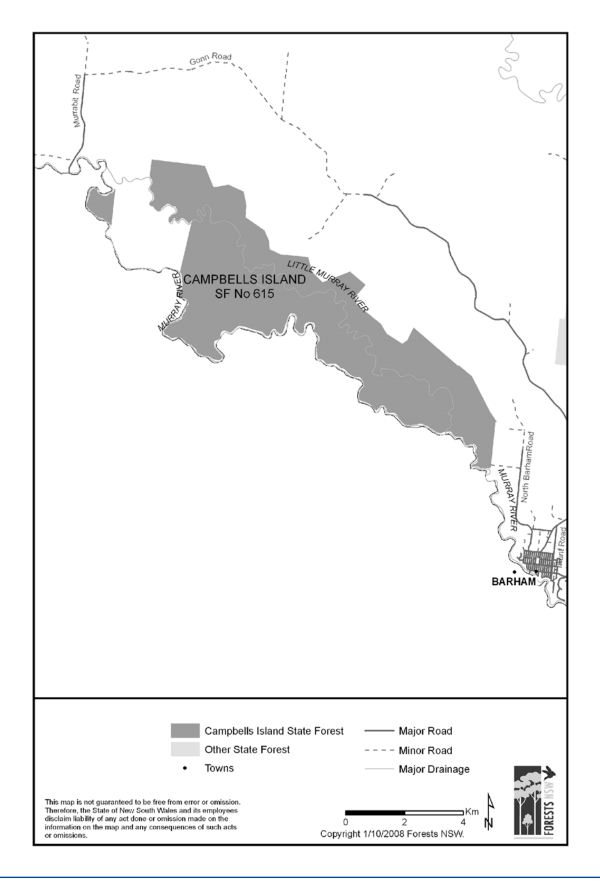
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(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.

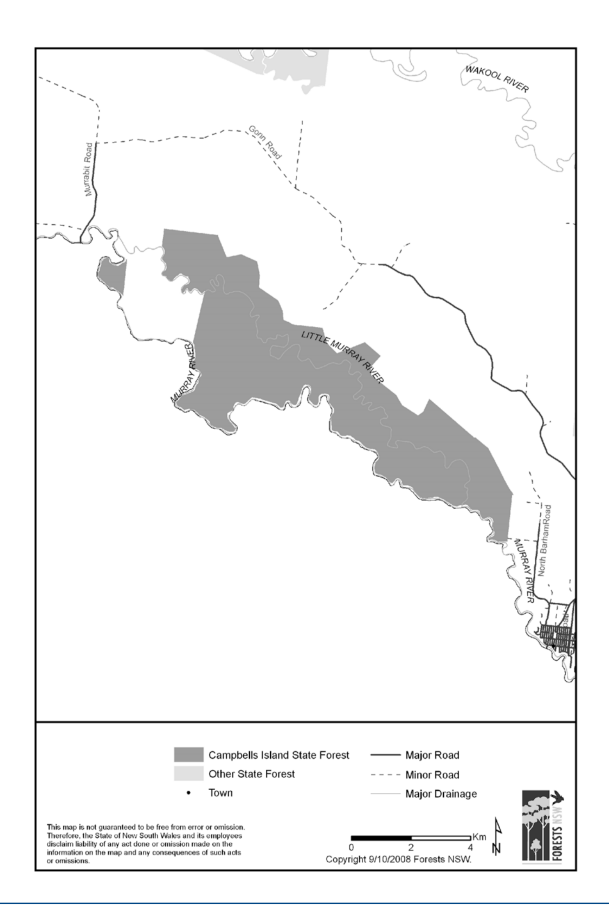
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

10073



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Cararbury State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Cararbury State Forest

Cararbury State Forest is located approximately 38km south west of the township of Griffith. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cararbury State Forest area: 223 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

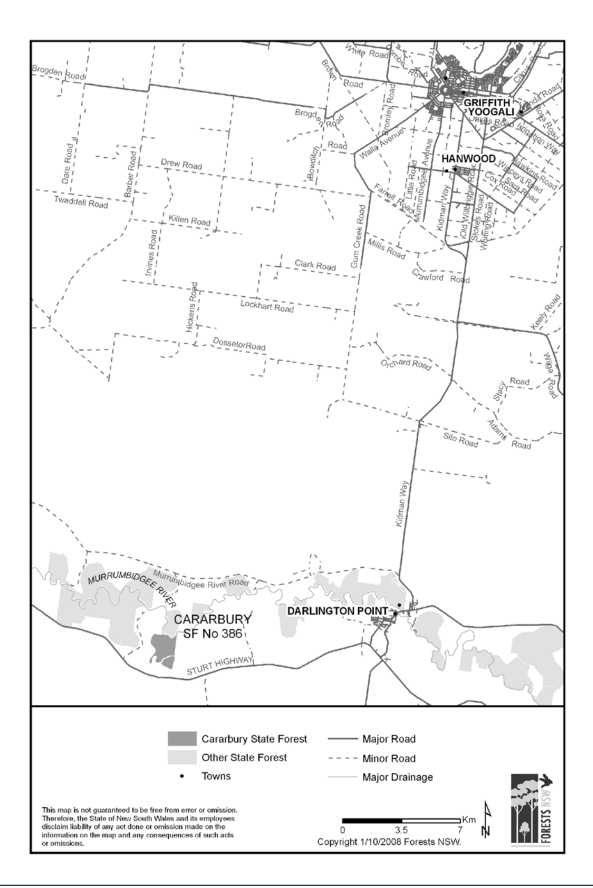
(b) Comply with all conditions in the written permission; and

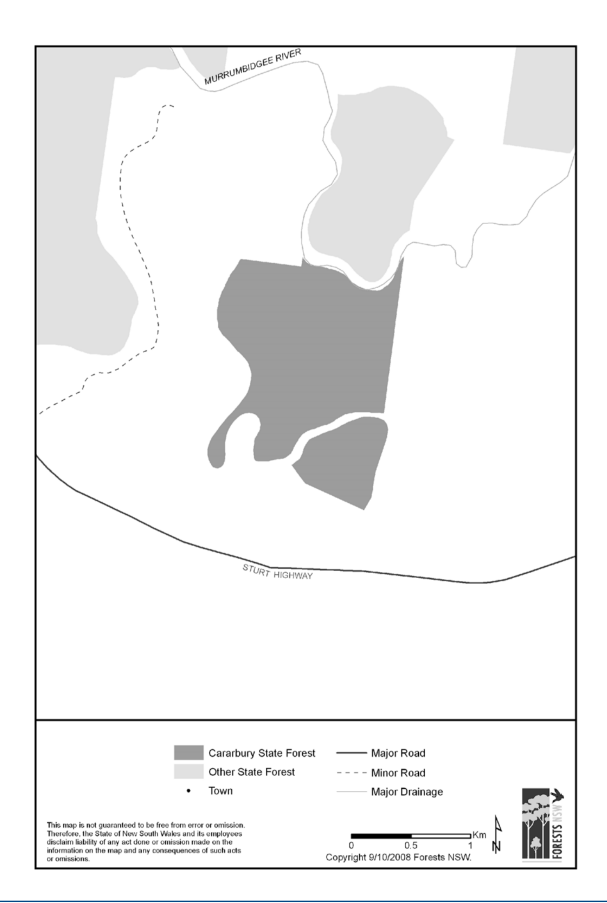
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

 $\boldsymbol{10075}$





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Collendina State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Collendina State Forest

Collendina State Forest is located approximately 10km west of the township of Corowa-Wahgunyah(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Collendina State Forest area: 546 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

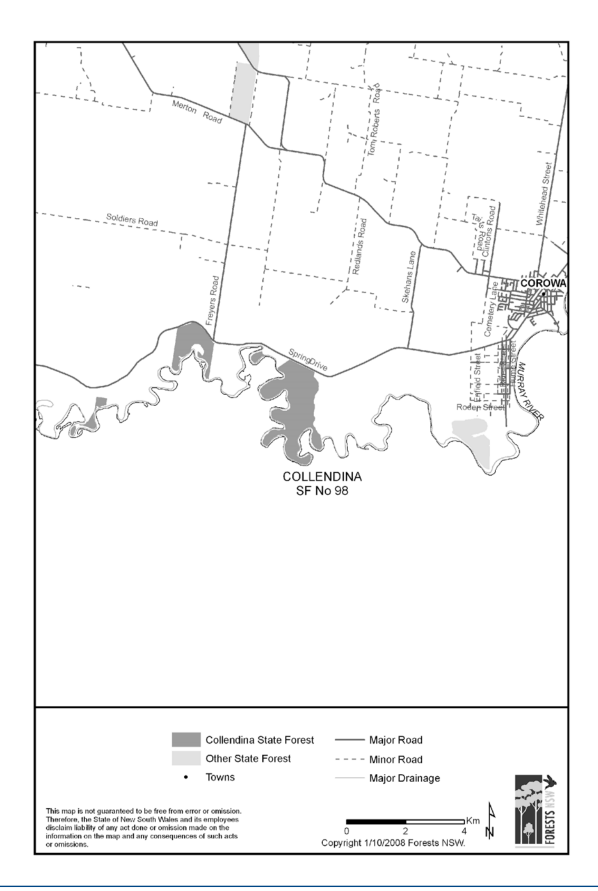
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

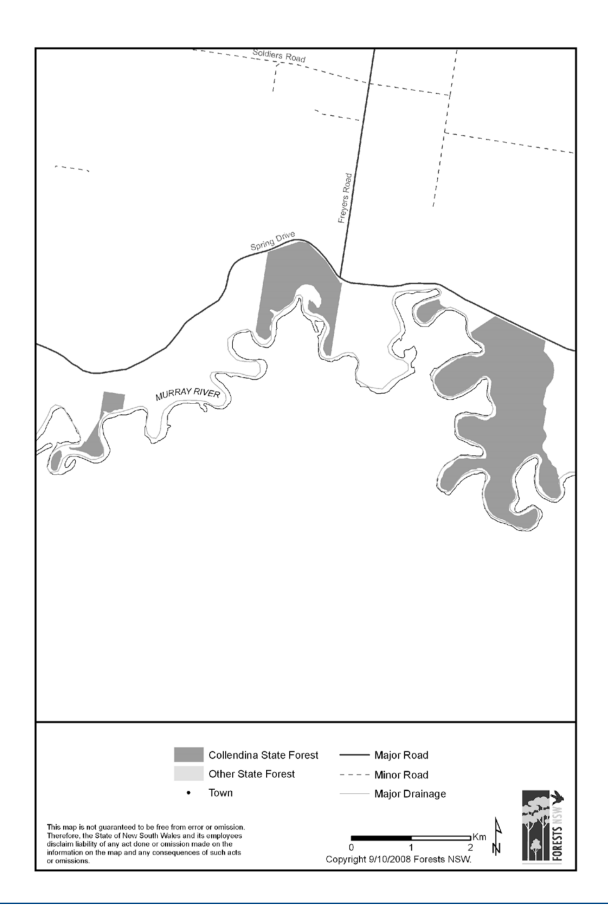
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Corowa State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Corowa State Forest

Corowa State Forest is located approximately 6km south of the township of Corowa-Wahgunyah(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Corowa State Forest area: 123 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

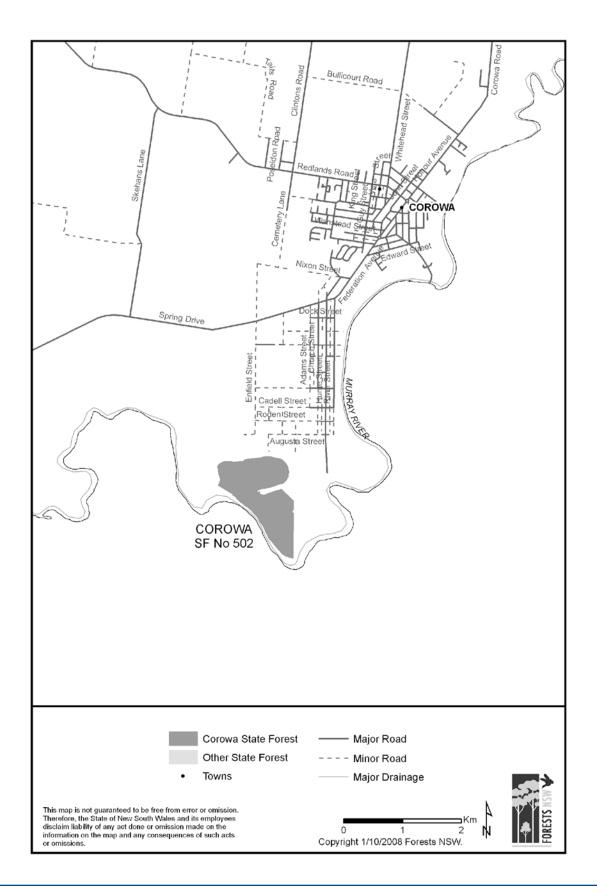
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

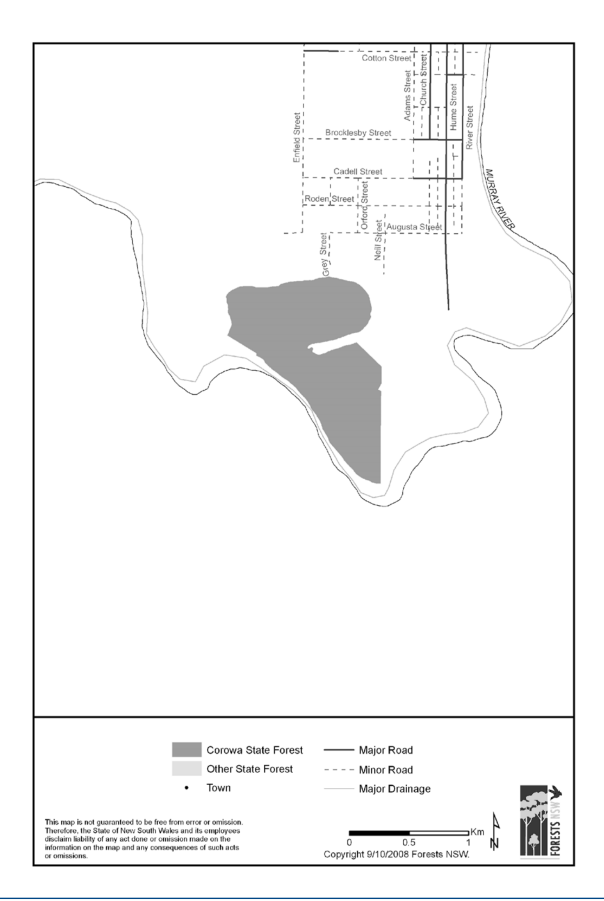
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Cottadidda State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Cottadidda State Forest

Cottadidda State Forest is located approximately 22km west of the township of Yarrawonga-Mulwala(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cottadidda State Forest area: 685 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

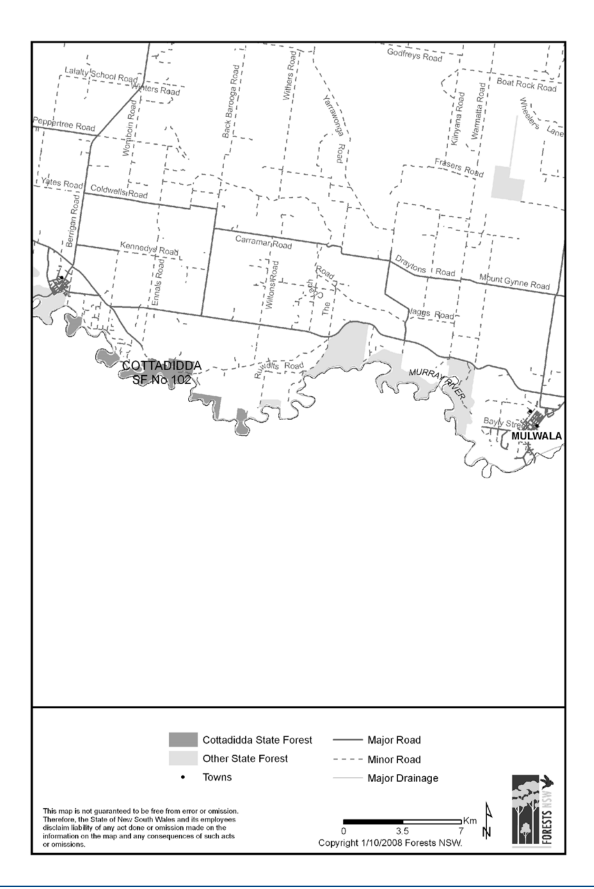
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

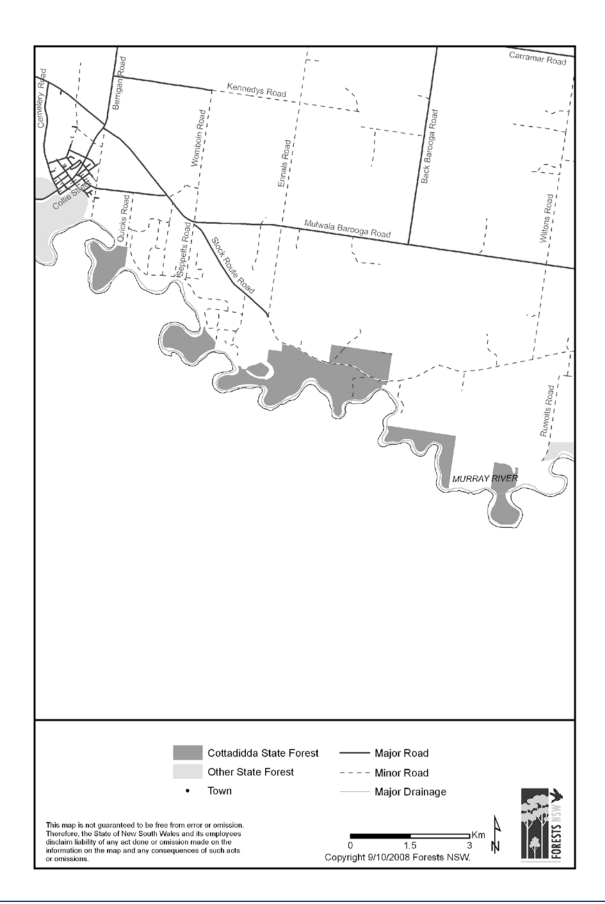
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality

OFFICIAL NOTICES





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Cuba State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Cuba State Forest

Cuba State Forest is located approximately 29km west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cuba State Forest area: 1647 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

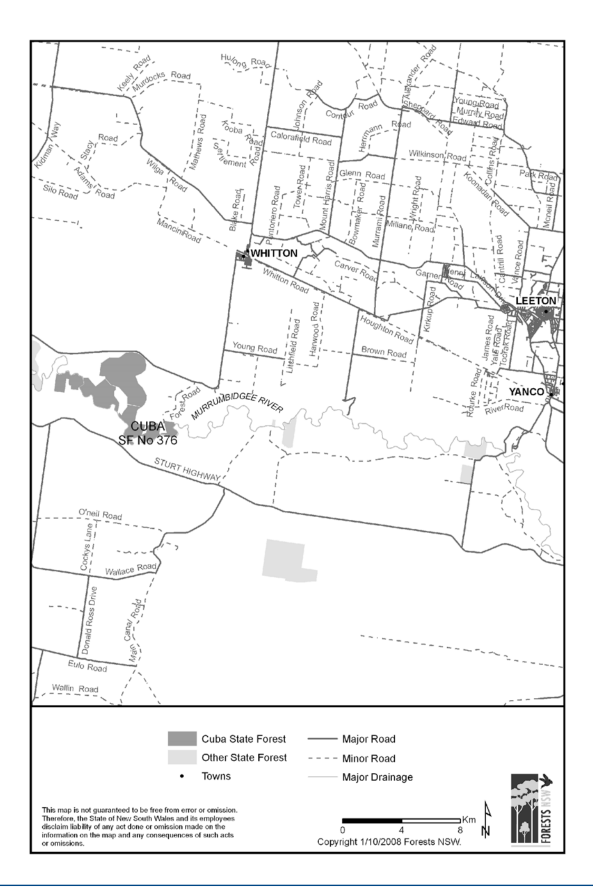
(b) Comply with all conditions in the written permission; and

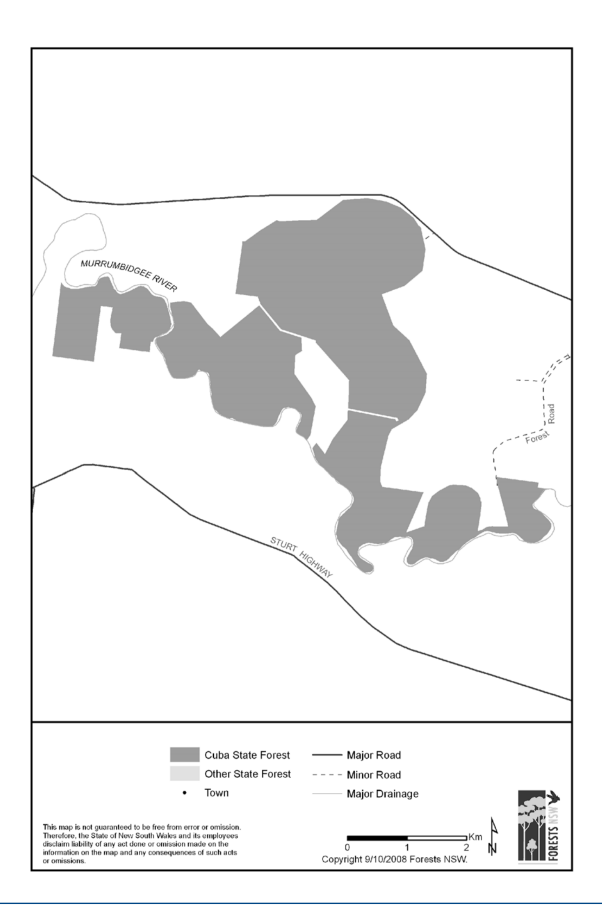
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10087





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Deniliquin State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Deniliquin State Forest

Deniliquin State Forest is located approximately 4km east of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Deniliquin State Forest area: 425 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

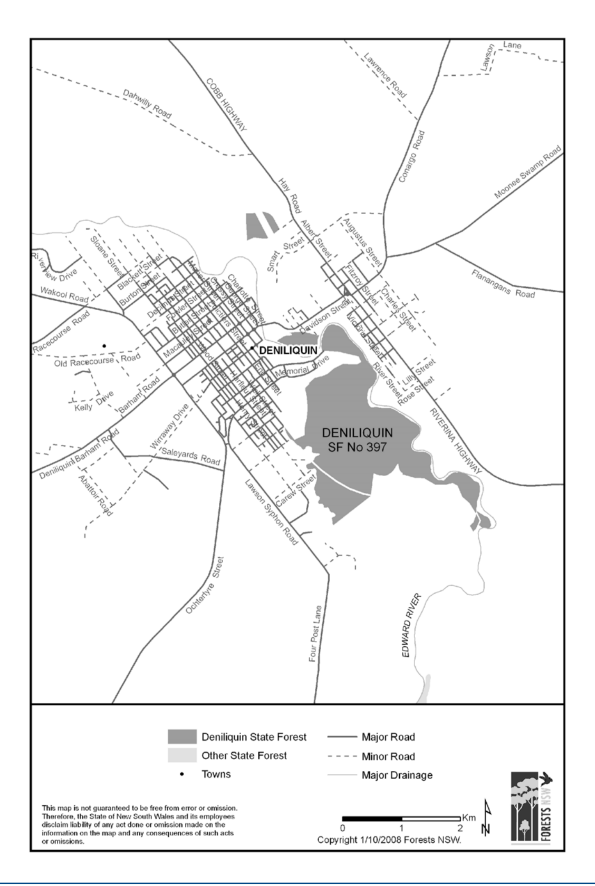
(b) Comply with all conditions in the written permission; and

(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

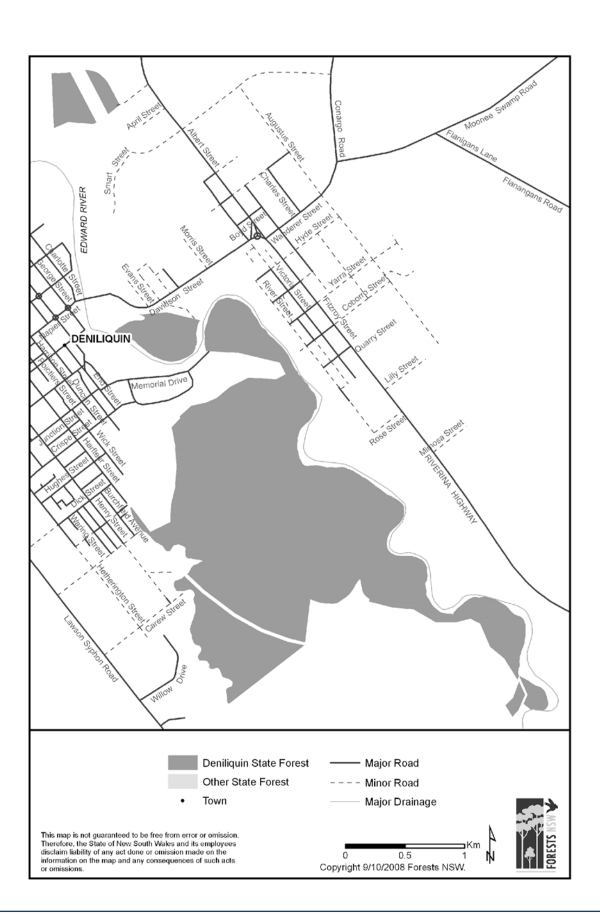
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Dunnoon Lagoon State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Dunnoon Lagoon State Forest

Dunnoon Lagoon State Forest is located approximately 33km south of the township of Griffith. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Dunnoon Lagoon State Forest area: 146 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

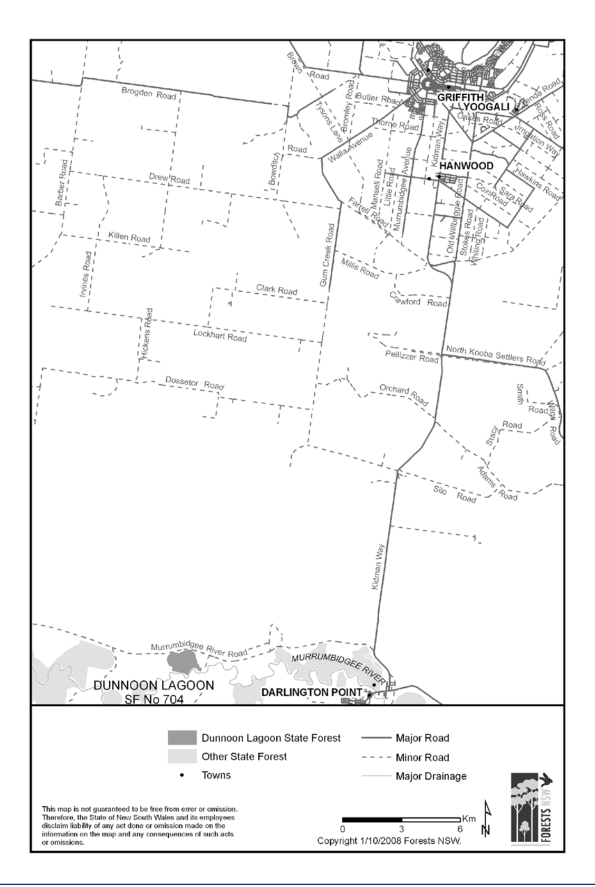
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008

10093





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Edgar State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Edgar State Forest

Edgar State Forest is located approximately 58km north east of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Edgar State Forest area: 636 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

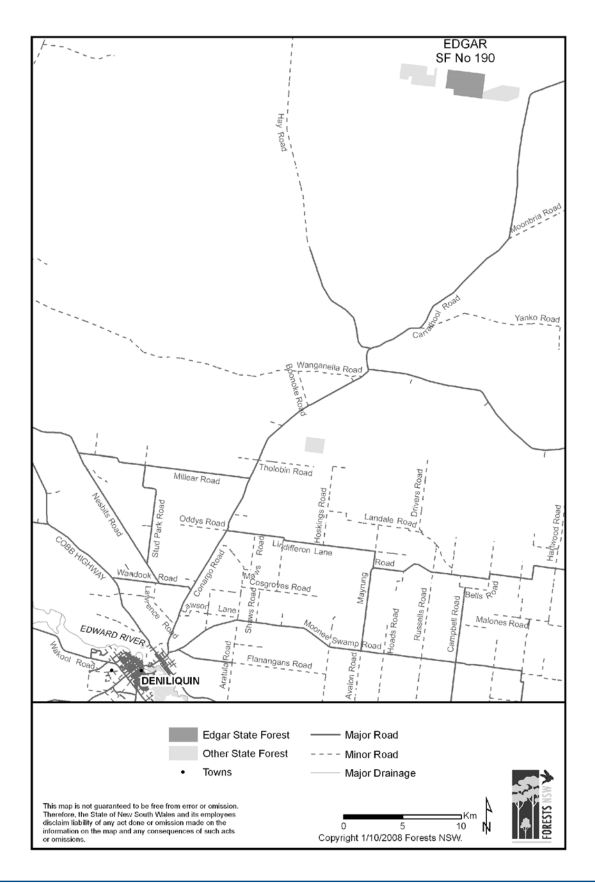
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

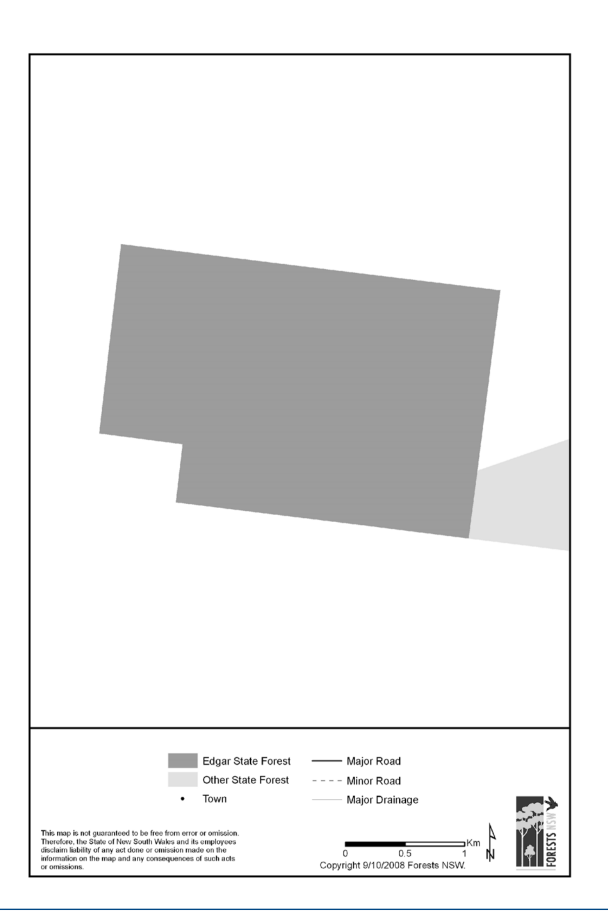
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Euroley State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Euroley State Forest

Euroley State Forest is located approximately 11km south west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Euroley State Forest area: 139 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

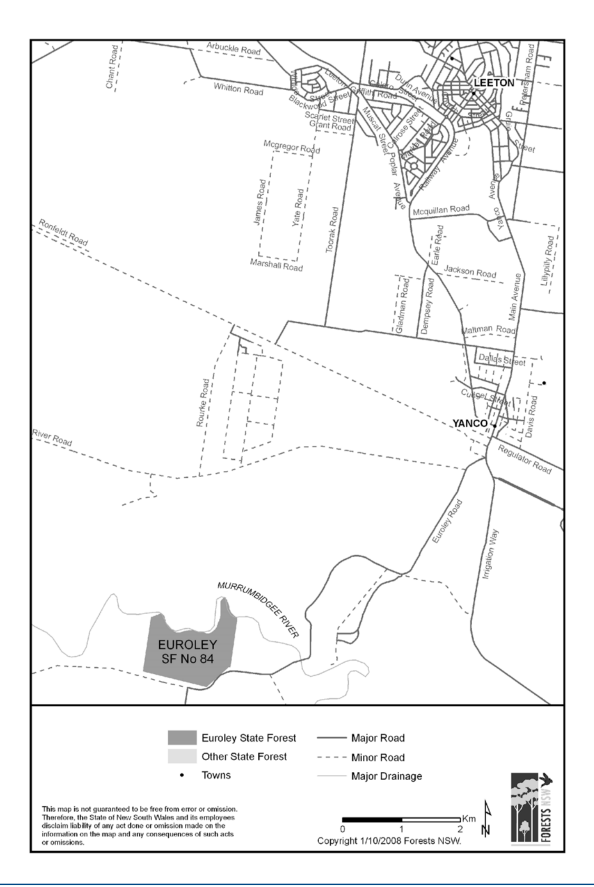
(b) Comply with all conditions in the written permission; and

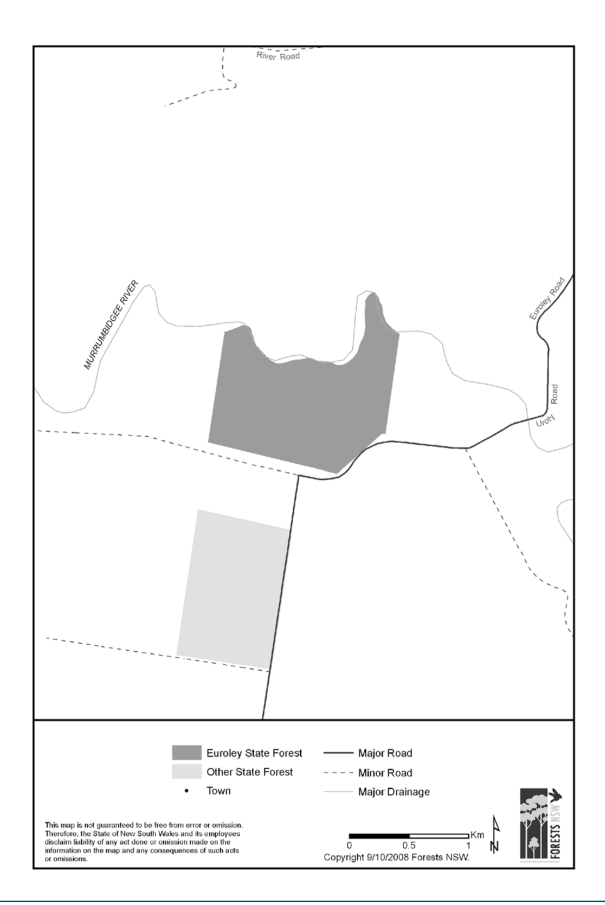
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10099





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Euston State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Euston State Forest

Euston State Forest is located approximately 79km west of the township of Balranald. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Euston State Forest area: 3251 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

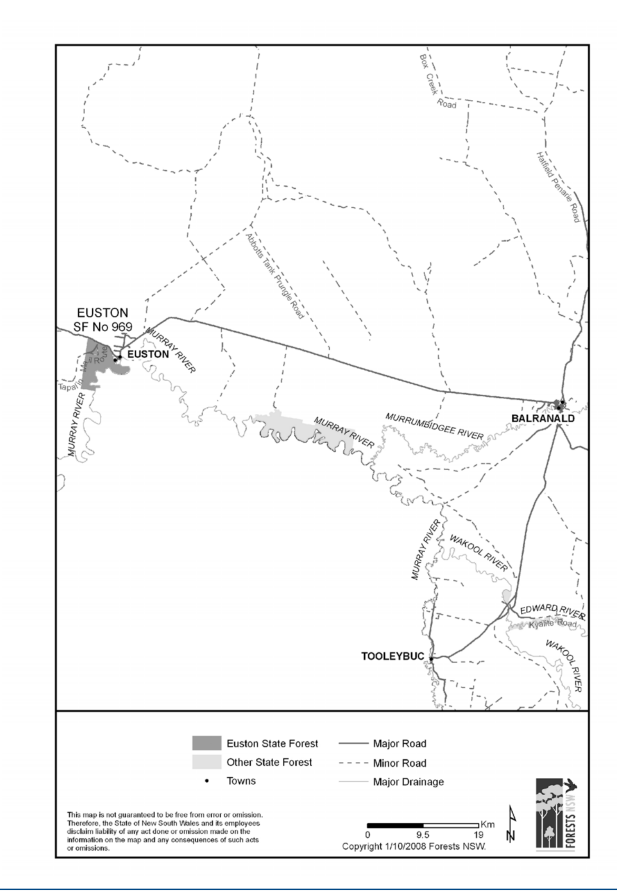
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

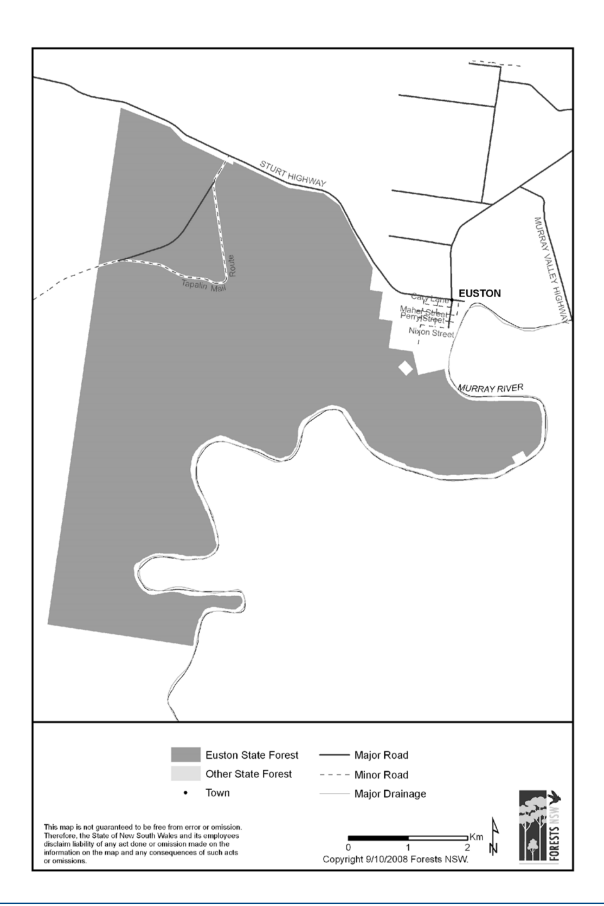
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008



10103



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Gol Gol State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Gol Gol State Forest

Gol Gol State Forest is located approximately 45km south east of the township of Wentworth. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gol Gol State Forest area: 1428 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

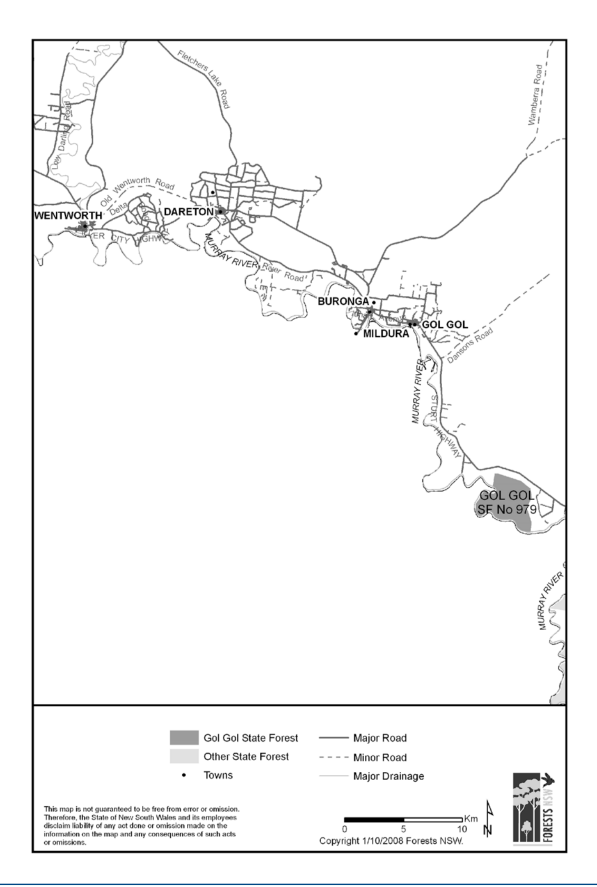
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008

10105





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Green Gully State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Green Gully State Forest

Green Gully State Forest is located approximately 33km east of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Green Gully State Forest area: 48 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

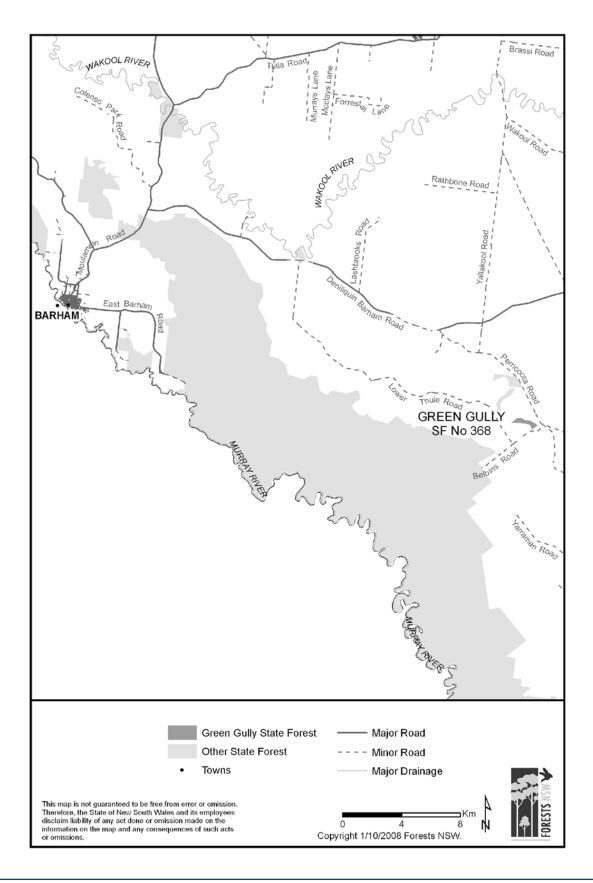
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

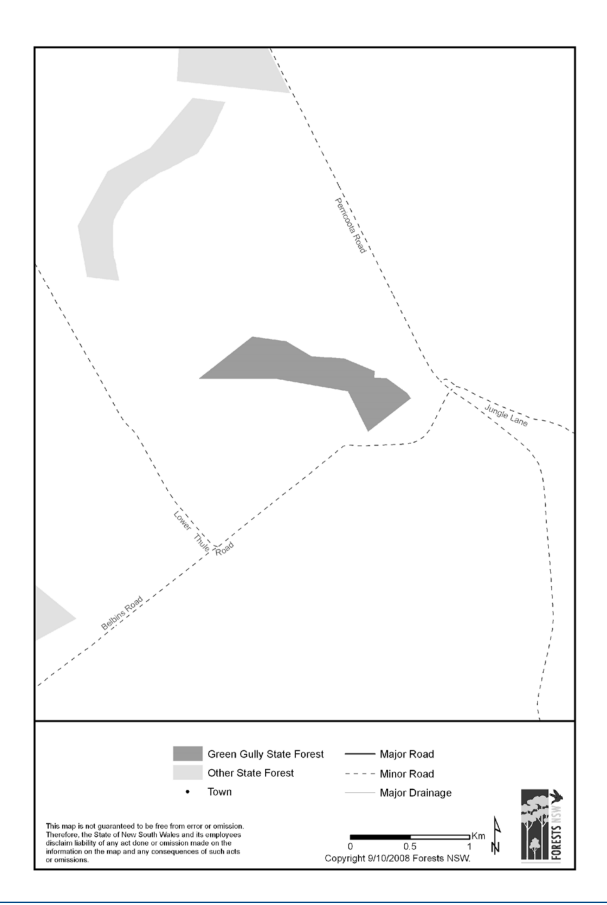
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Gulpa Island State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Gulpa Island State Forest

Gulpa Island State Forest is located approximately 24km south of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gulpa Island State Forest area: 5496 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

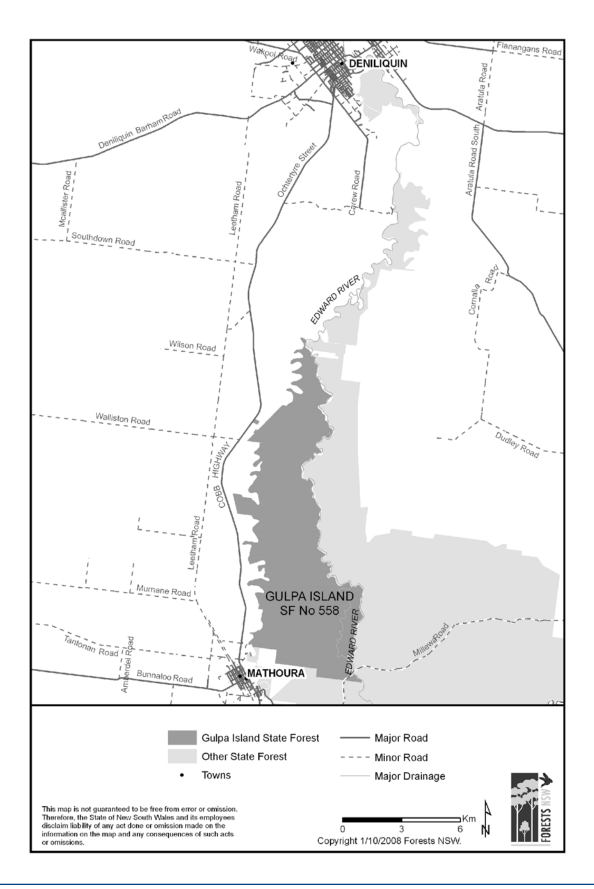
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

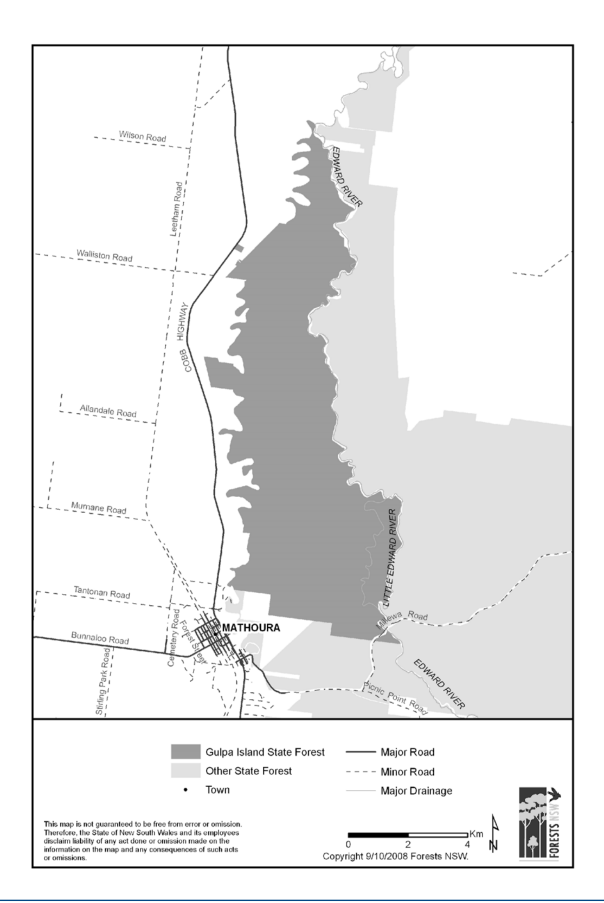
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Hay State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Hay State Forest

Hay State Forest is located approximately 2km south east of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Hay State Forest area: 28 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

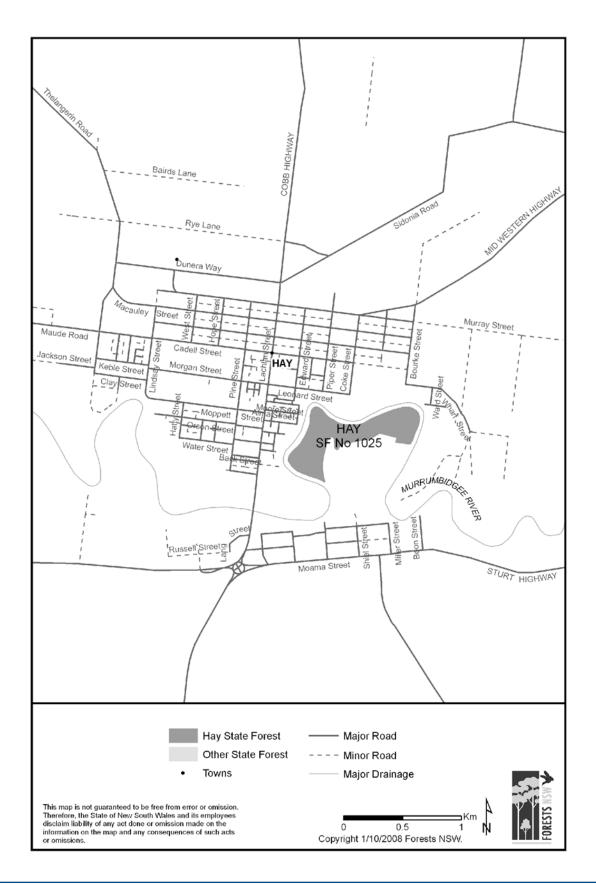
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Horseshoe Lagoon State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Horseshoe Lagoon State Forest

Horseshoe Lagoon State Forest is located approximately 4km south east of the township of Echuca-Moama(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Horseshoe Lagoon State Forest area: 17 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

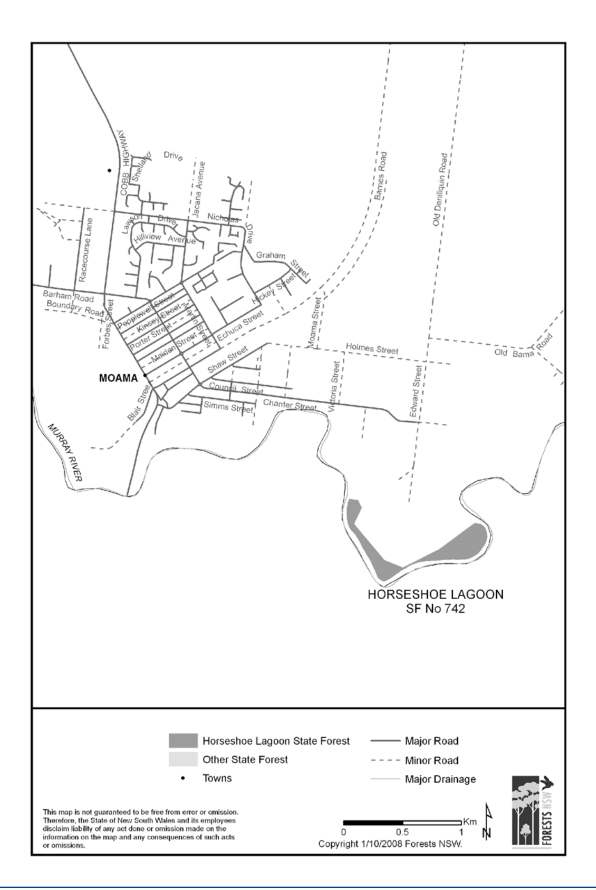
(b) Comply with all conditions in the written permission; and

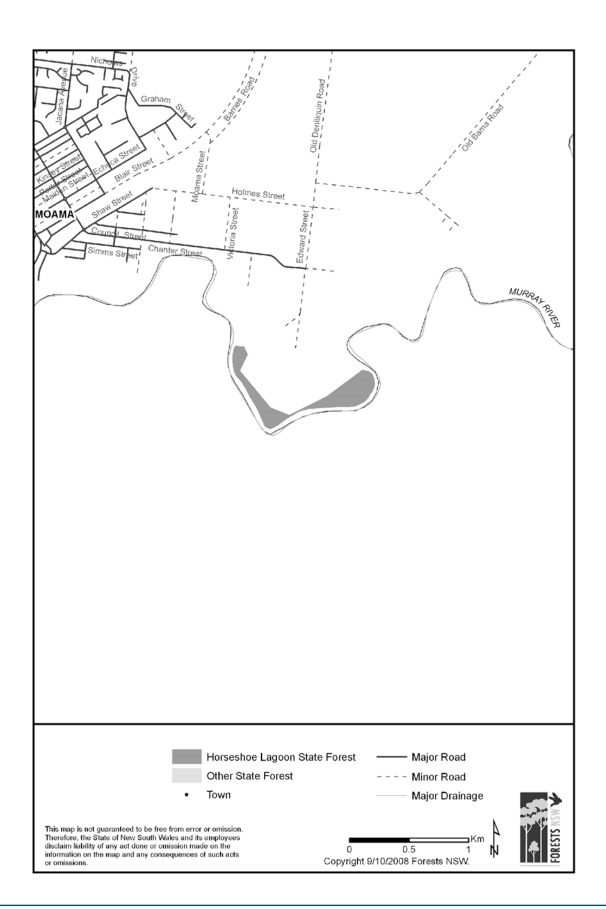
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10117





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Jurambula State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Jurambula State Forest

Jurambula State Forest is located approximately 19km south west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Jurambula State Forest area: 132 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

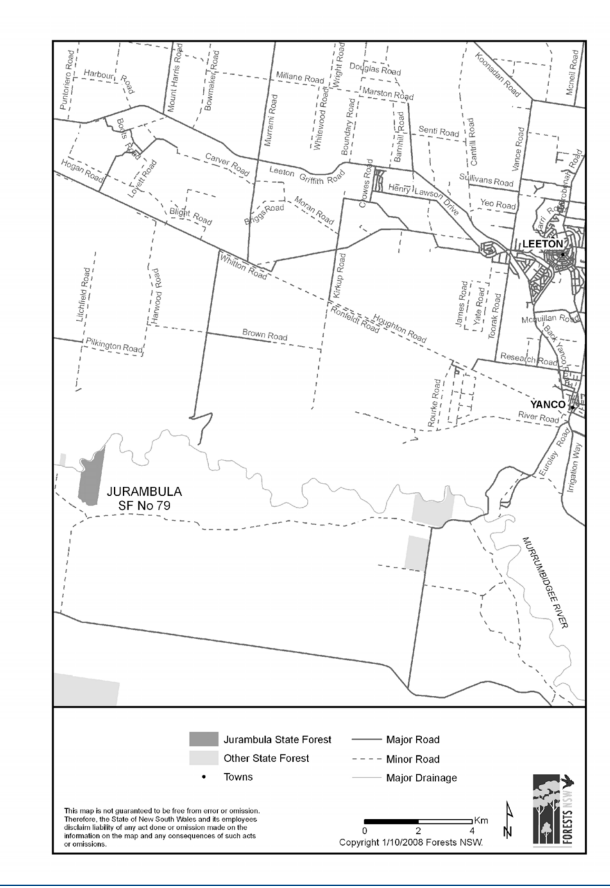
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

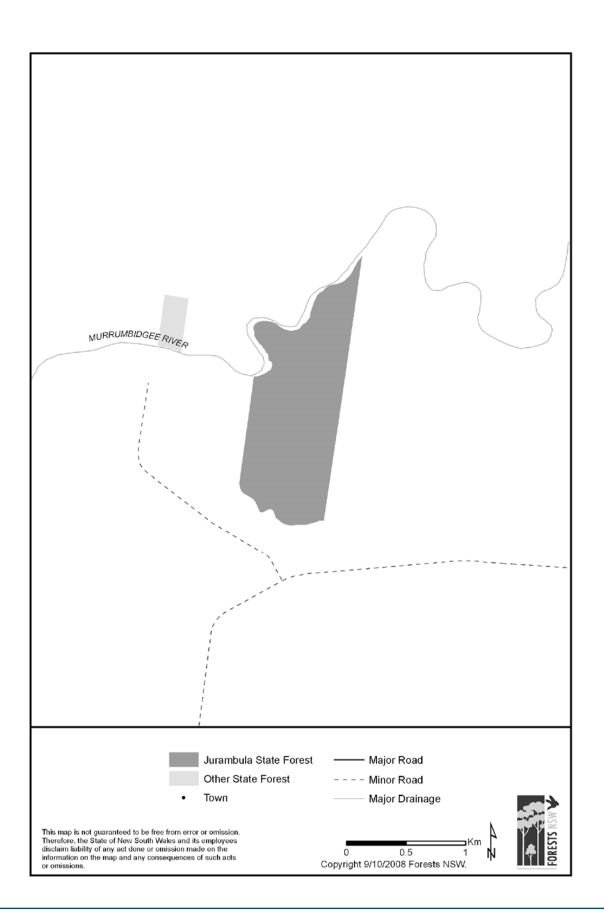
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Ki State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Ki State Forest

Ki State Forest is located approximately 82km south east of the township of Wentworth. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ki State Forest area: 707 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

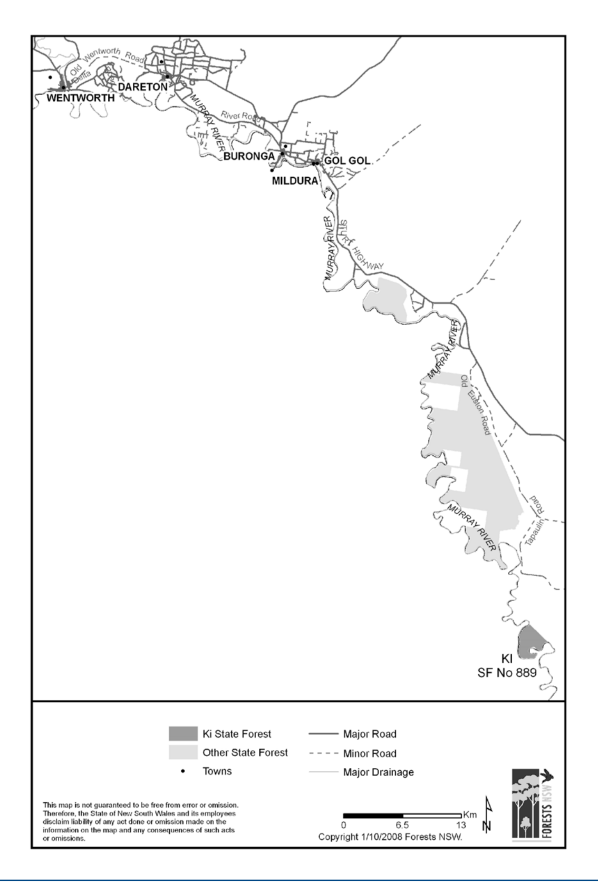
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

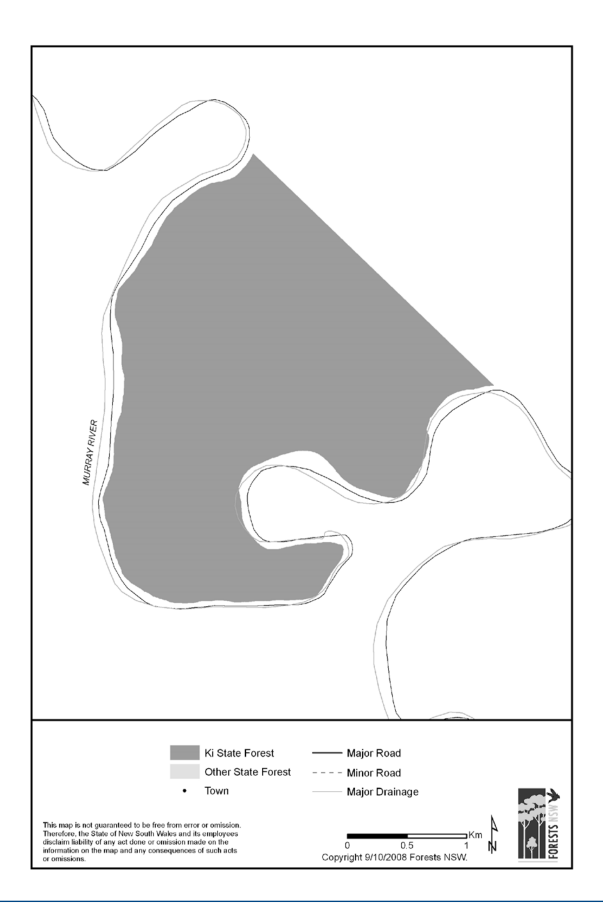
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Kieeta State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Kieeta State Forest

Kieeta State Forest is located approximately 10km east of the township of Balranald. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kieeta State Forest area: 622 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

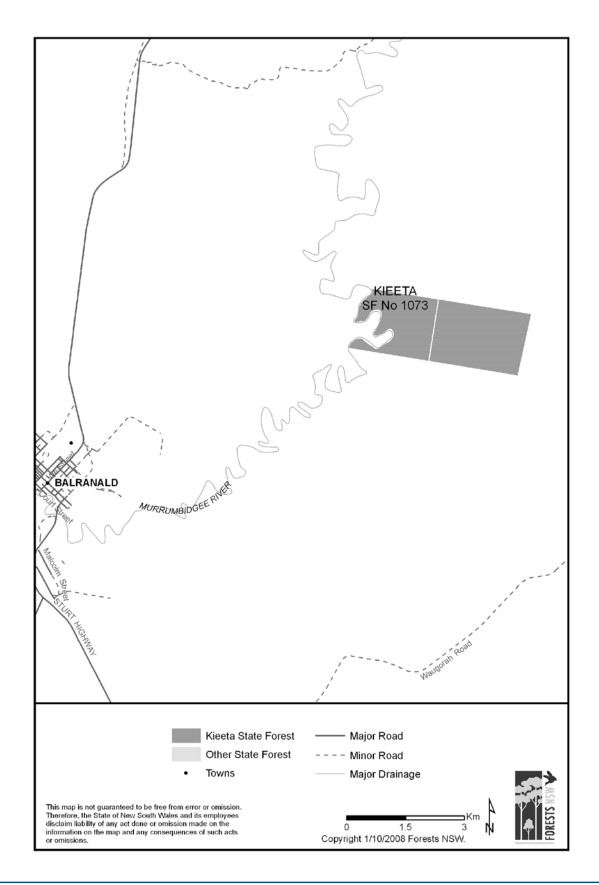
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

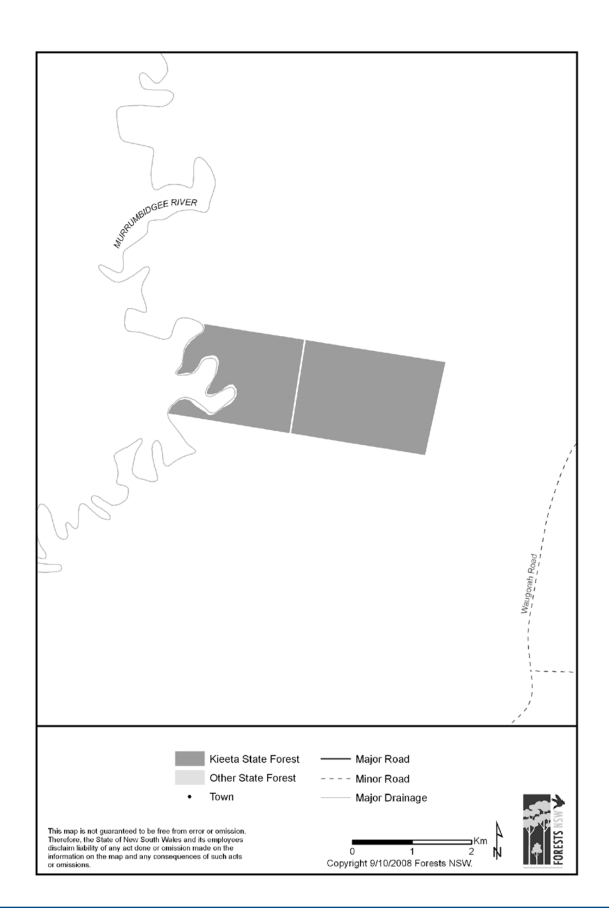
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Koondrook State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Koondrook State Forest

Koondrook State Forest is located approximately 13km east of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Koondrook State Forest area: 15129 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

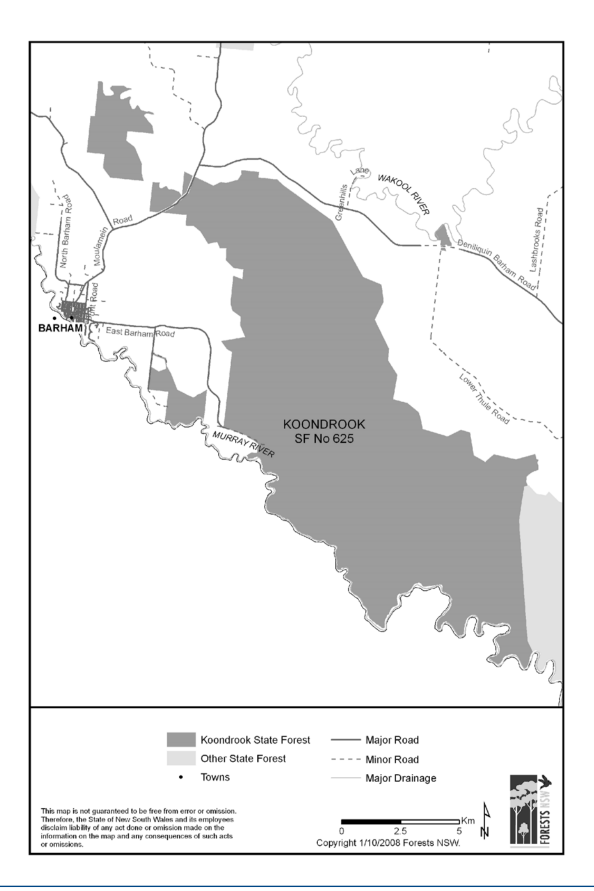
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

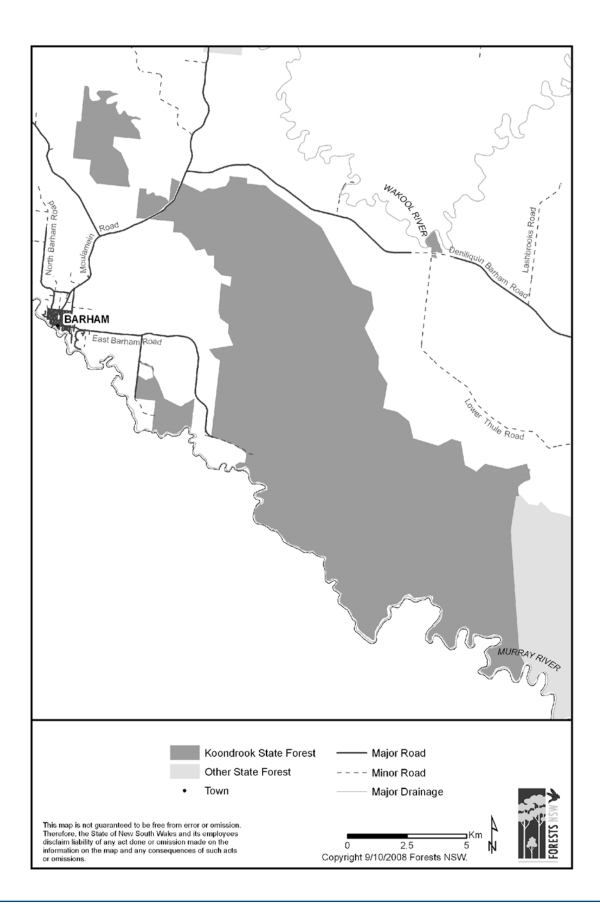
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Kyalite State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Kyalite State Forest

Kyalite State Forest is located approximately 36km south of the township of Balranald. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kyalite State Forest area: 607 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

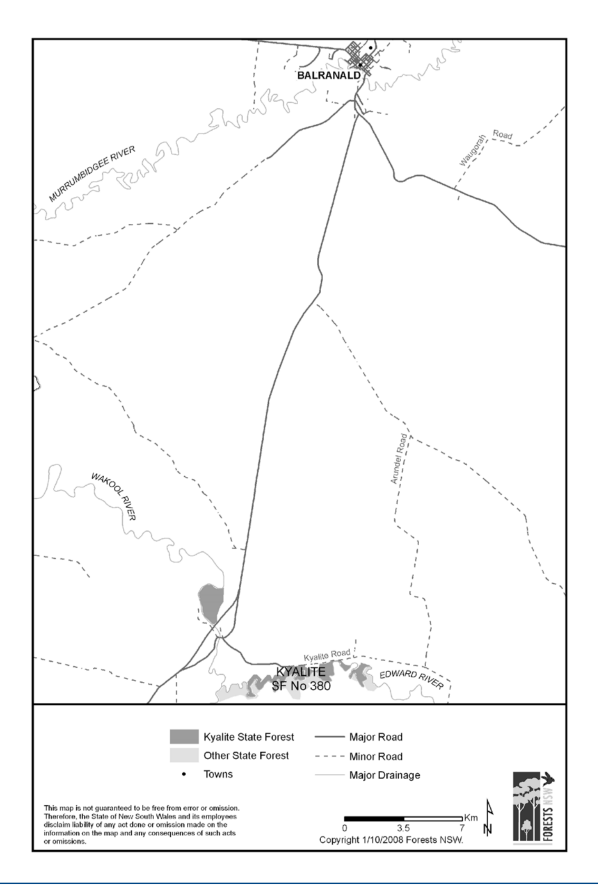
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

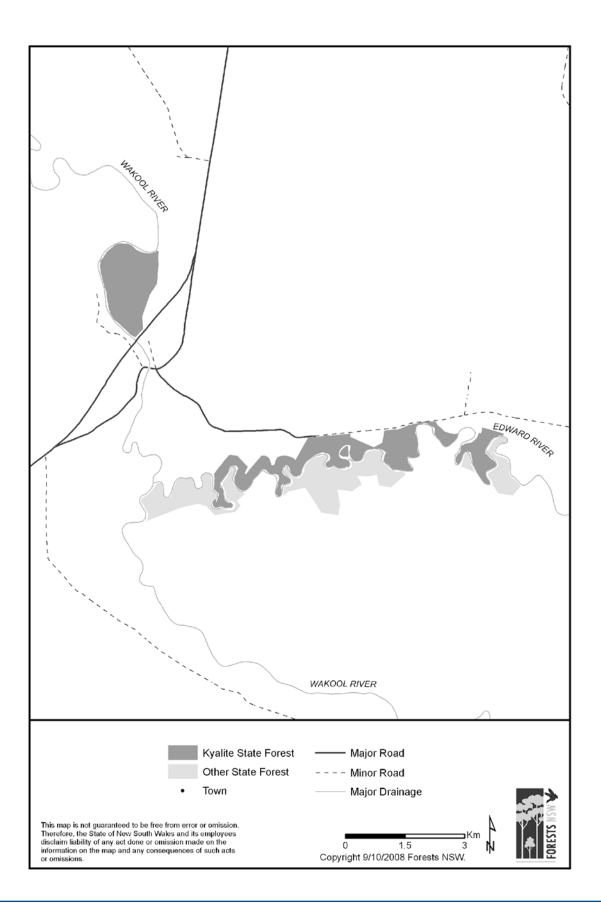
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Lake Victoria State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Lake Victoria State Forest

Lake Victoria State Forest is located approximately 55km west of the township of Wentworth. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lake Victoria State Forest area: 4390 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

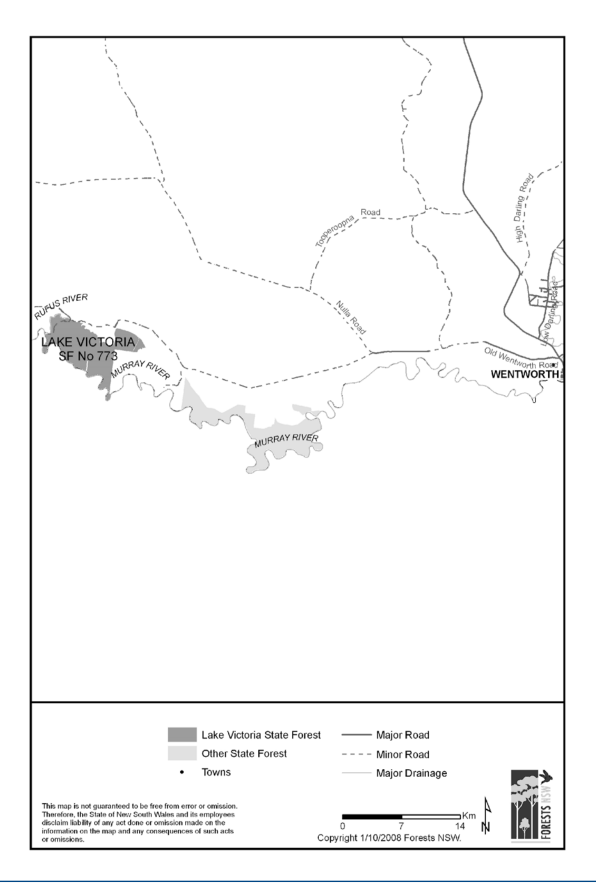
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008

10135





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Liewa State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Liewa State Forest

Liewa State Forest is located approximately 38km south of the township of Balranald. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Liewa State Forest area: 401 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

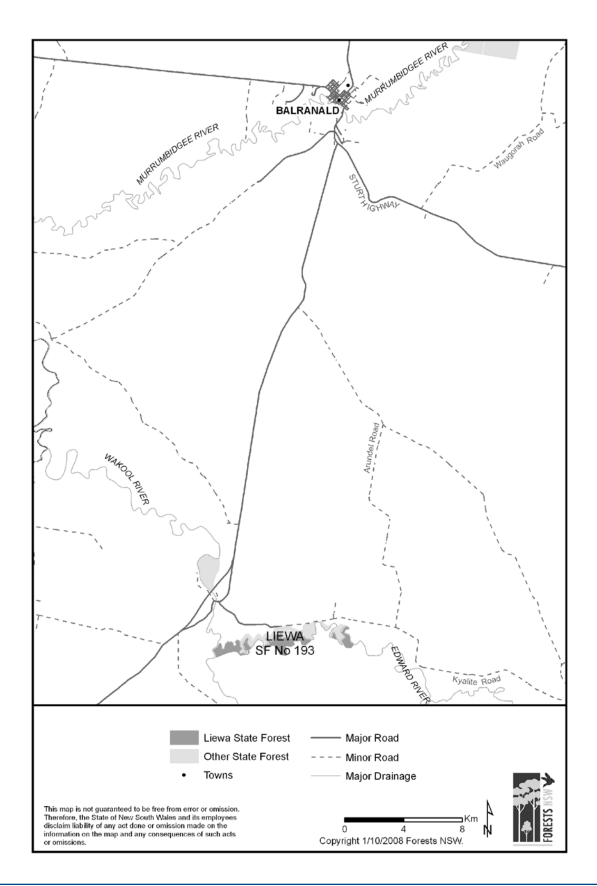
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

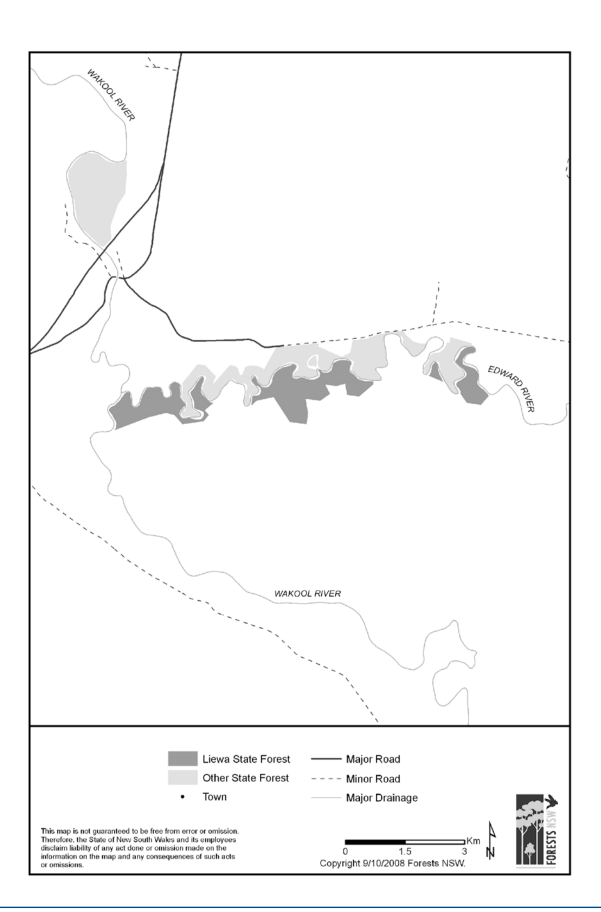
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mallee Cliffs State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mallee Cliffs State Forest

Mallee Cliffs State Forest is located approximately 64km south east of the township of Wentworth. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mallee Cliffs State Forest area: 10098 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

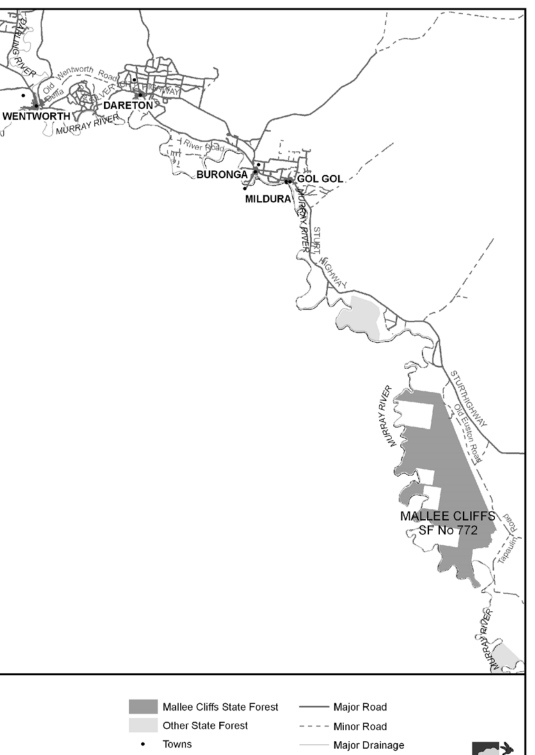
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

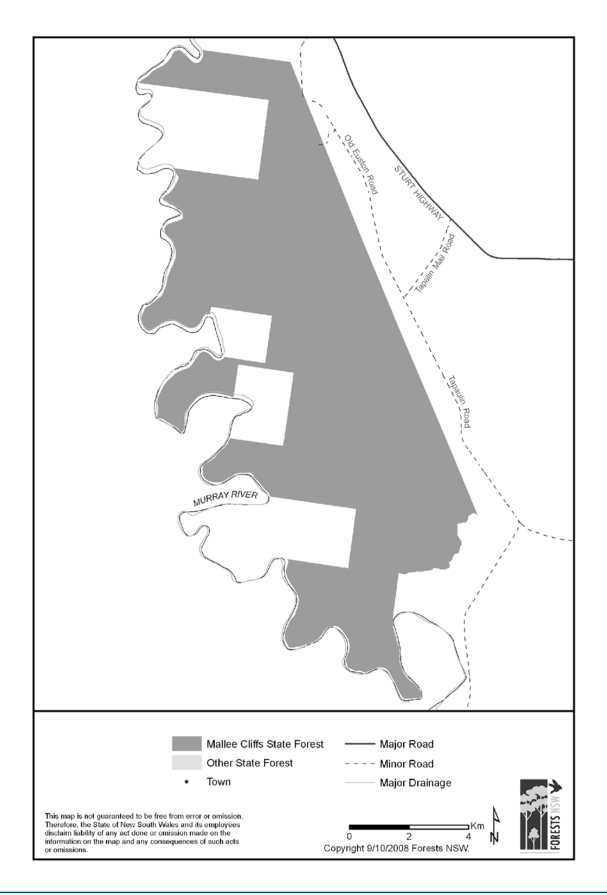
Dated this 15th of October 2008

А

APPENDIX A Locality



This map is not guaranteed to be free from error or omission. Therefore, the State of New South Wales and its employees disclaim liability of any act done or omission made on the information on the map and any consequences of such acts or omissions. ⊐Km 0 6.5 13 ψ Copyright 1/10/2008 Forests NSW.



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Manie State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Manie State Forest

Manie State Forest is located approximately 44km west of the township of Balranald. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Manie State Forest area: 4985 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

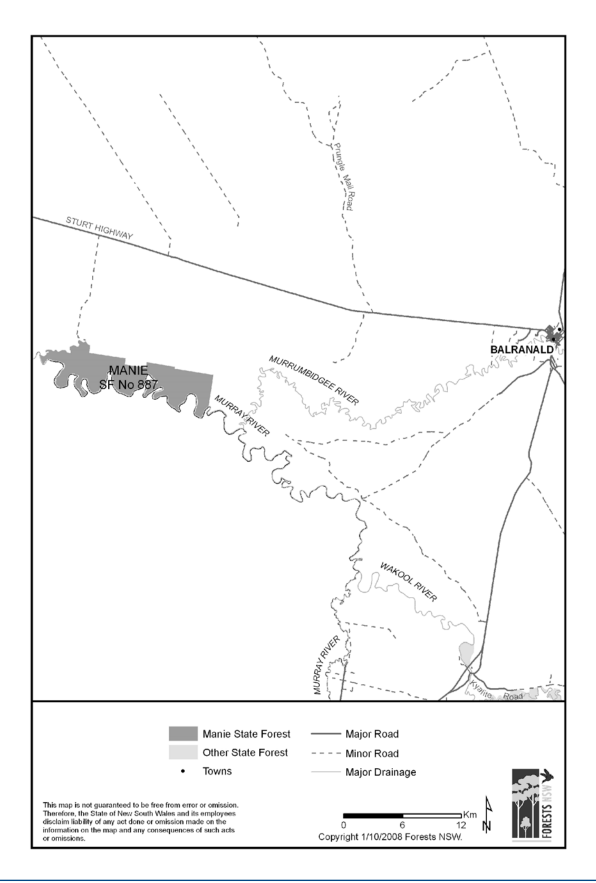
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

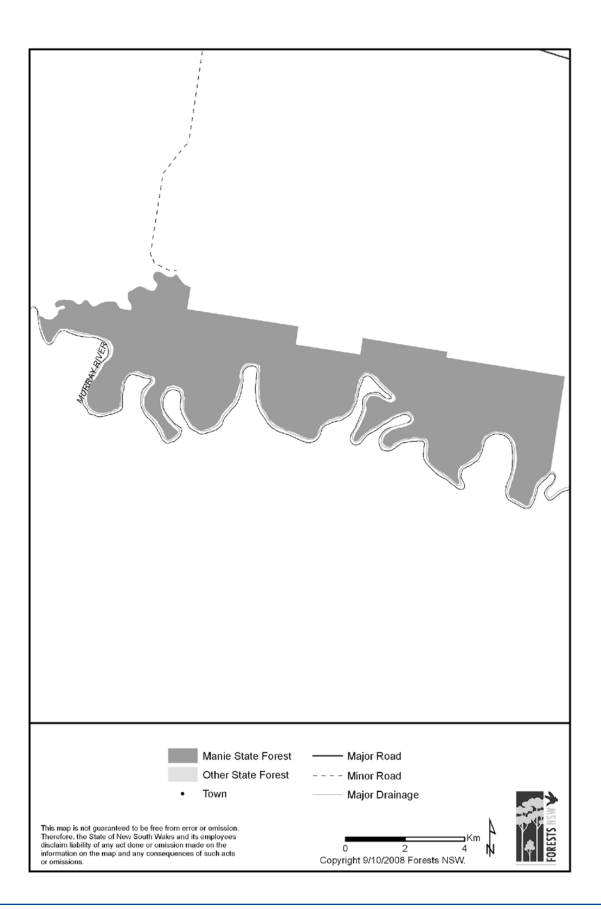
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mannus State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mannus State Forest

Mannus State Forest is located approximately 9km south of the township of Tumbarumba. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mannus State Forest area: 3746 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

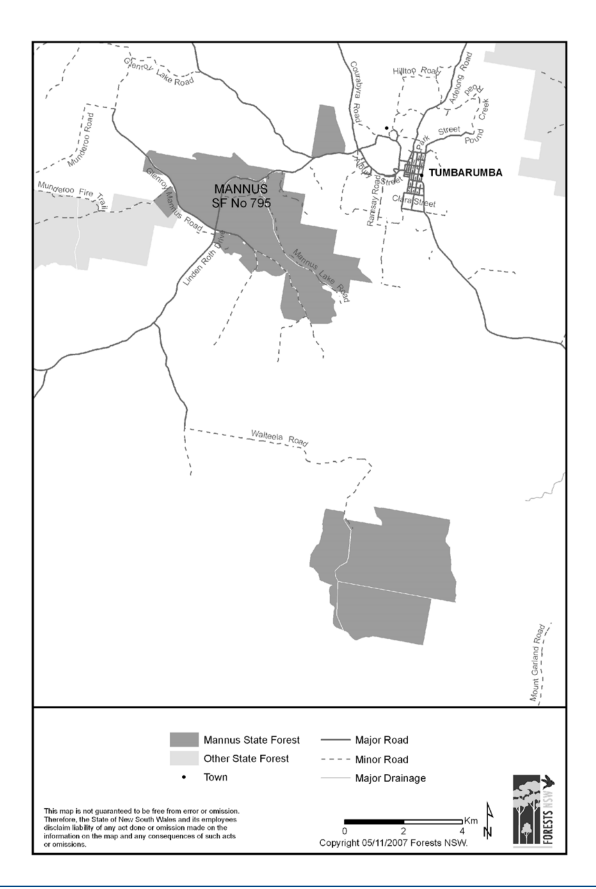
(b) Comply with all conditions in the written permission; and

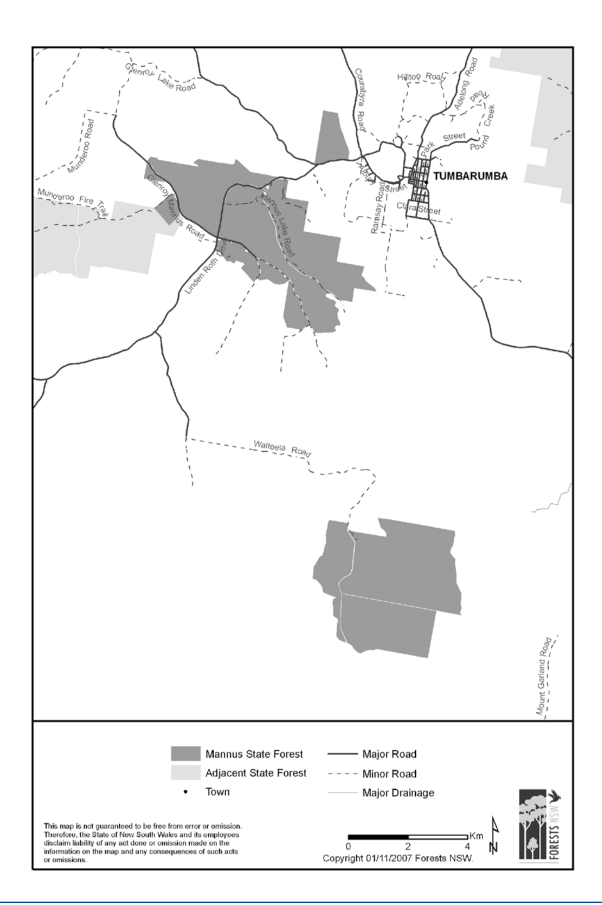
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10147





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mathoura State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mathoura State Forest

Mathoura State Forest is located approximately 31km south of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mathoura State Forest area: 0 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

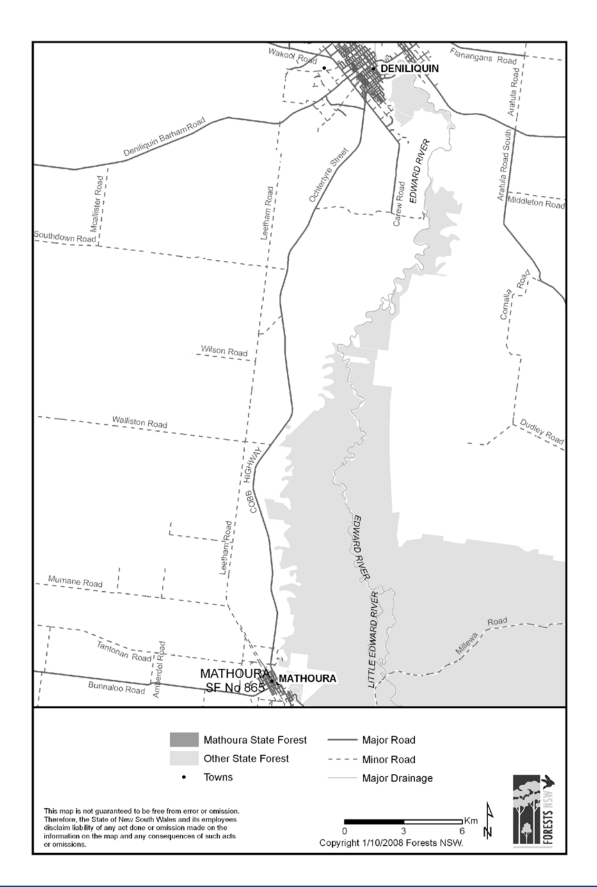
(b) Comply with all conditions in the written permission; and

(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

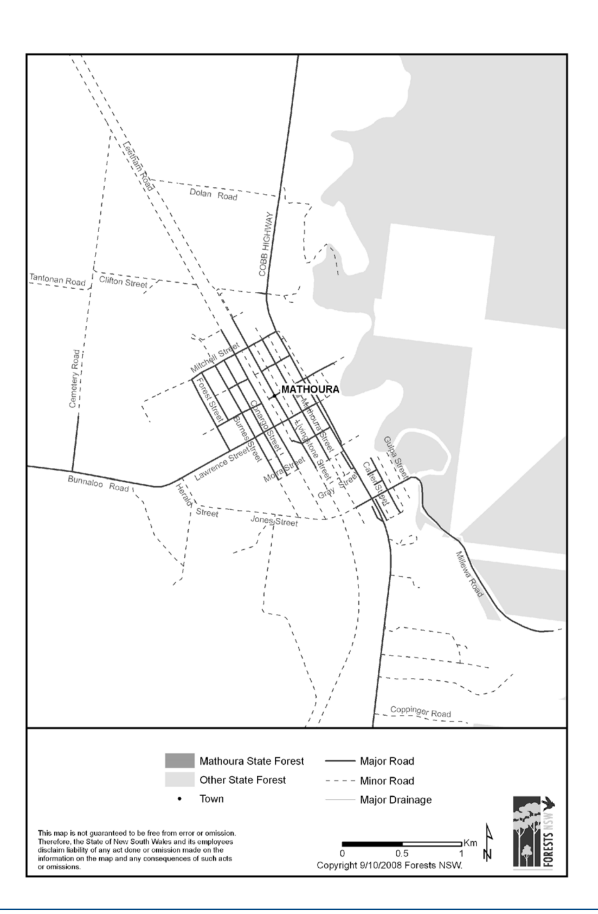
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Maude State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Maude State Forest

Maude State Forest is located approximately 48km west of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Maude State Forest area: 166 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

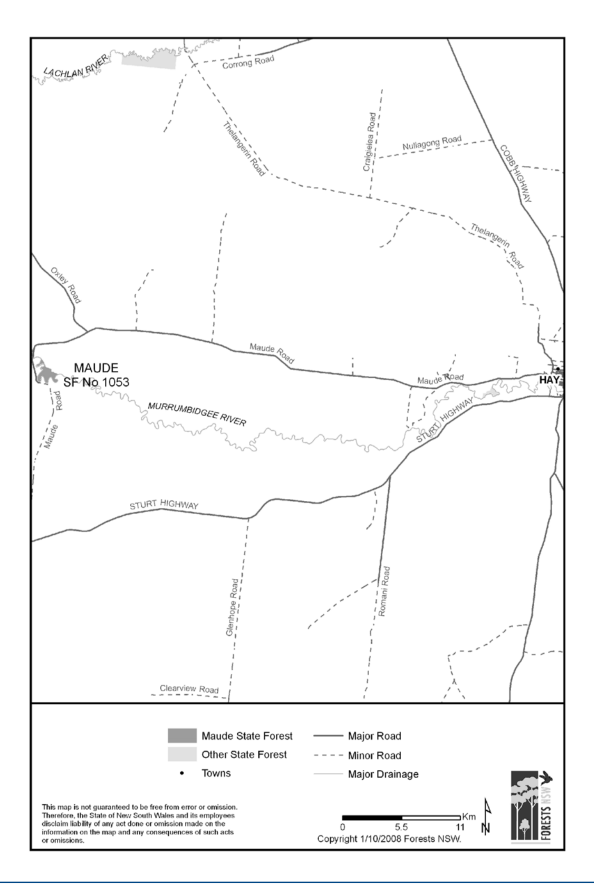
(b) Comply with all conditions in the written permission; and

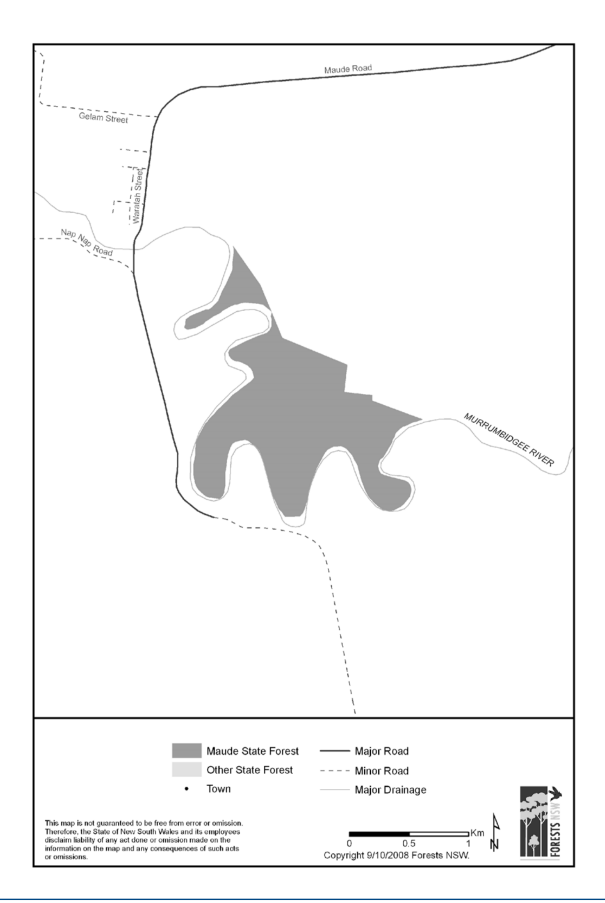
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10153





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mcfarlands State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mcfarlands State Forest

Mcfarlands State Forest is located approximately 47km north west of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mcfarlands State Forest area: 693 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

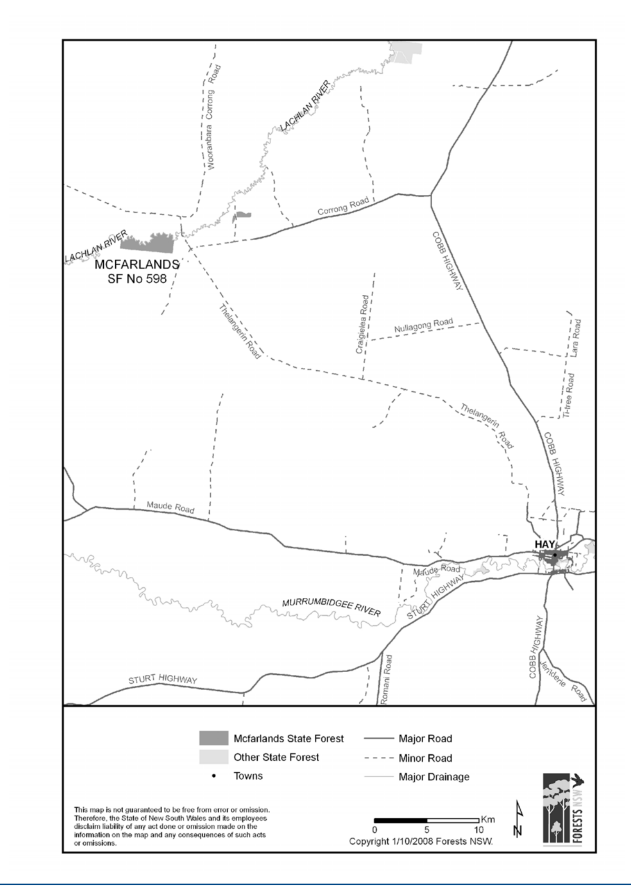
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

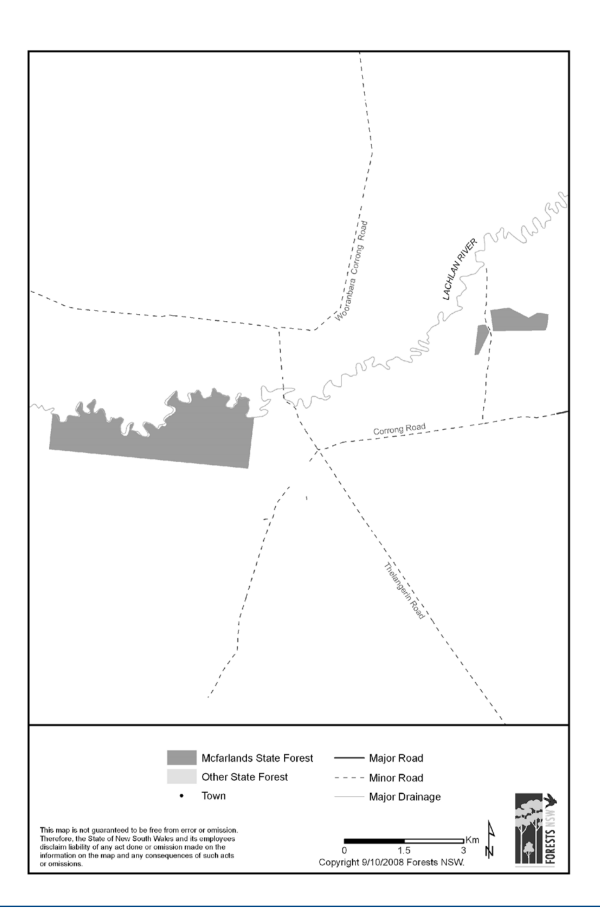
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mia 1 State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mia 1 State Forest

Mia 1 State Forest is located approximately 13km north west of the township of Narrandera. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mia 1 State Forest area: 3173 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

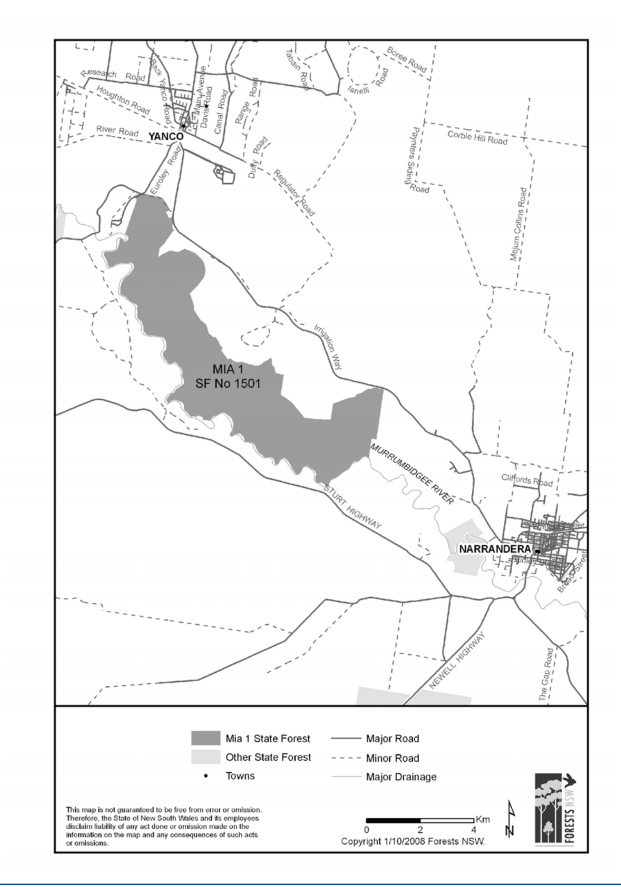
(b) Comply with all conditions in the written permission; and

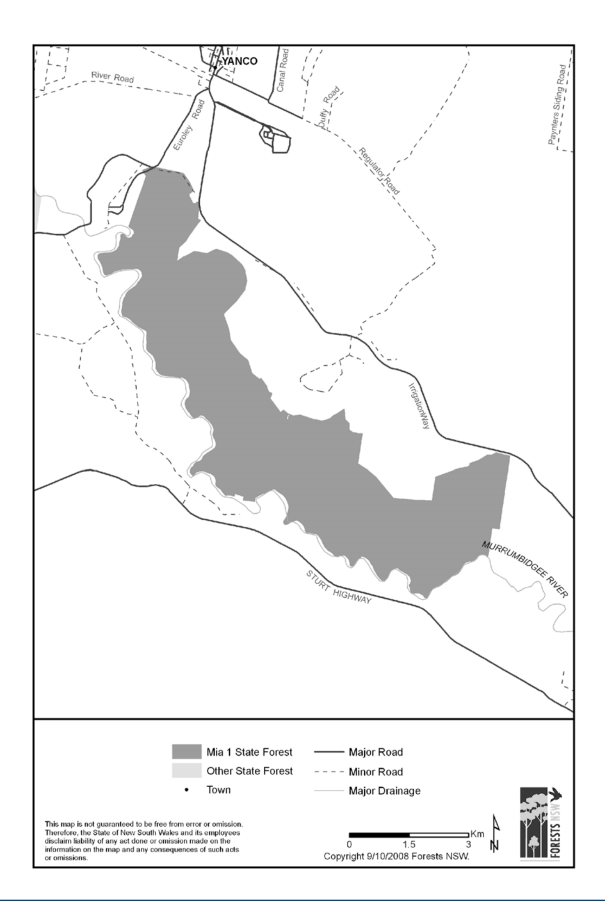
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10159





NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mia 11 State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mia 11 State Forest

Mia 11 State Forest is located approximately 11km south west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mia 11 State Forest area: 2525 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

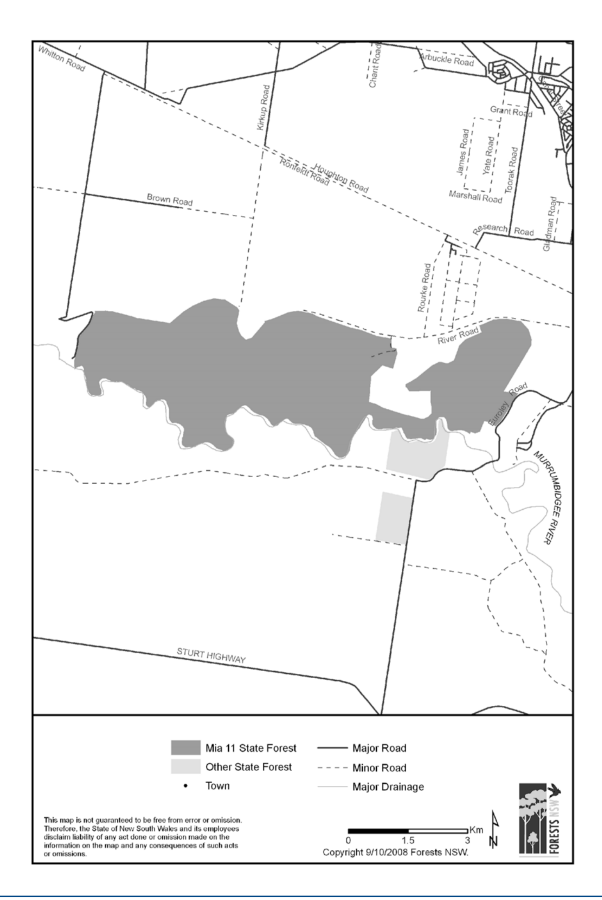
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mia 111 State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mia 111 State Forest

Mia 111 State Forest is located approximately 20km west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mia 111 State Forest area: 750 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

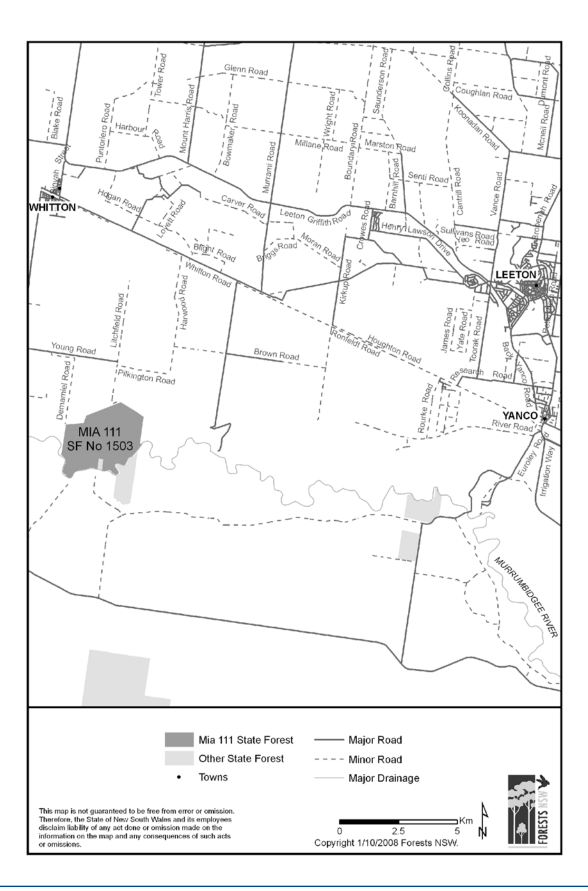
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

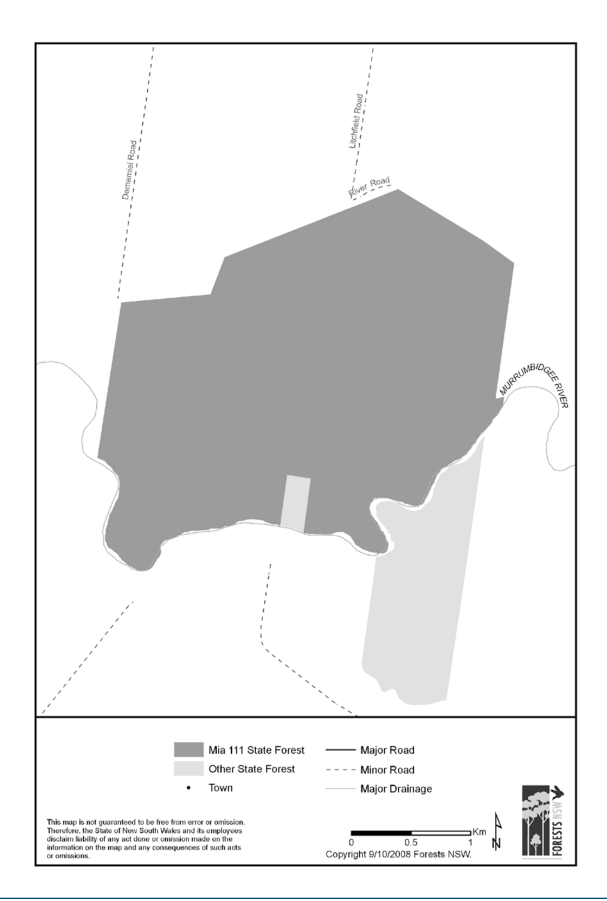
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Millewa State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Millewa State Forest

Millewa State Forest is located approximately 33km south east of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Millewa State Forest area: 20968 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

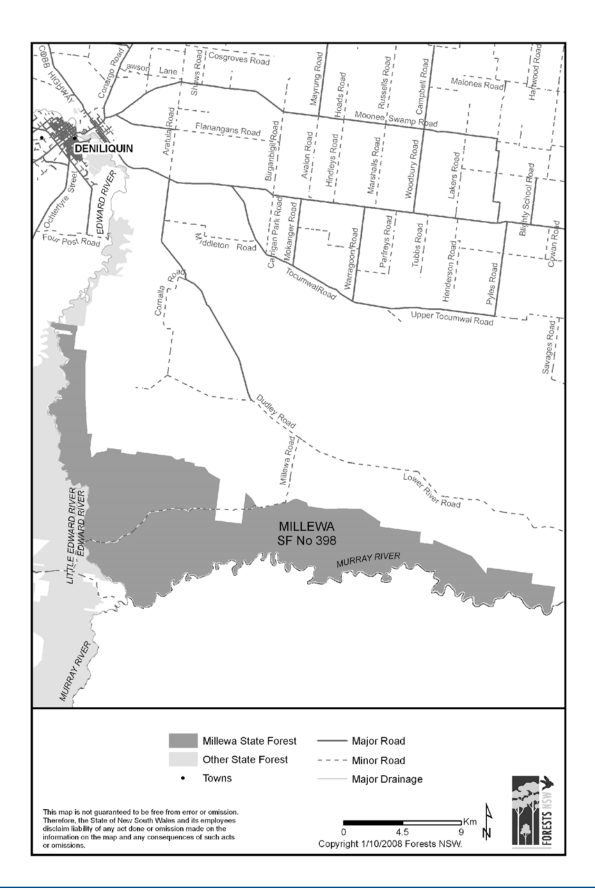
(b) Comply with all conditions in the written permission; and

(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

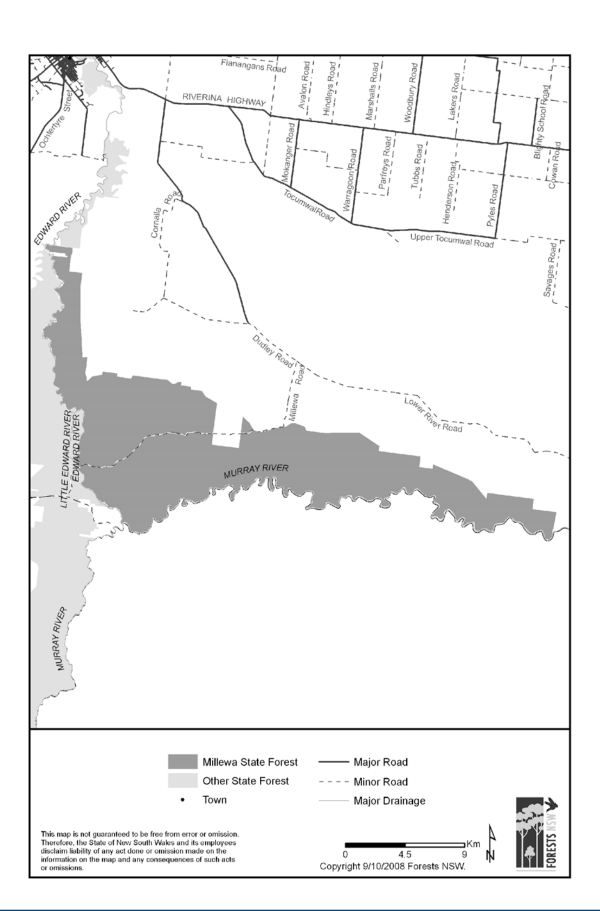
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Moama State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Moama State Forest

Moama State Forest is located approximately 7km north west of the township of Echuca-Moama(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Moama State Forest area: 37 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

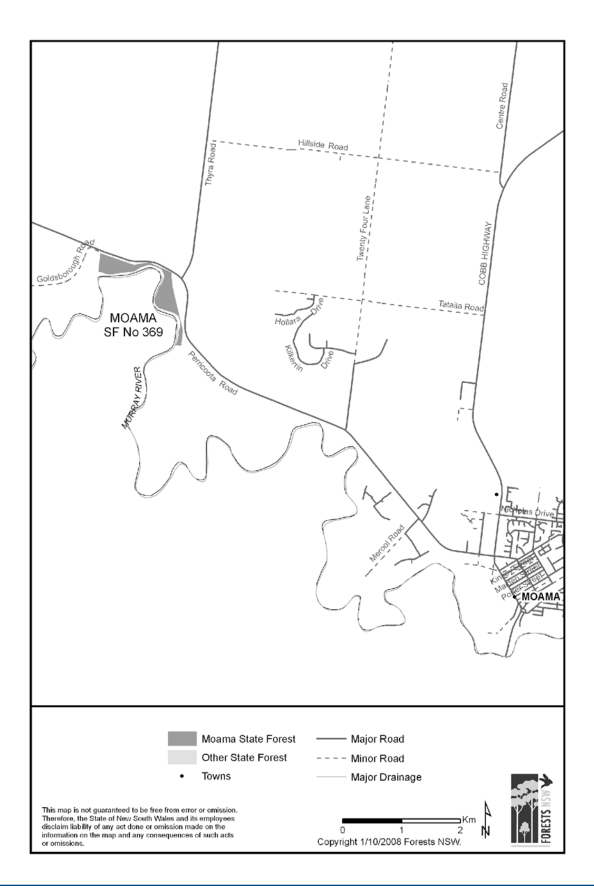
(b) Comply with all conditions in the written permission; and

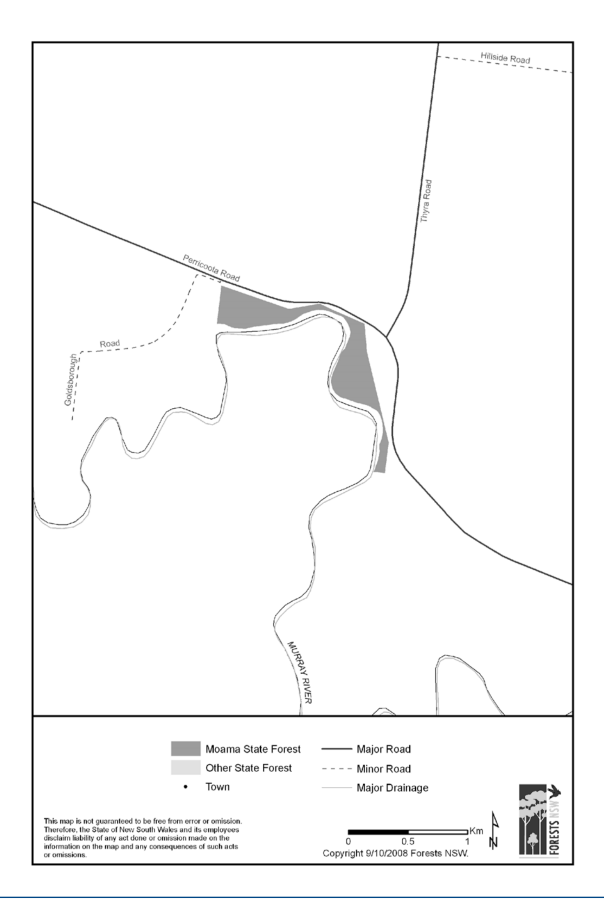
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

 $\boldsymbol{10171}$





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Moira State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Moira State Forest

Moira State Forest is located approximately 26km north east of the township of Echuca-Moama(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Moira State Forest area: 10535 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

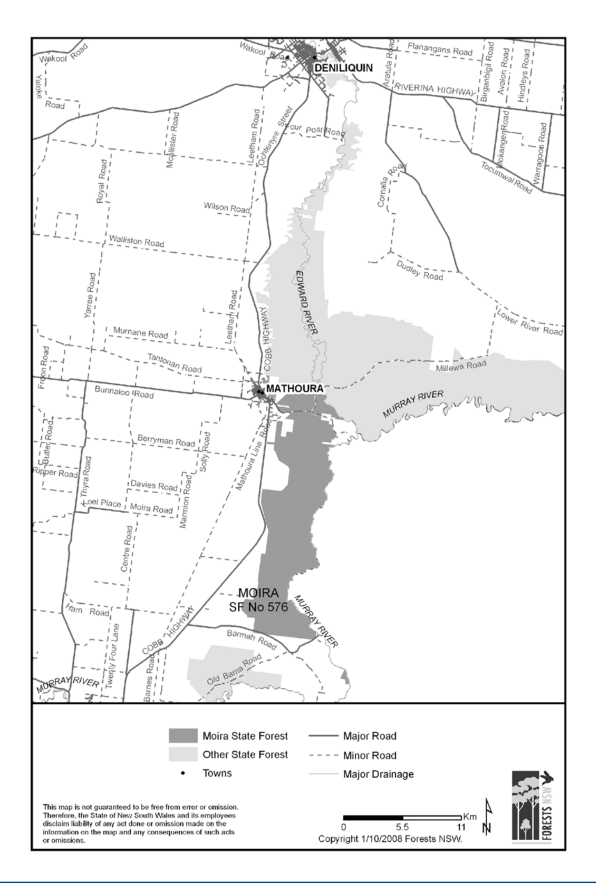
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

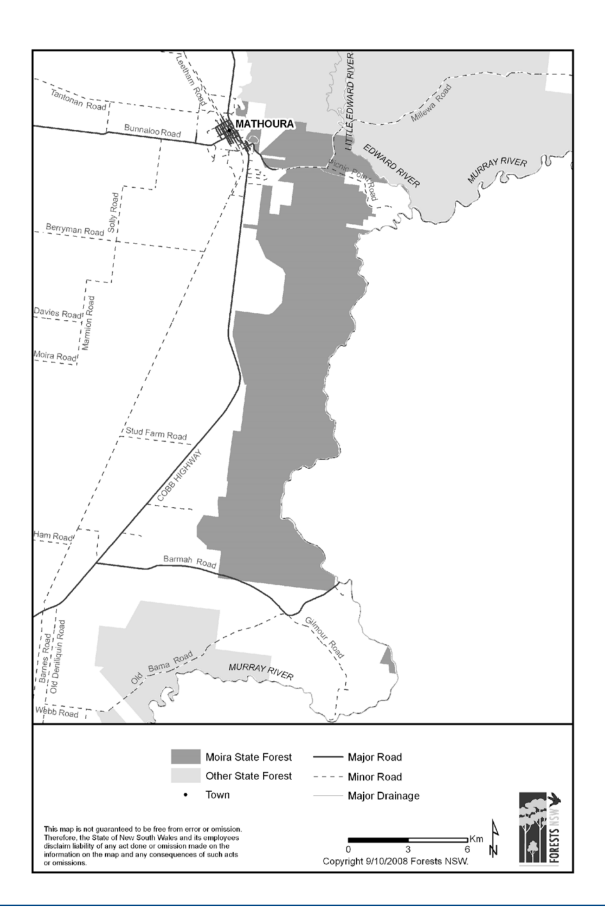
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Moon Moon State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Moon Moon State Forest

Moon Moon State Forest is located approximately 49km south west of the township of Hillston. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Moon Moon State Forest area: 507 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

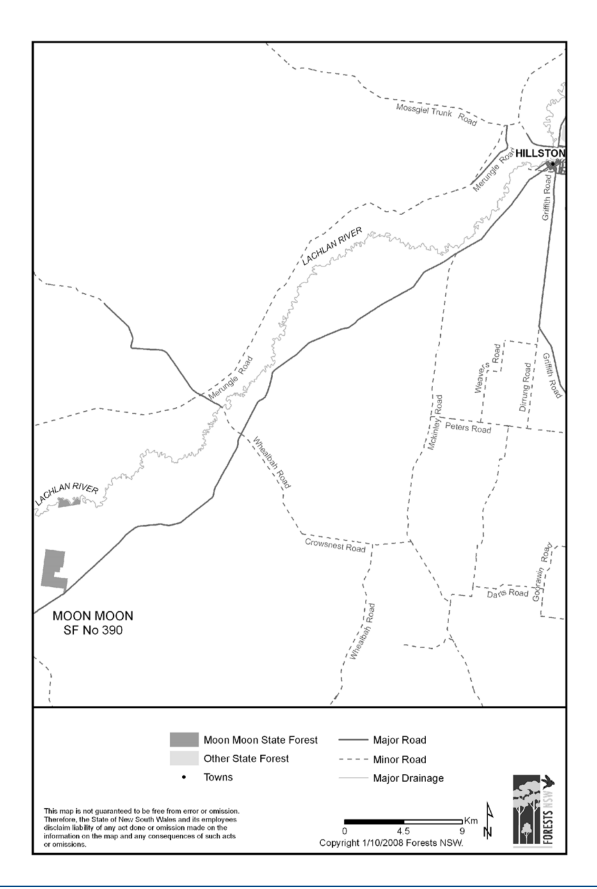
(b) Comply with all conditions in the written permission; and

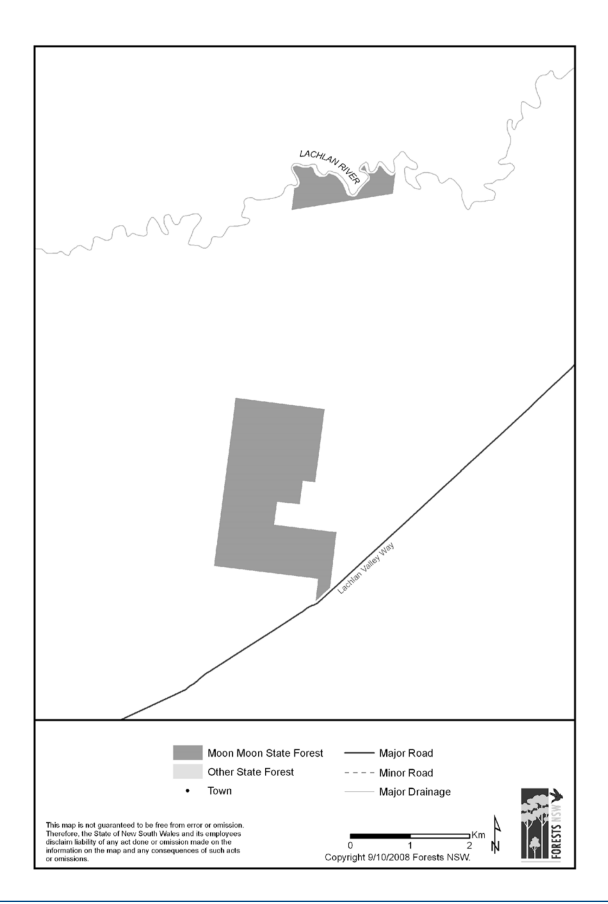
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10177





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Moorna State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Moorna State Forest

Moorna State Forest is located approximately 33km west of the township of Wentworth. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Moorna State Forest area: 3268 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

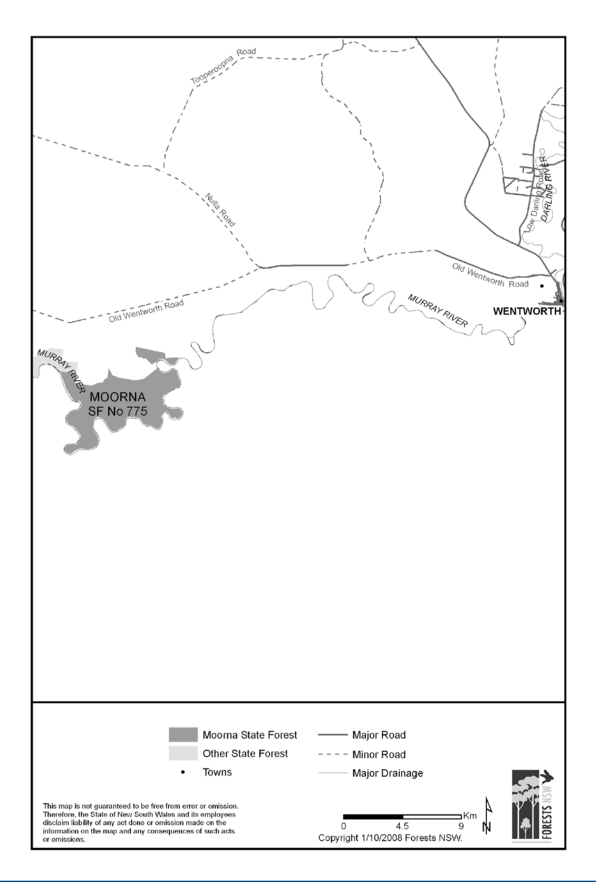
(b) Comply with all conditions in the written permission; and

(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

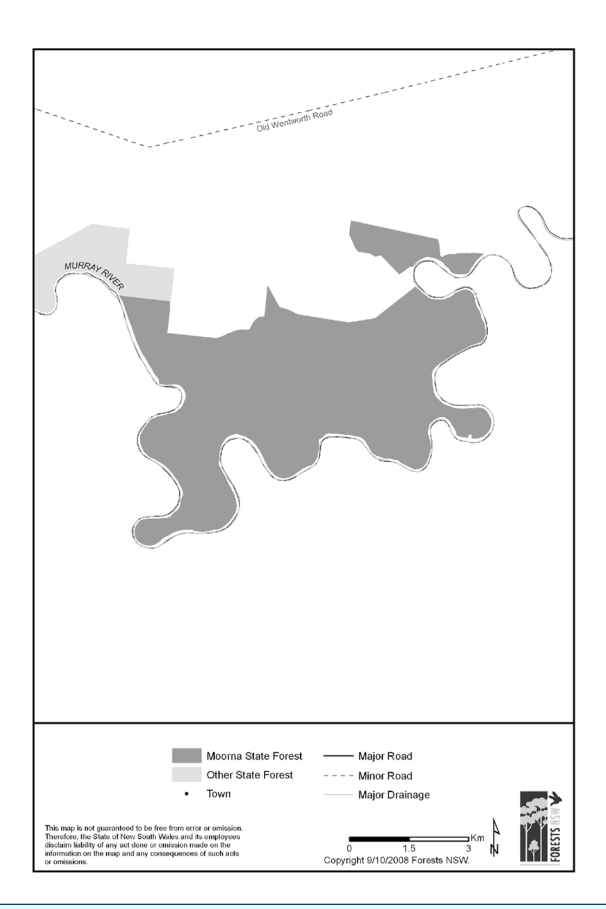
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008

APPENDIX A Locality



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Morago I State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Morago I State Forest

Morago I State Forest is located approximately 33km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Morago I State Forest area: 96 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

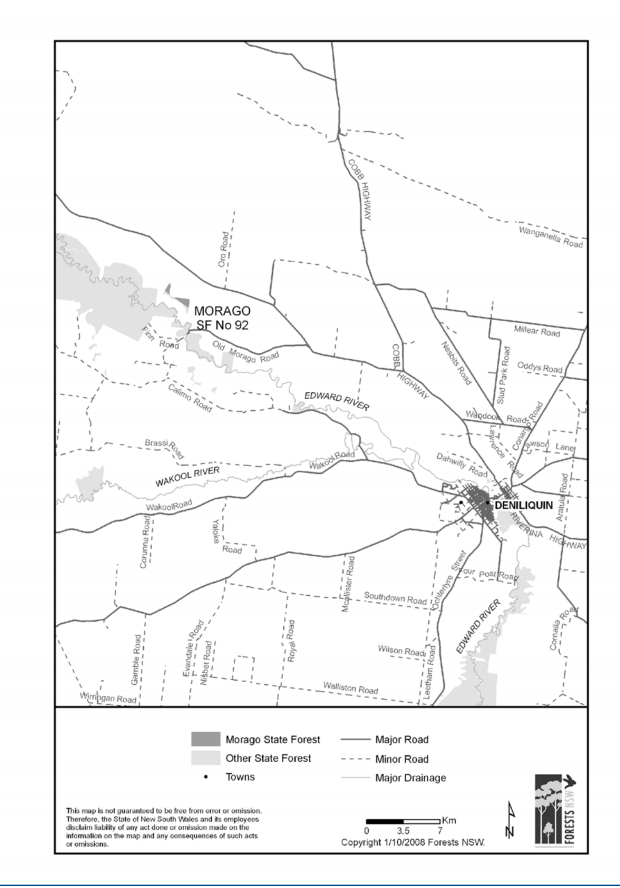
(b) Comply with all conditions in the written permission; and

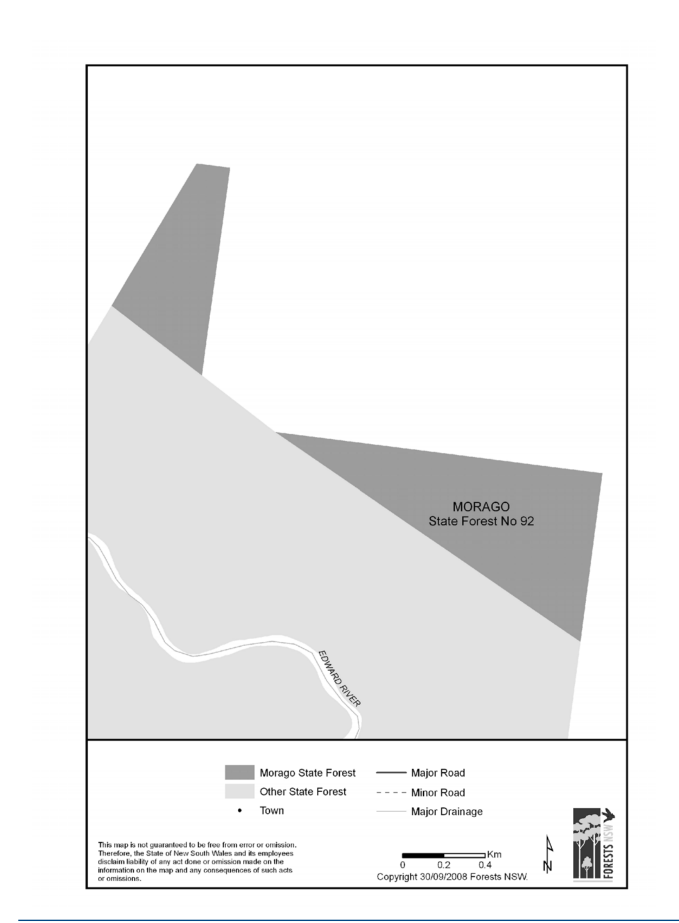
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10183





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Morago II State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Morago II State Forest

Morago II State Forest is located approximately 33km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Morago II State Forest area: 57 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

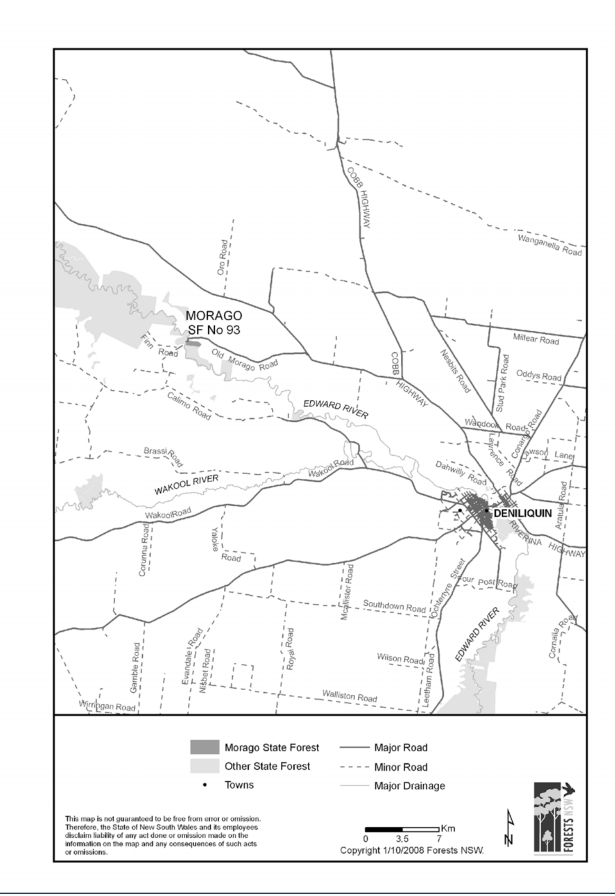
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

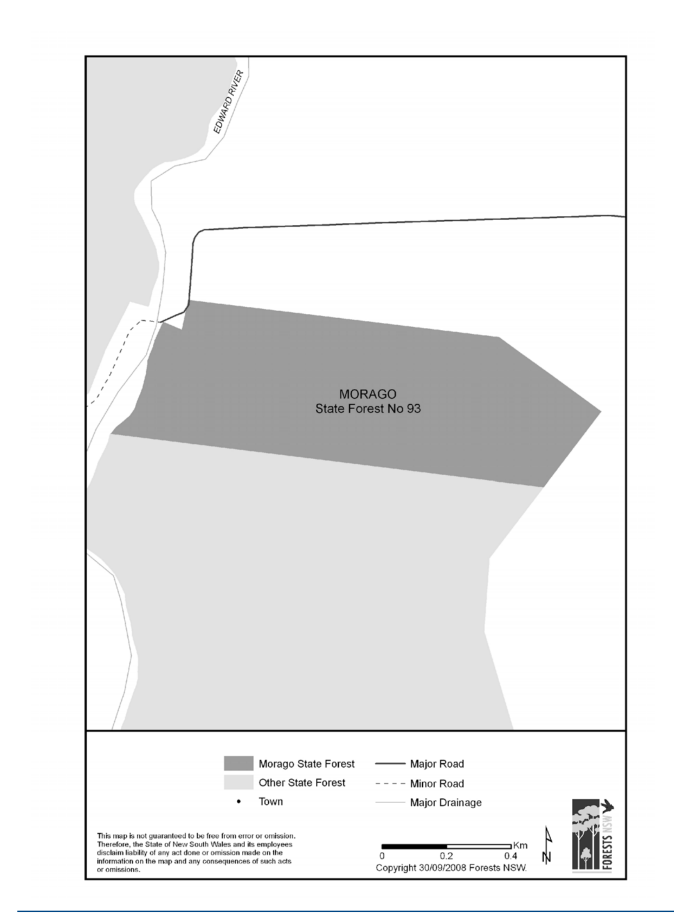
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Morago III State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Morago III State Forest

Morago III State Forest is located approximately 33km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Morago III State Forest area: 501 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

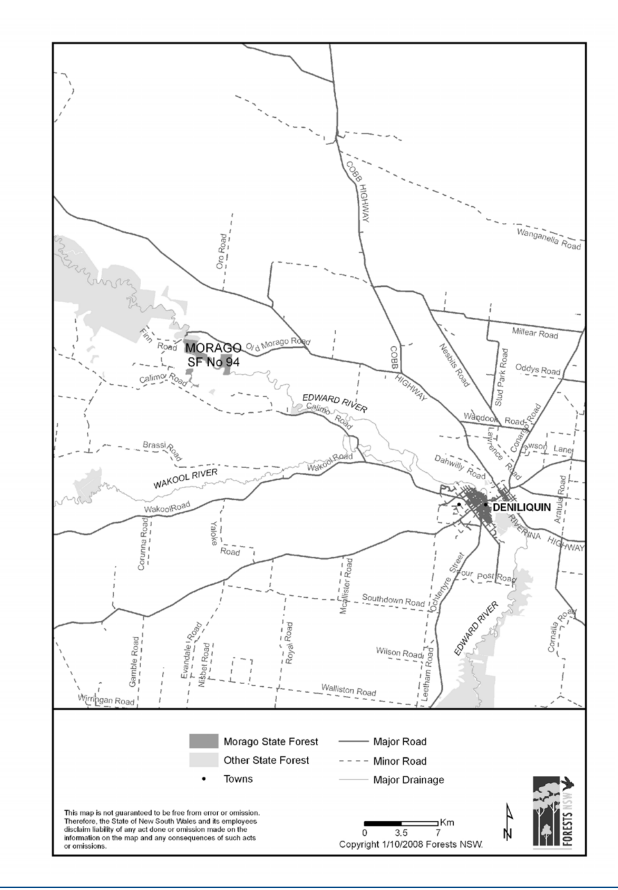
(b) Comply with all conditions in the written permission; and

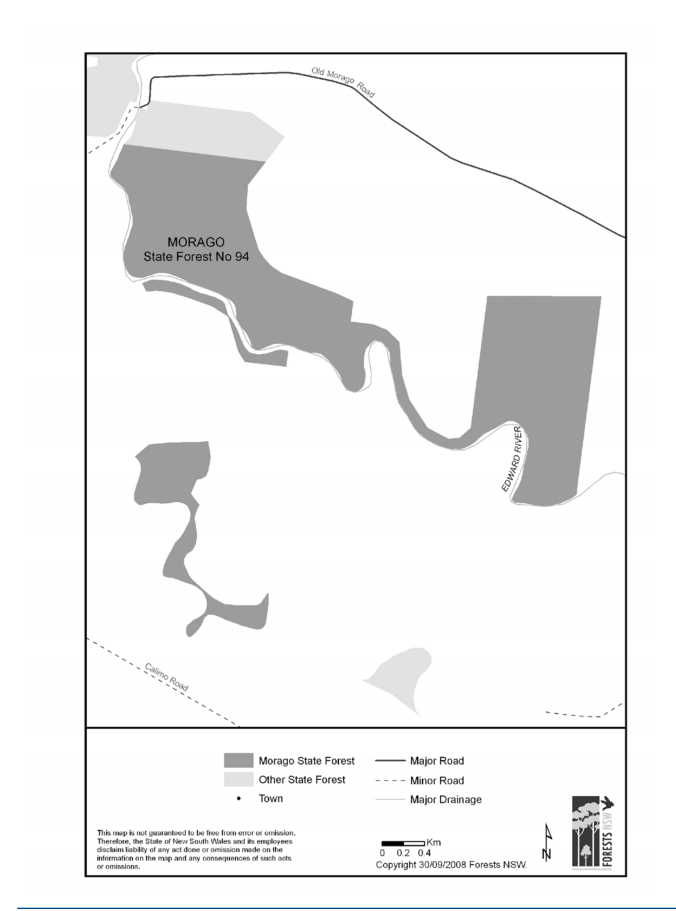
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10189





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Morago IV State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Morago IV State Forest

Morago IV State Forest is located approximately 33km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Morago IV State Forest area: 334 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

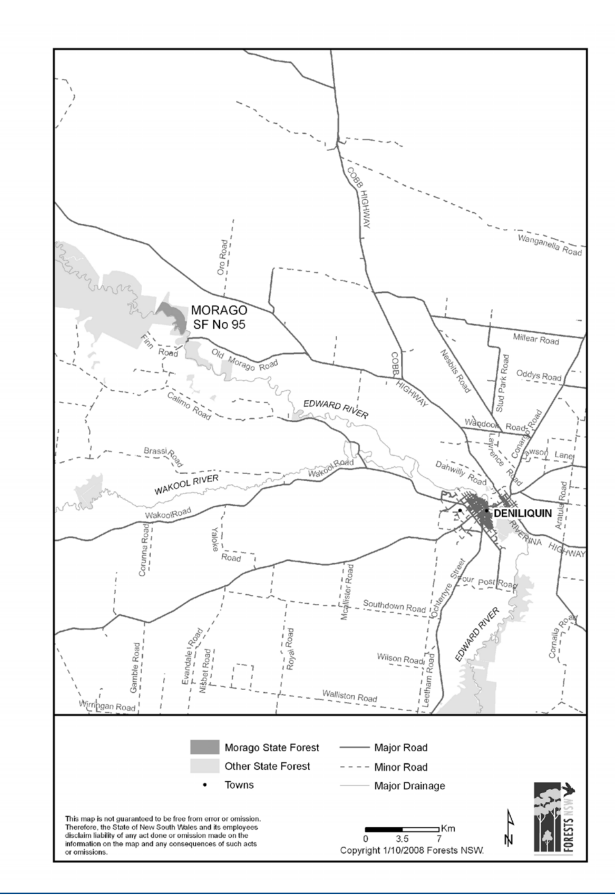
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(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 Animal Control Act 2002.

Dated this 15th of October 2008



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Morago V State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Morago V State Forest

Morago V State Forest is located approximately 33km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Morago V State Forest area: 21 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

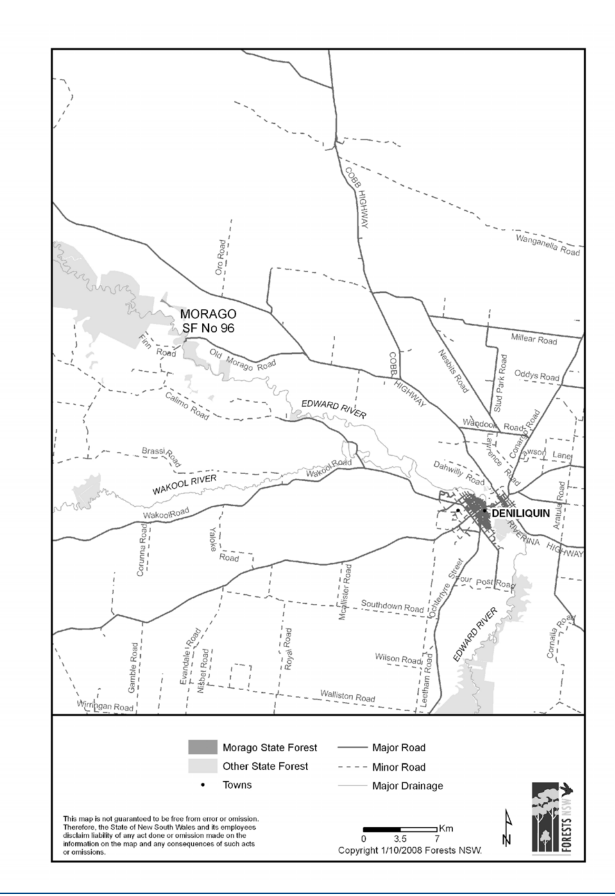
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

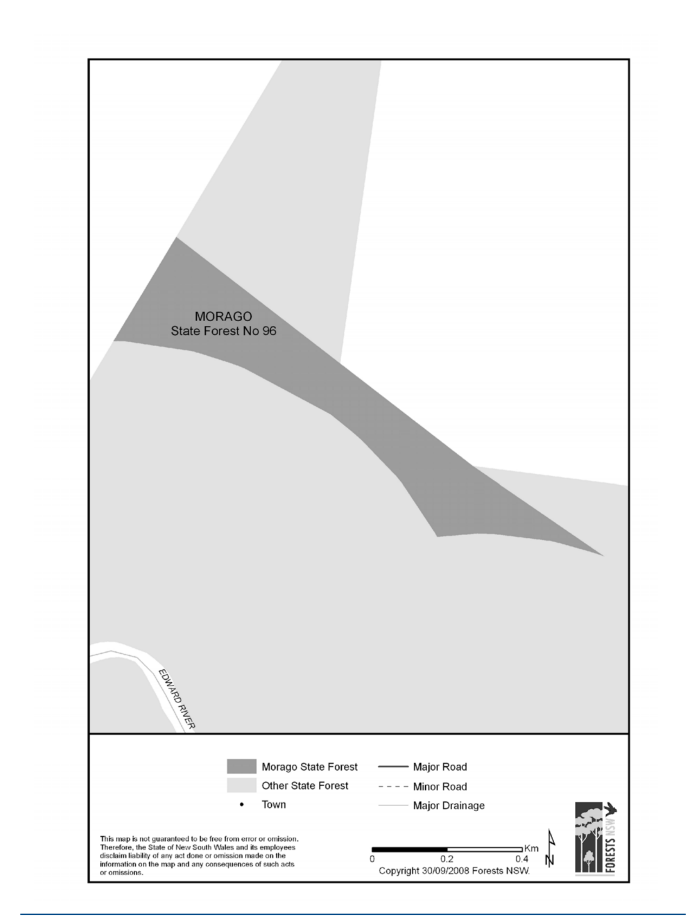
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Morago VI State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Morago VI State Forest

Morago VI State Forest is located approximately 33km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Morago VI State Forest area: 20 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

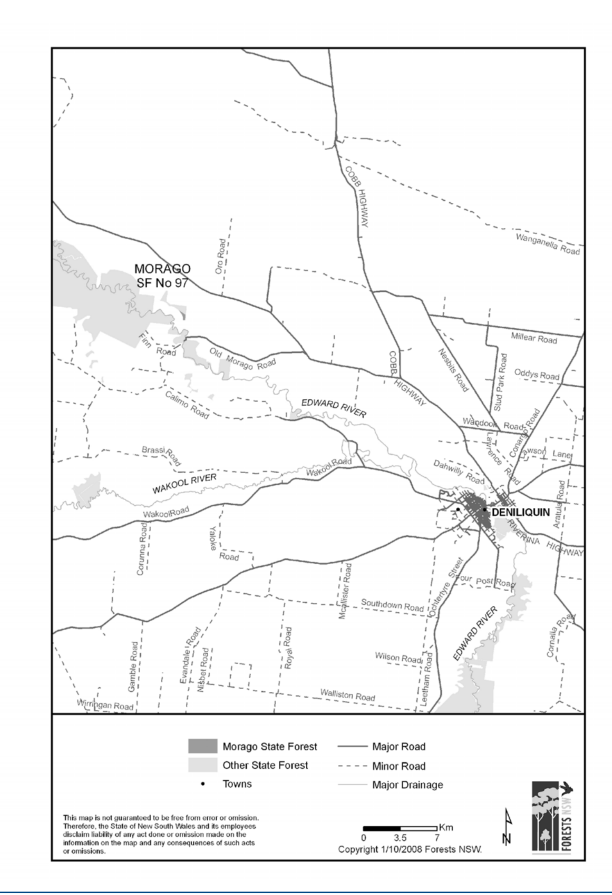
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

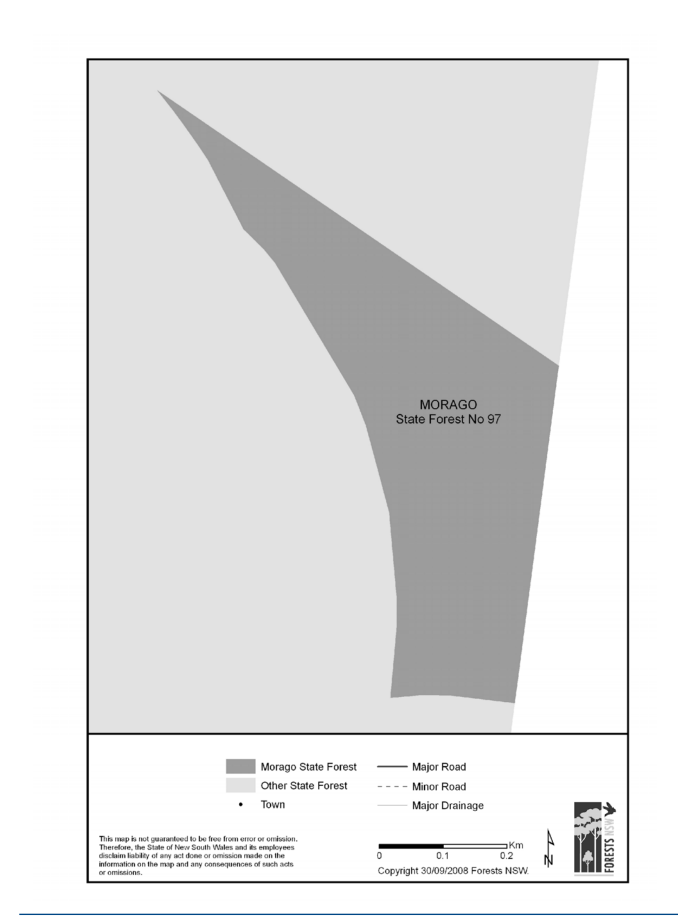
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mulwala State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Mulwala State Forest

Mulwala State Forest is located approximately 4km west of the township of Yarrawonga-Mulwala(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mulwala State Forest area: 498 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

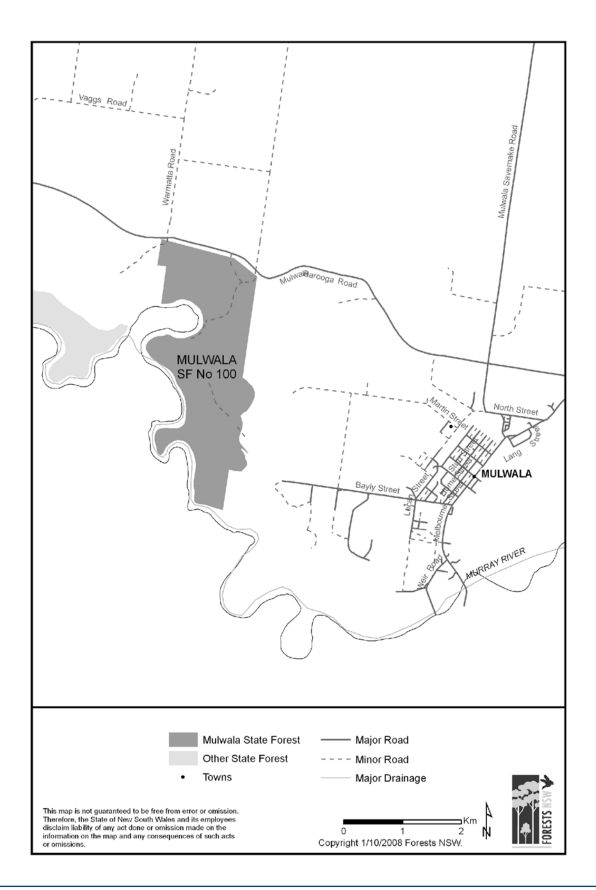
(b) Comply with all conditions in the written permission; and

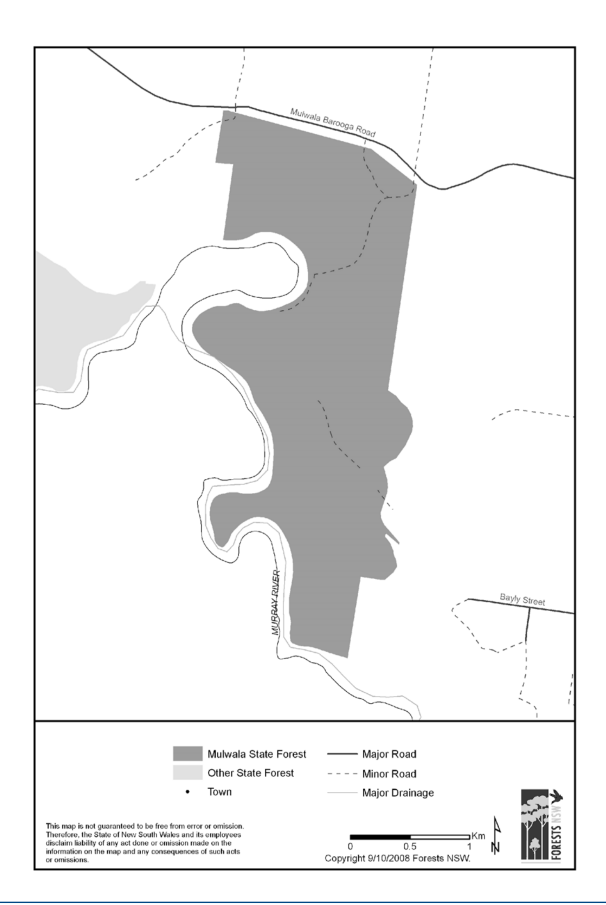
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

 $\boldsymbol{10201}$





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Murrumbidgee State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Murrumbidgee State Forest

Murrumbidgee State Forest is located approximately 20km south west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Murrumbidgee State Forest area: 8 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

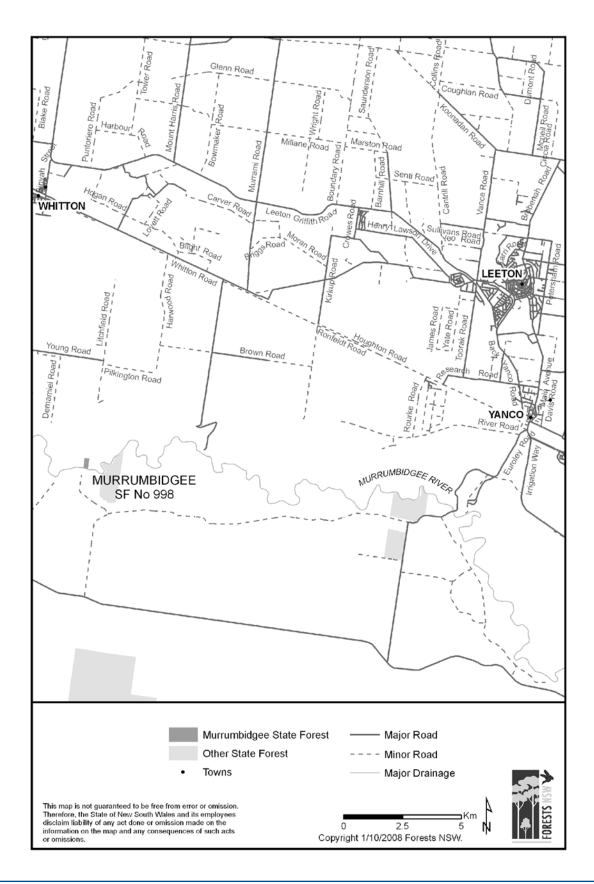
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

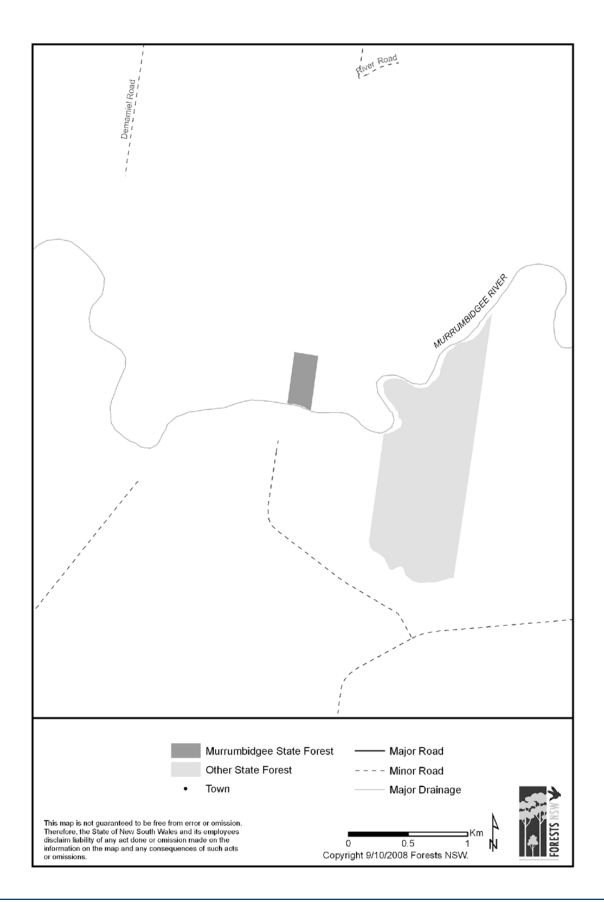
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Native Dog State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Native Dog State Forest

Native Dog State Forest is located approximately 14km west of the township of Tocumwal. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Native Dog State Forest area: 43 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

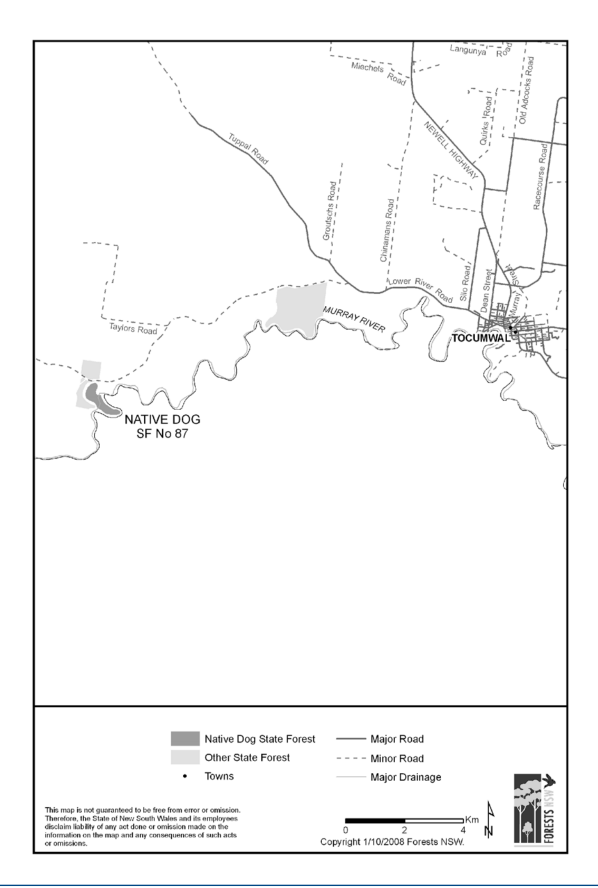
(b) Comply with all conditions in the written permission; and

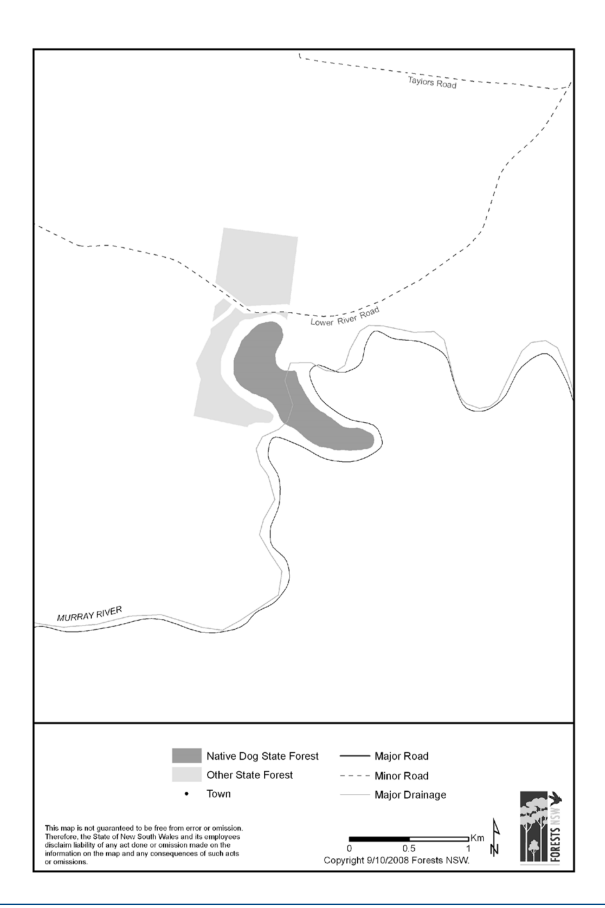
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10207





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Niemur State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Niemur State Forest

Niemur State Forest is located approximately 41km north of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Niemur State Forest area: 1611 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

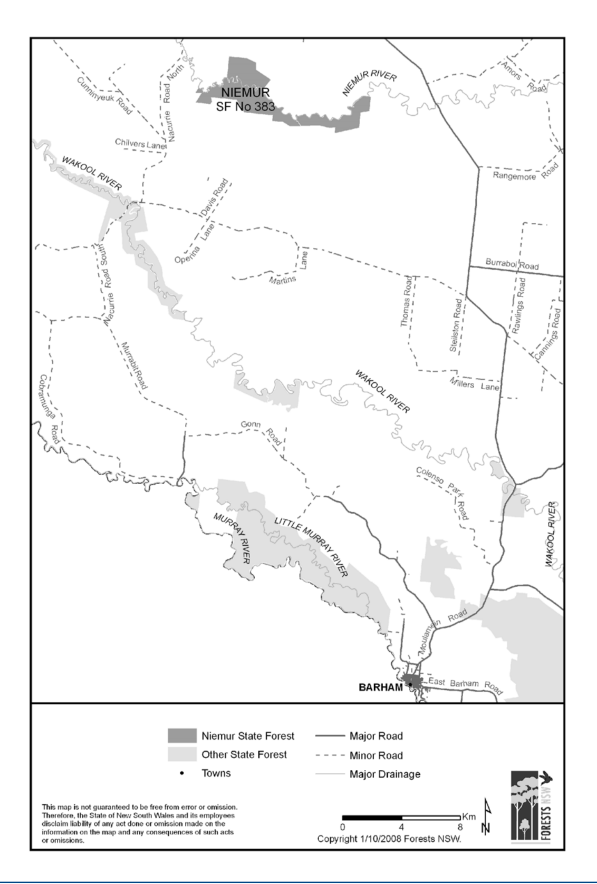
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

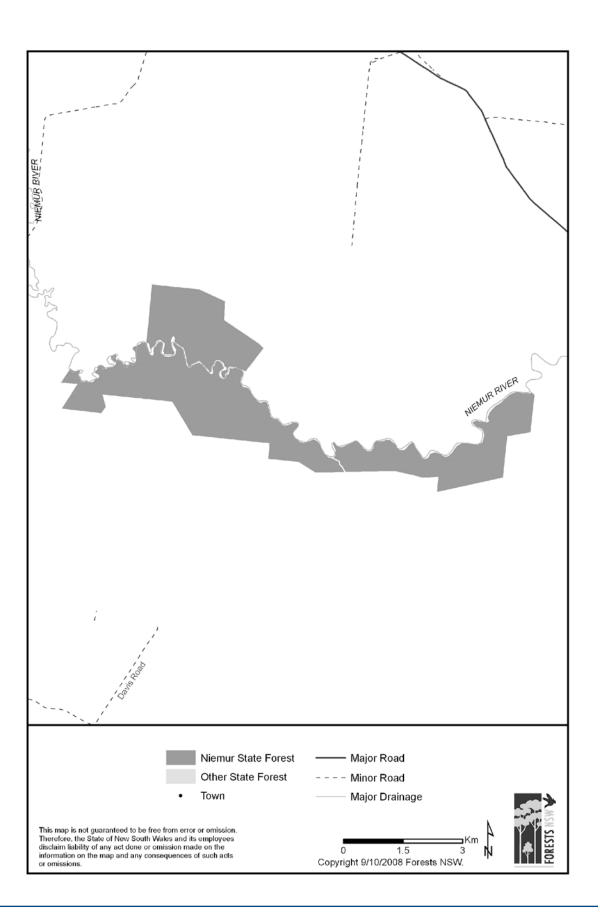
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Noorong State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Noorong State Forest

Noorong State Forest is located approximately 32km north west of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Noorong State Forest area: 1725 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

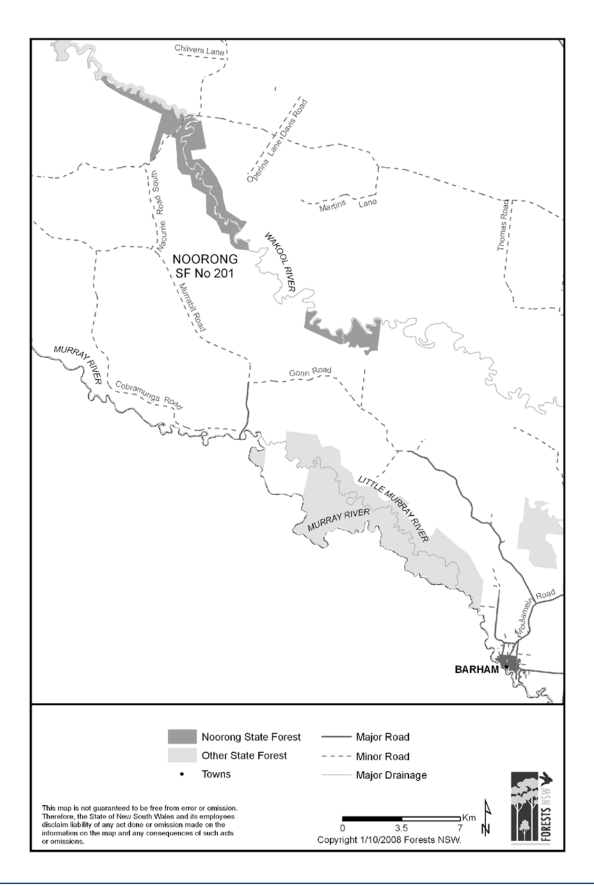
(b) Comply with all conditions in the written permission; and

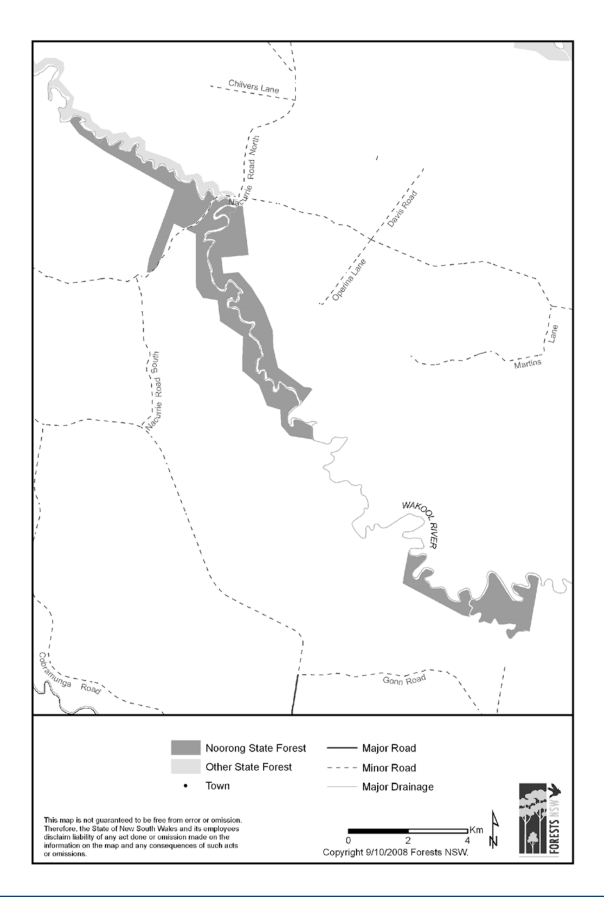
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10213





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Oxley State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Oxley State Forest

Oxley State Forest is located approximately 73km north west of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Oxley State Forest area: 1233 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

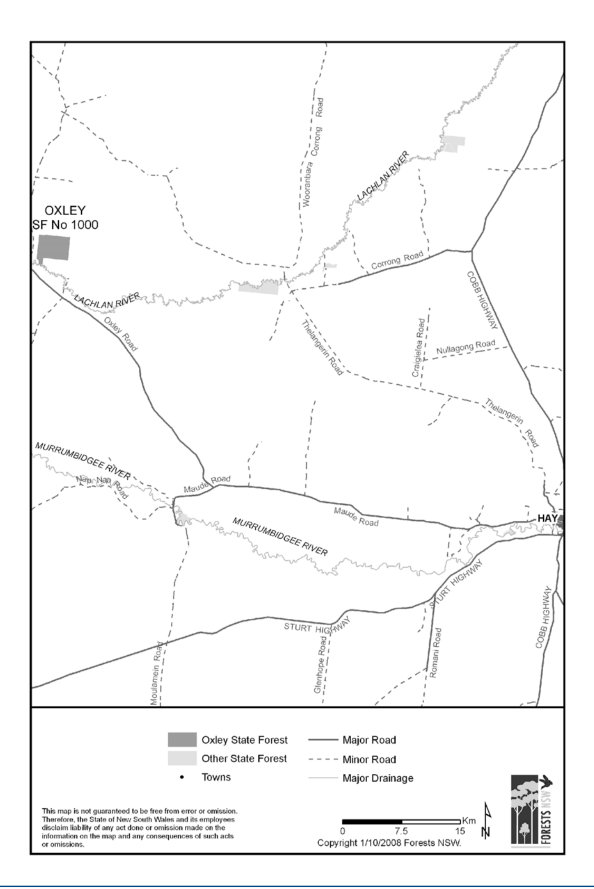
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

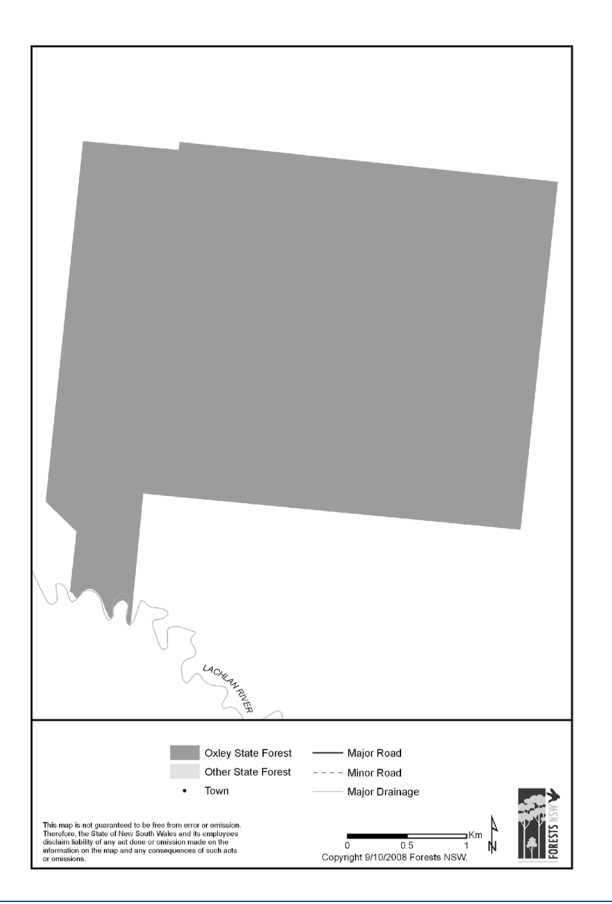
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Pembelgong State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Pembelgong State Forest

Pembelgong State Forest is located approximately 25km east of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pembelgong State Forest area: 50 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

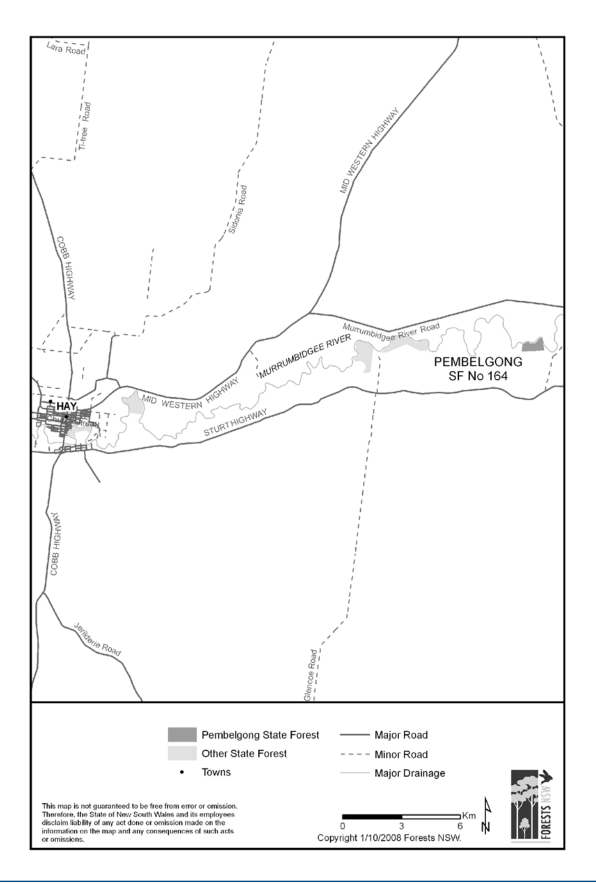
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

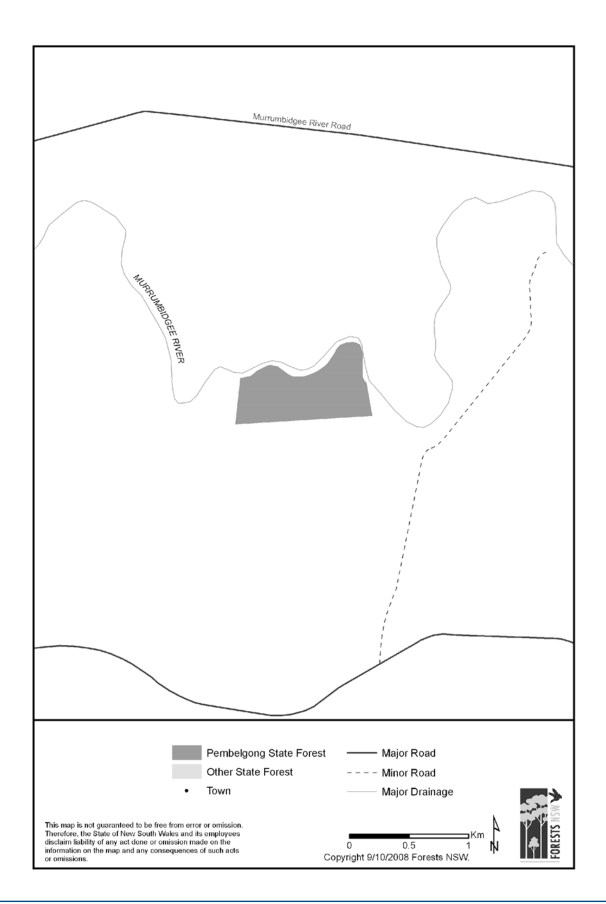
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Perricoota State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Perricoota State Forest

Perricoota State Forest is located approximately 33km south east of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'B'. Perricoota State Forest area: 16824 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

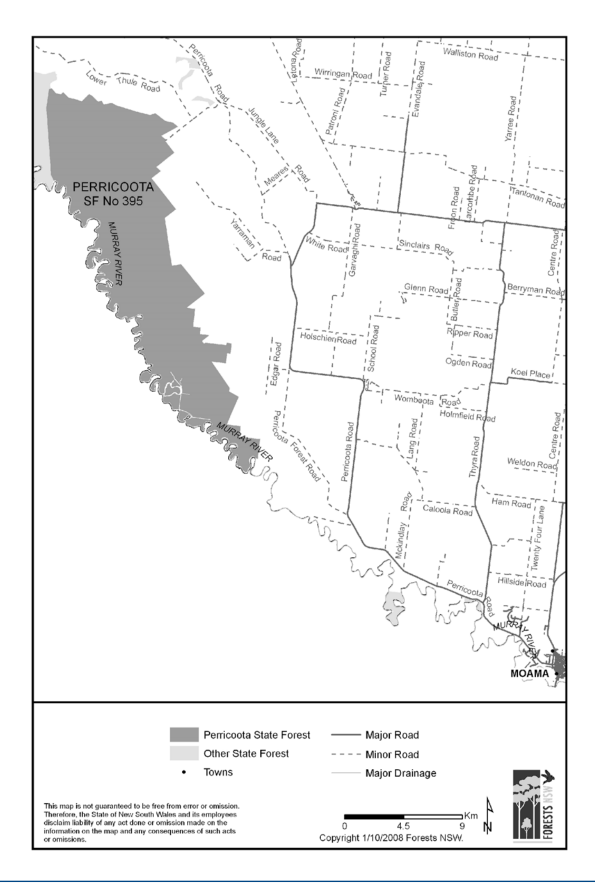
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

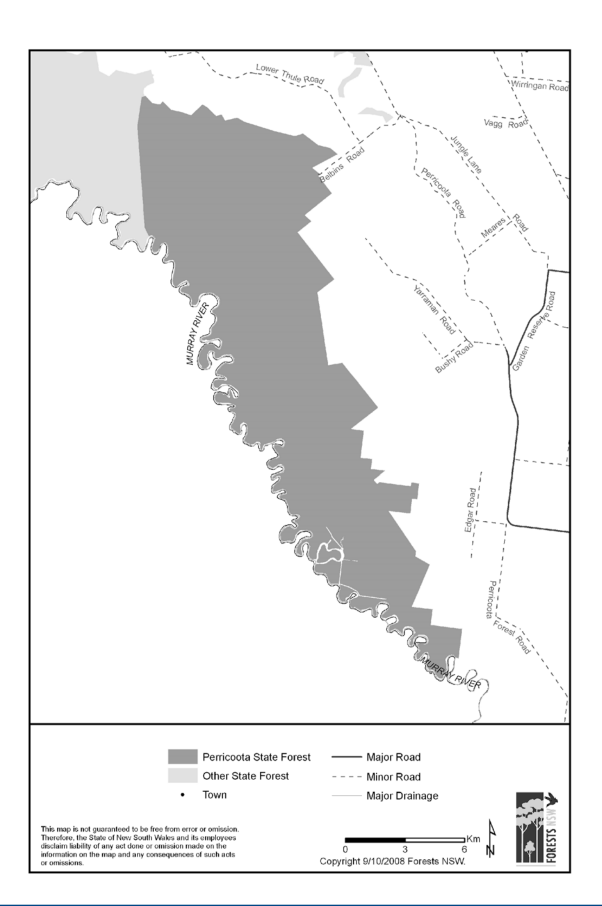
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Puckawidgee State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Puckawidgee State Forest

Puckawidgee State Forest is located approximately 57km north east of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Puckawidgee State Forest area: 426 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

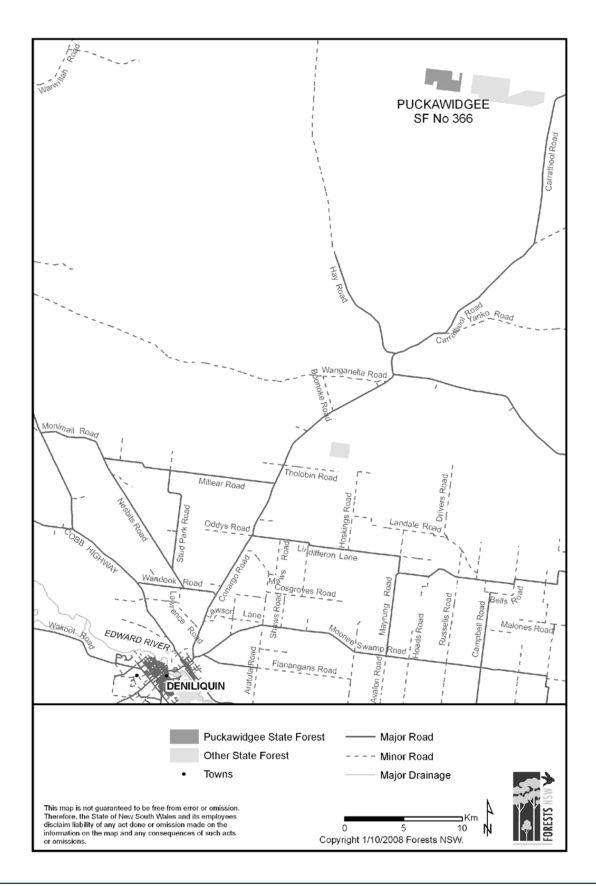
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

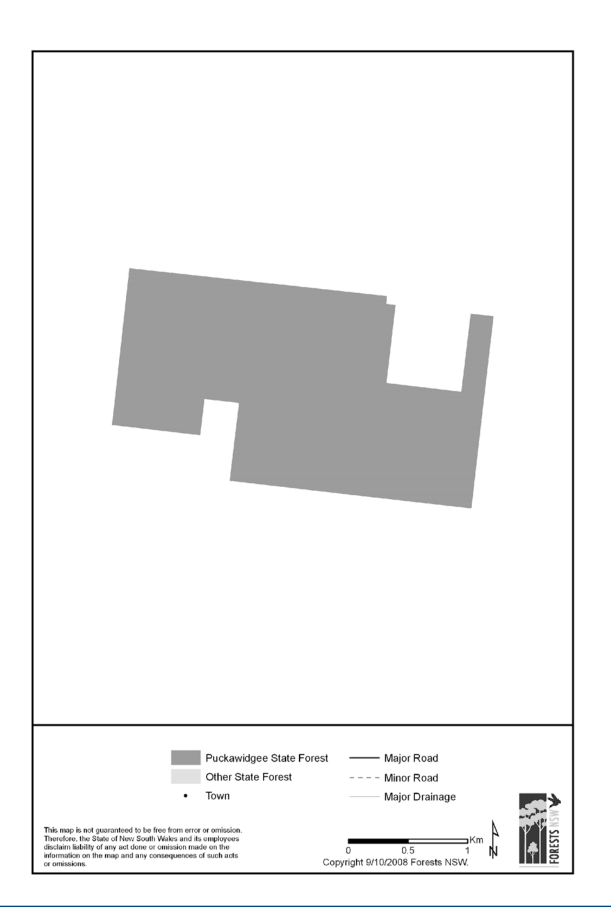
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Quandong State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Quandong State Forest

Quandong State Forest is located approximately 49km north of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Quandong State Forest area: 480 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

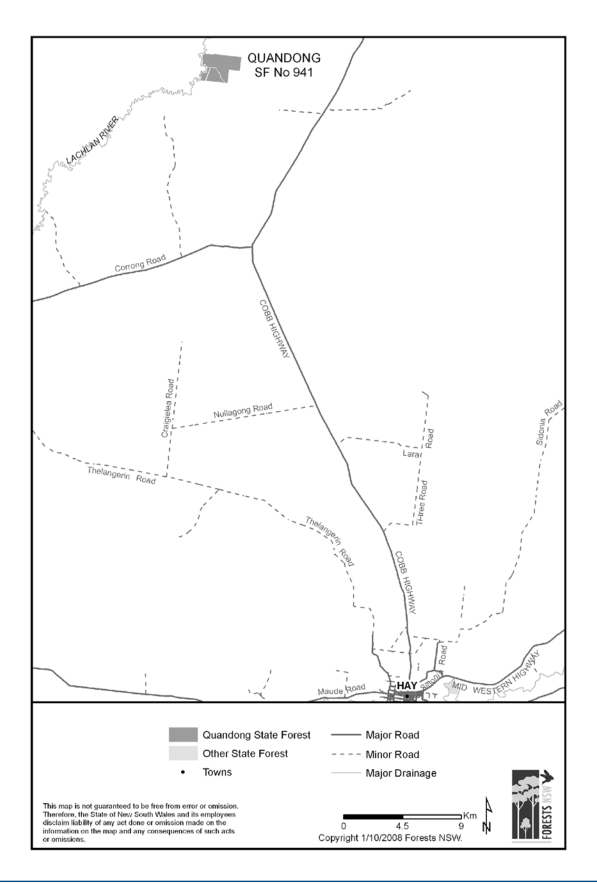
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

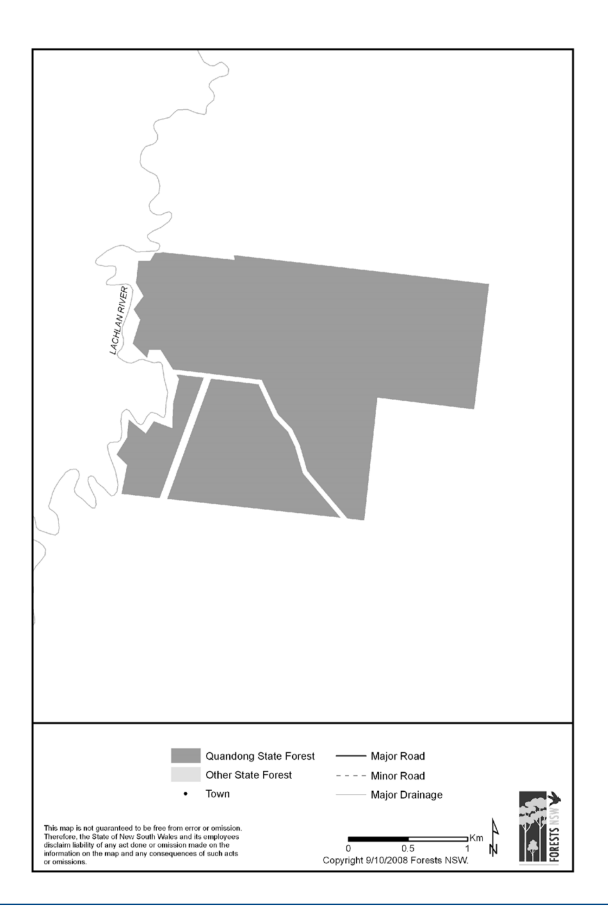
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Quat Quatta State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Quat Quatta State Forest

Quat Quatta State Forest is located approximately 11km west of the township of Howlong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Quat Quatta State Forest area: 37 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

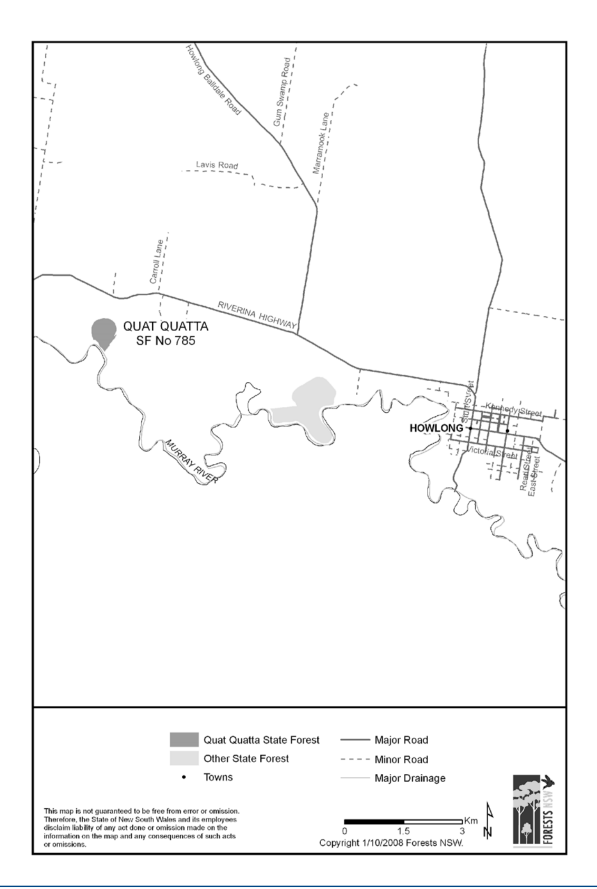
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008

10231





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Quat Quatta East State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Quat Quatta East State Forest

Quat Quatta East State Forest is located approximately 5km west of the township of Howlong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Quat Quatta East State Forest area: 138 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

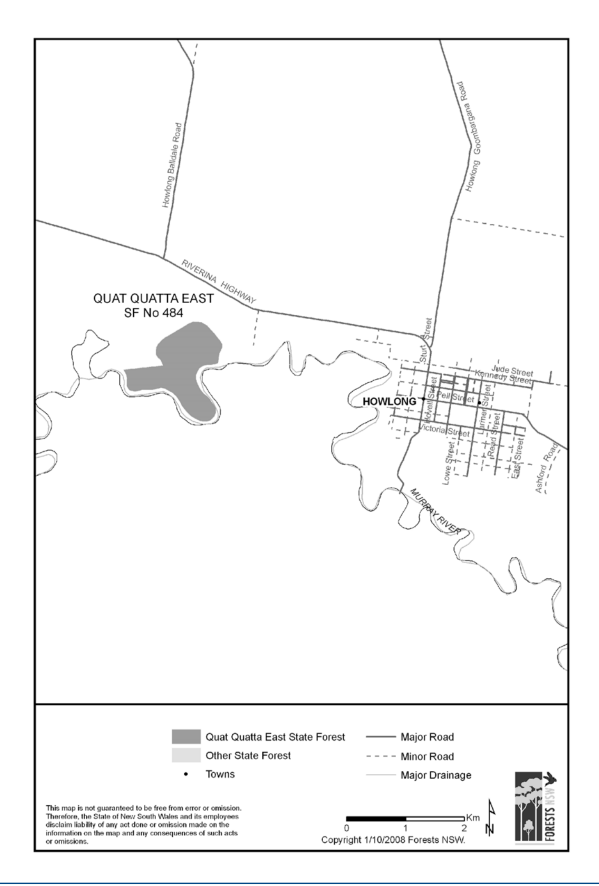
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(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.

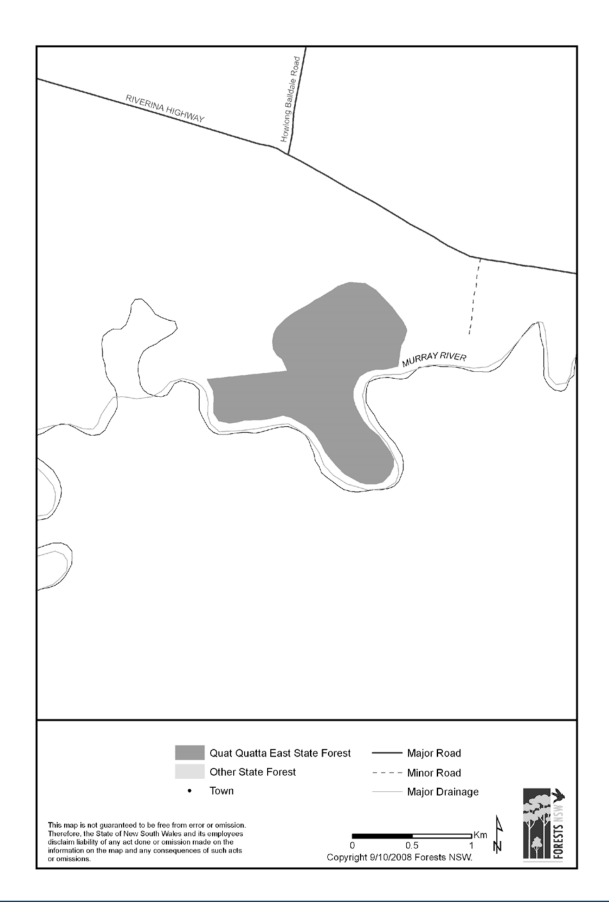
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 15th of October 2008



10235

APPENDIX B Location



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Steam Plains State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Steam Plains State Forest

Steam Plains State Forest is located approximately 59km north east of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Steam Plains State Forest area: 327 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

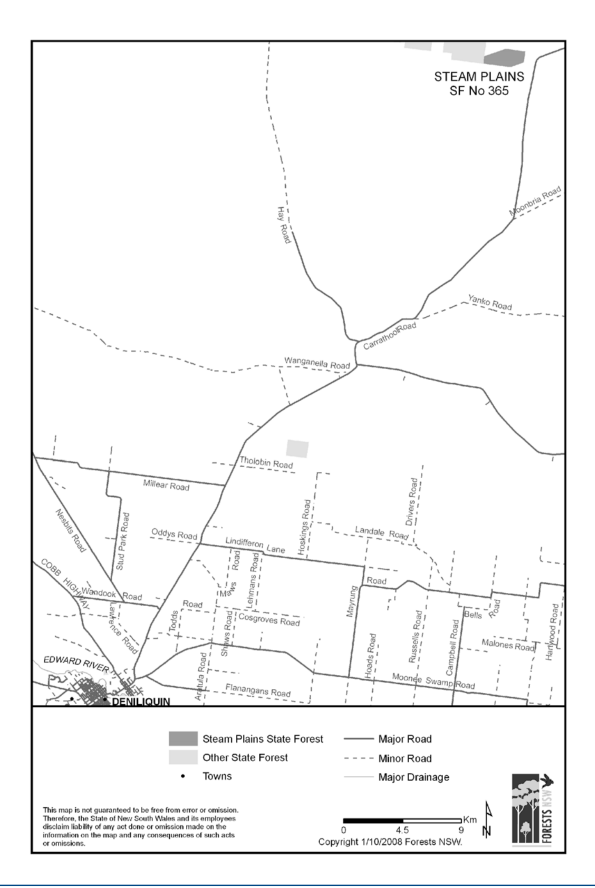
(b) Comply with all conditions in the written permission; and

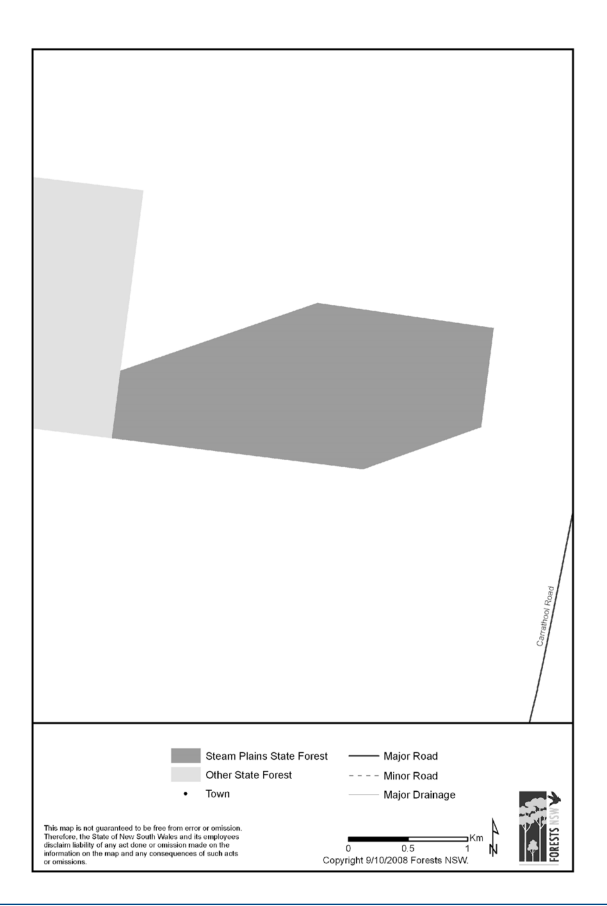
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10237





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Stevens Weir State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Stevens Weir State Forest

Stevens Weir State Forest is located approximately 19km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Stevens Weir State Forest area: 94 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

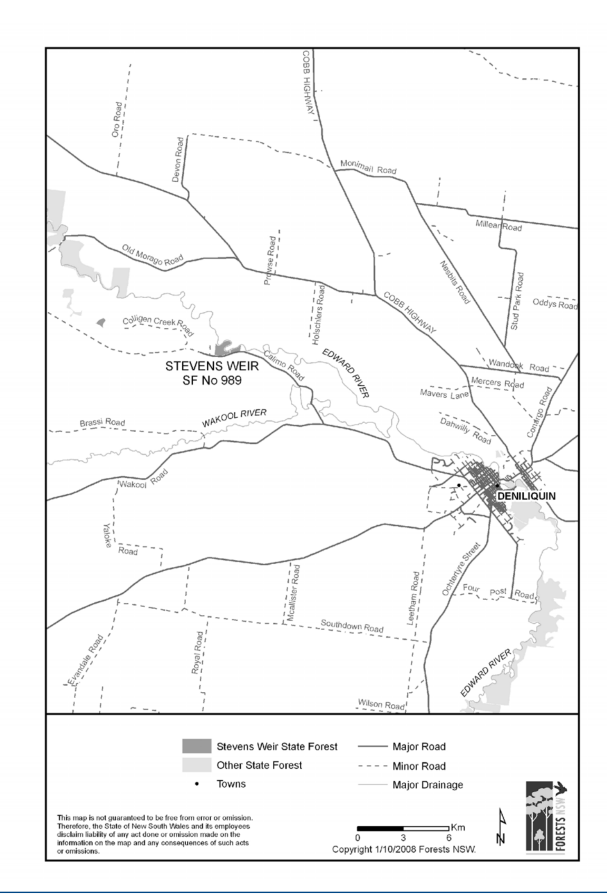
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

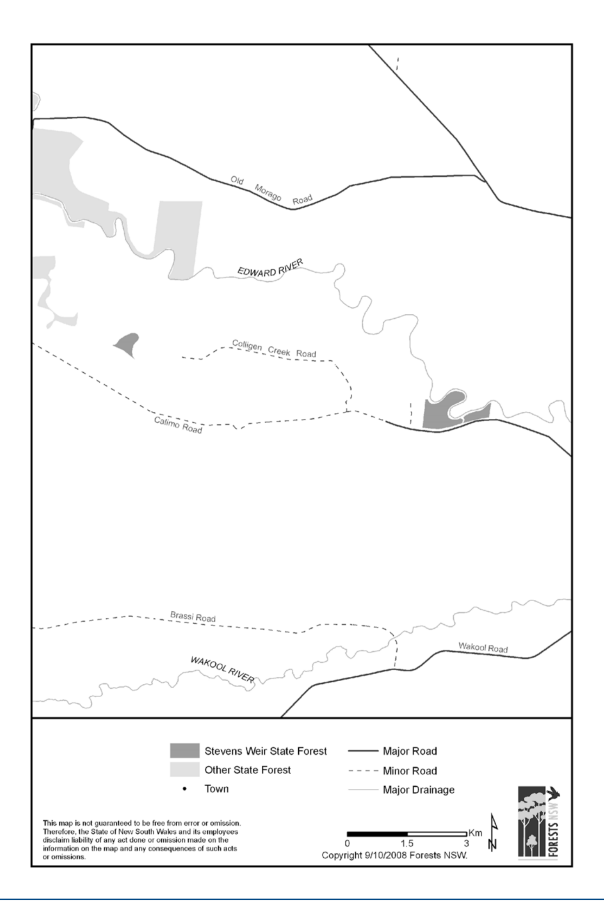
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tholobin State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Tholobin State Forest

Tholobin State Forest is located approximately 26km north east of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tholobin State Forest area: 196 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

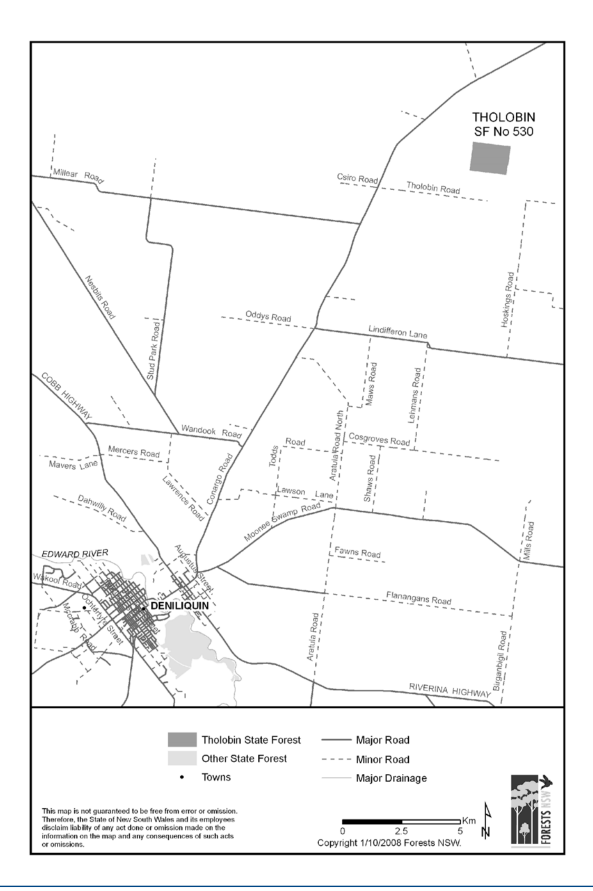
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

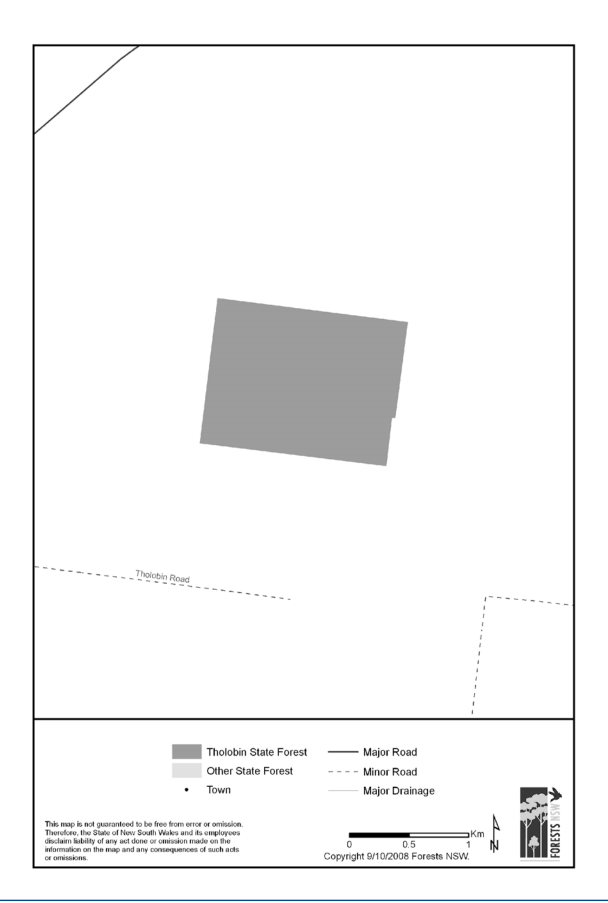
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008



NEW SOUTH WALES GOVERNMENT GAZETTE No. 132



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Thornley State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Thornley State Forest

Thornley State Forest is located approximately 15km west of the township of Tocumwal. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Thornley State Forest area: 65 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

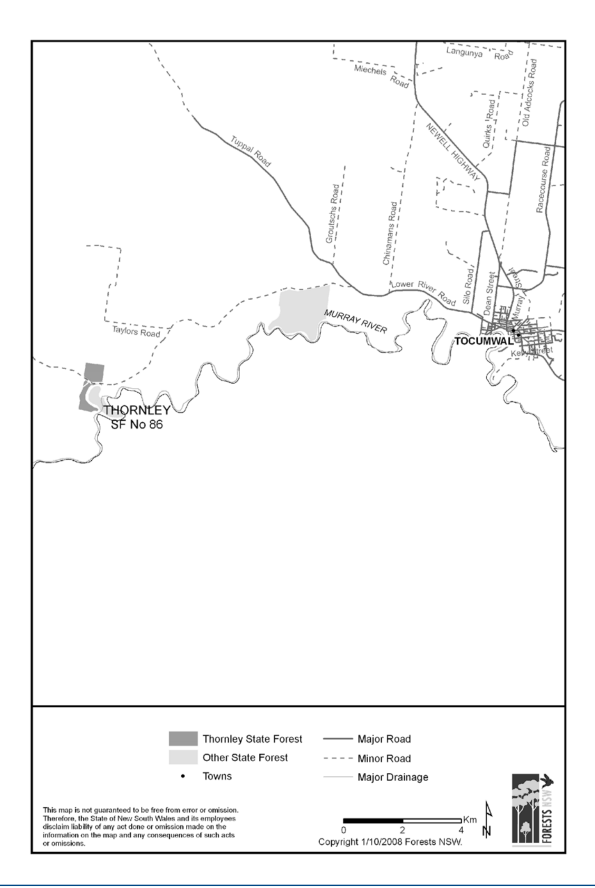
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

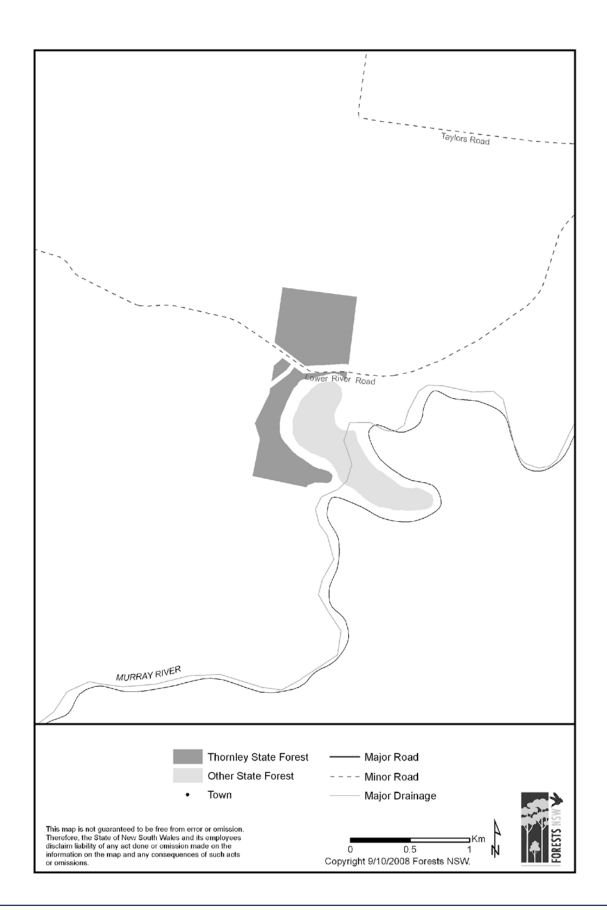
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Thule State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Thule State Forest

Thule State Forest is located approximately 31km east of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Thule State Forest area: 131 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

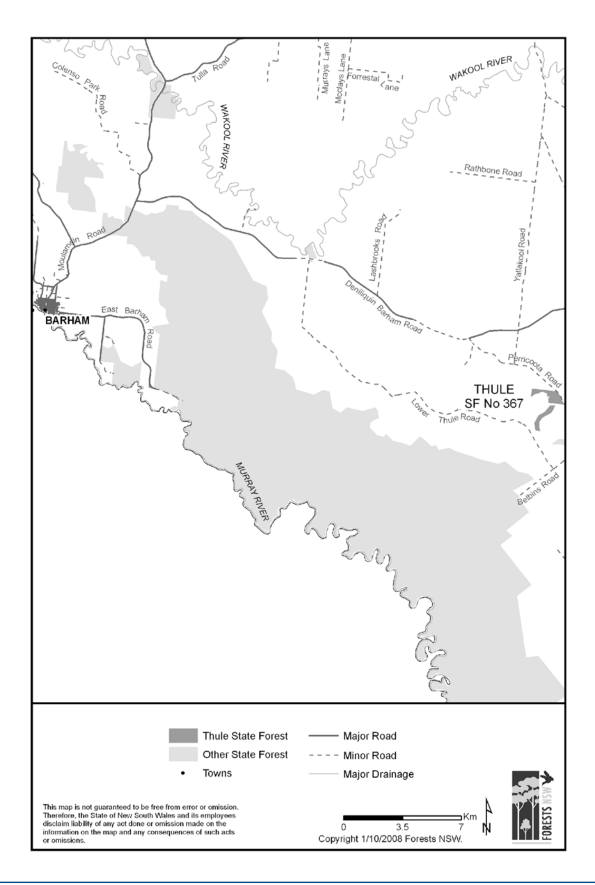
(b) Comply with all conditions in the written permission; and

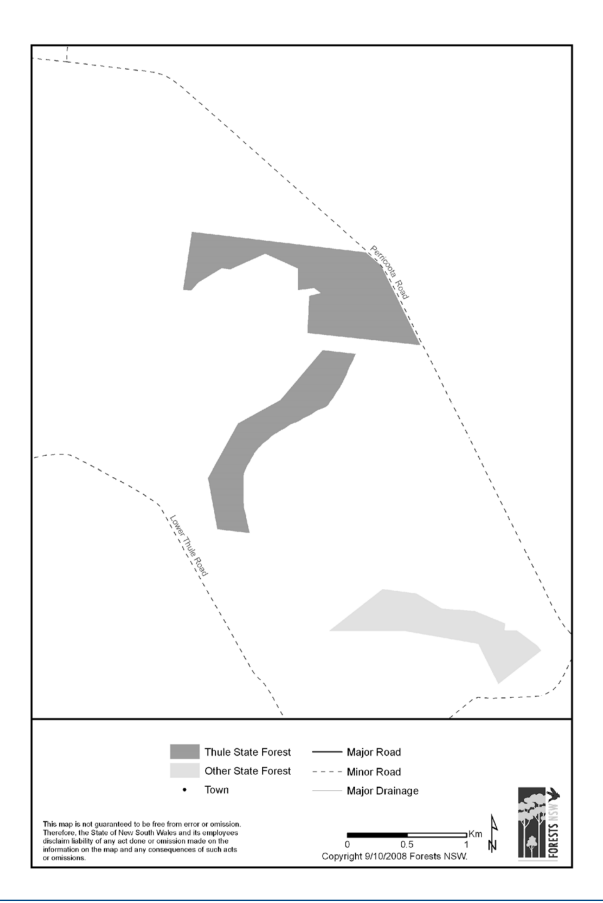
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10249





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Toms Point State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Toms Point State Forest

Toms Point State Forest is located approximately 38km east of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Toms Point State Forest area: 187 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

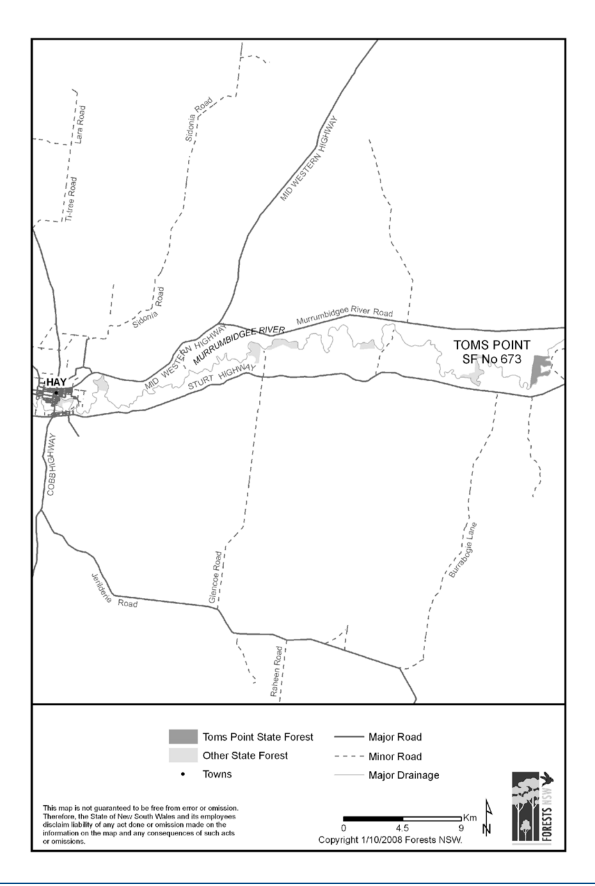
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

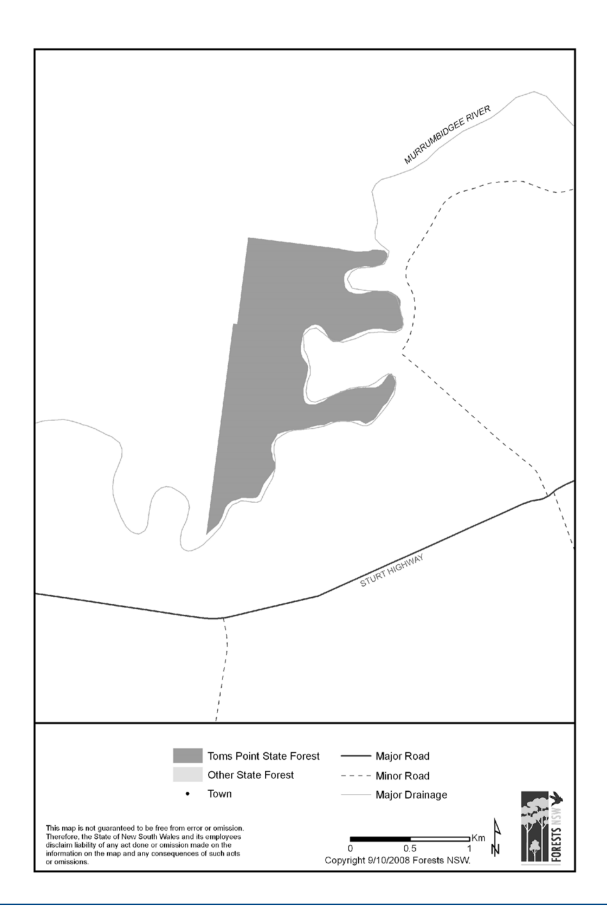
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tuppal State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Tuppal State Forest

Tuppal State Forest is located approximately 11km south east of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tuppal State Forest area: 982 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

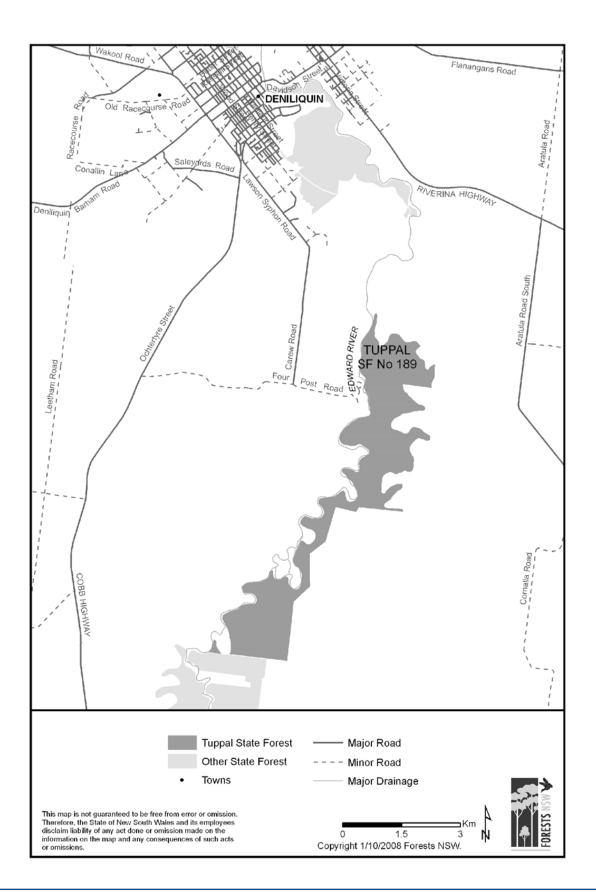
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

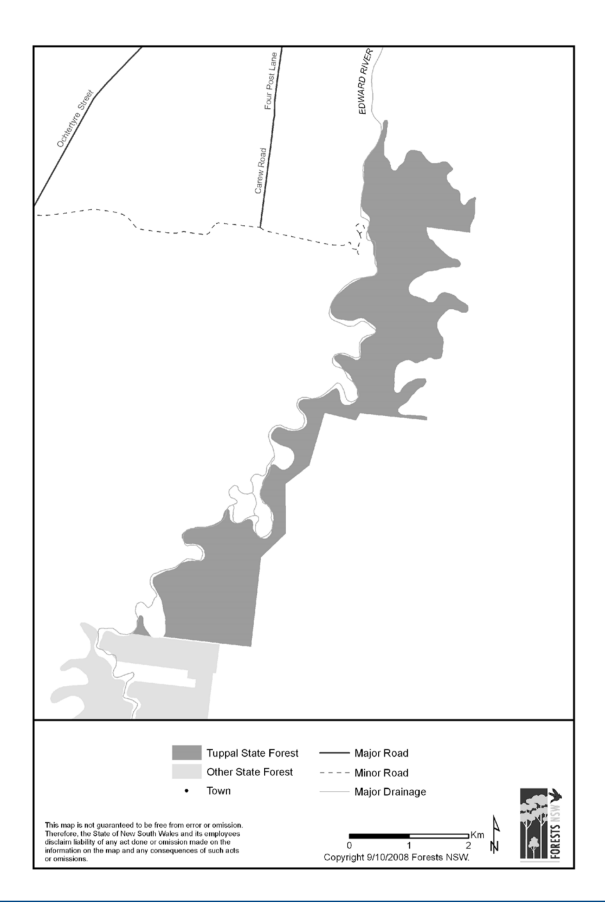
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Uri State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Uri State Forest

Uri State Forest is located approximately 34km south of the township of Griffith. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Uri State Forest area: 253 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

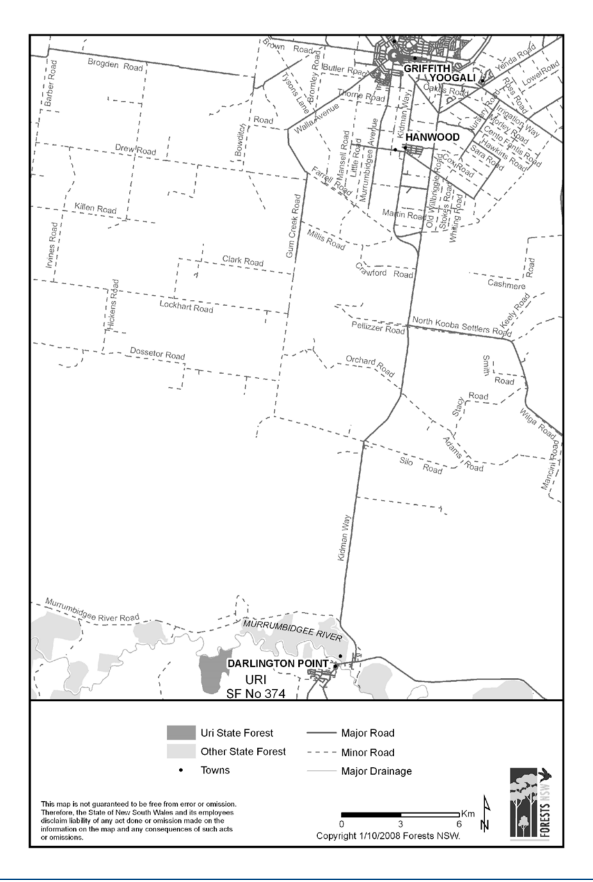
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

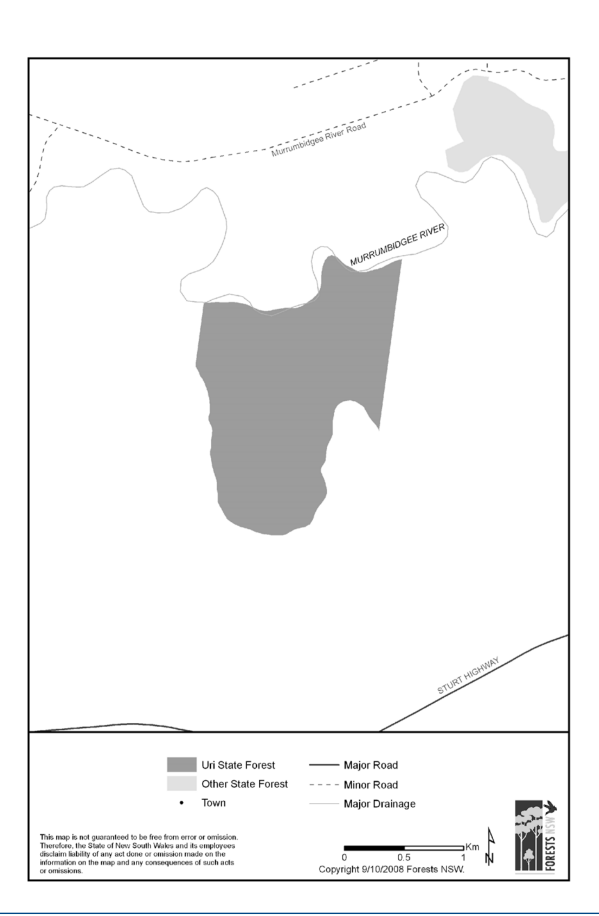
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wahwoon State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Wahwoon State Forest

Wahwoon State Forest is located approximately 17km east of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wahwoon State Forest area: 196 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

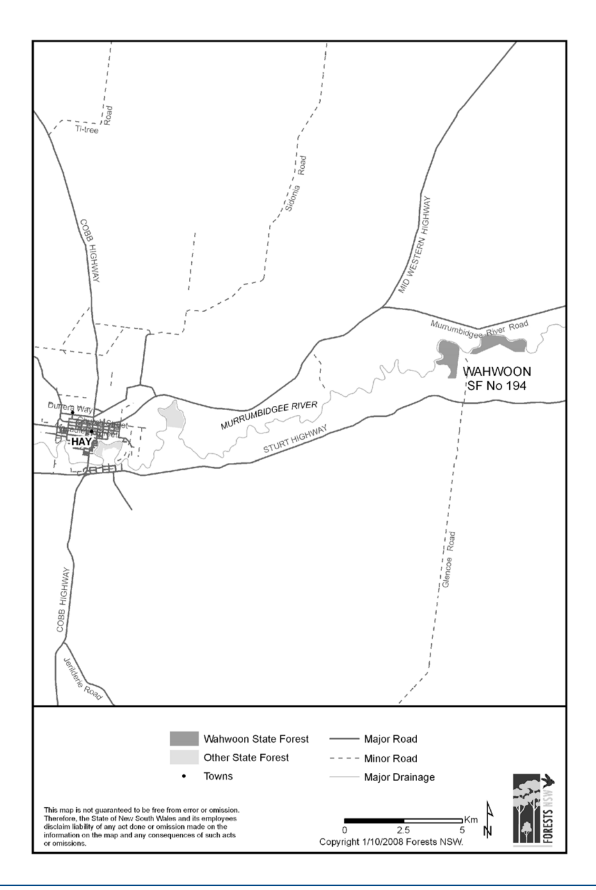
(b) Comply with all conditions in the written permission; and

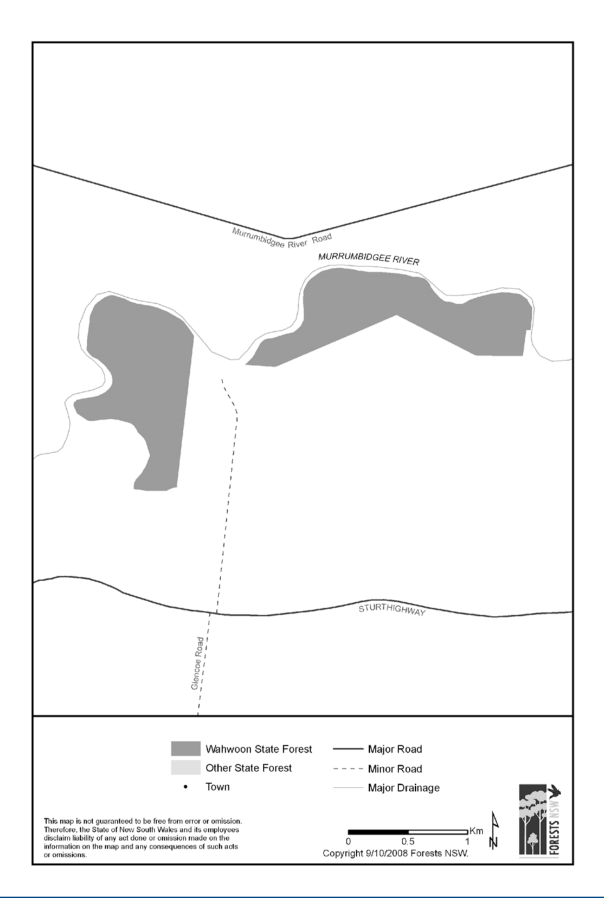
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10261





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wangumma State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Wangumma State Forest

Wangumma State Forest is located approximately 41km west of the township of Wentworth. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wangumma State Forest area: 1626 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

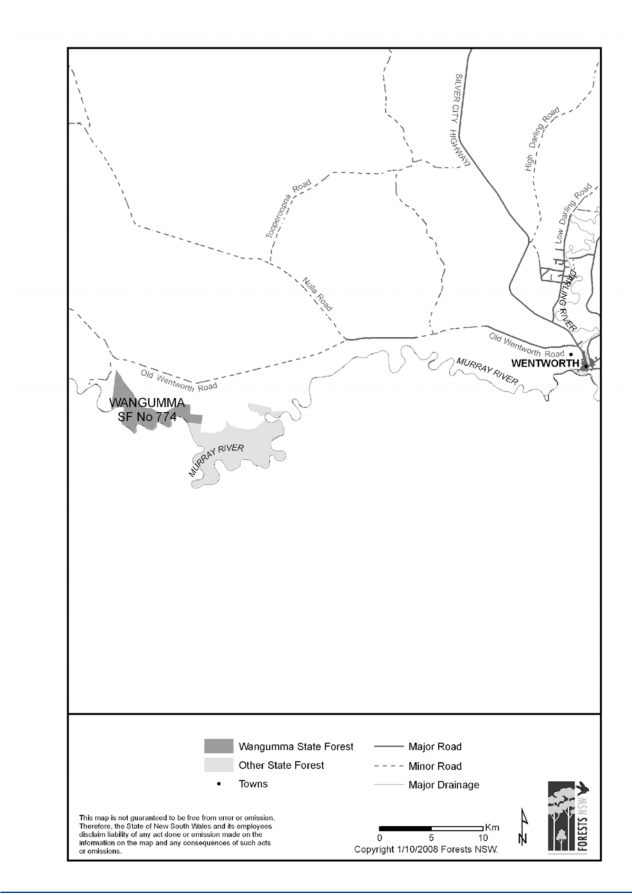
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

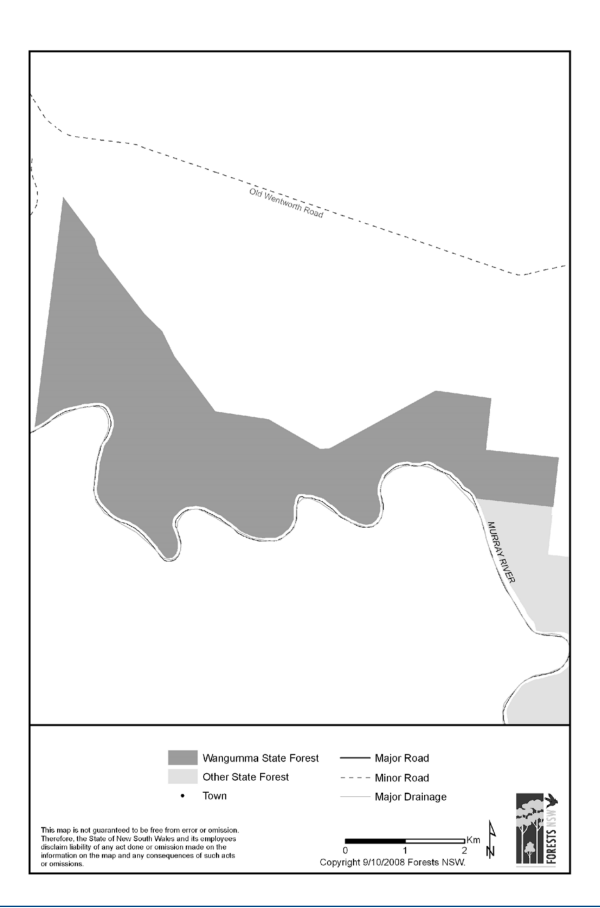
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Waradgery State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Waradgery State Forest

Waradgery State Forest is located approximately 33km east of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Waradgery State Forest area: 113 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

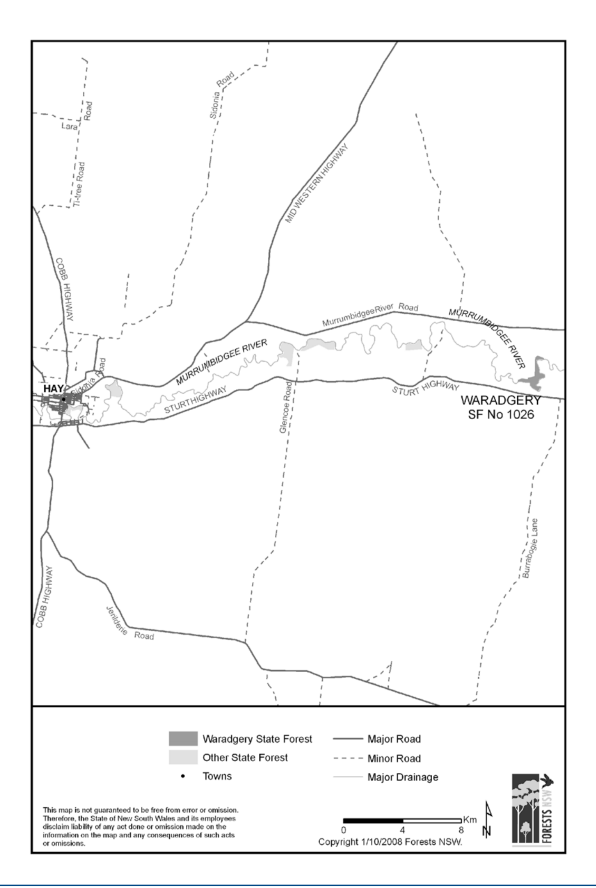
(b) Comply with all conditions in the written permission; and

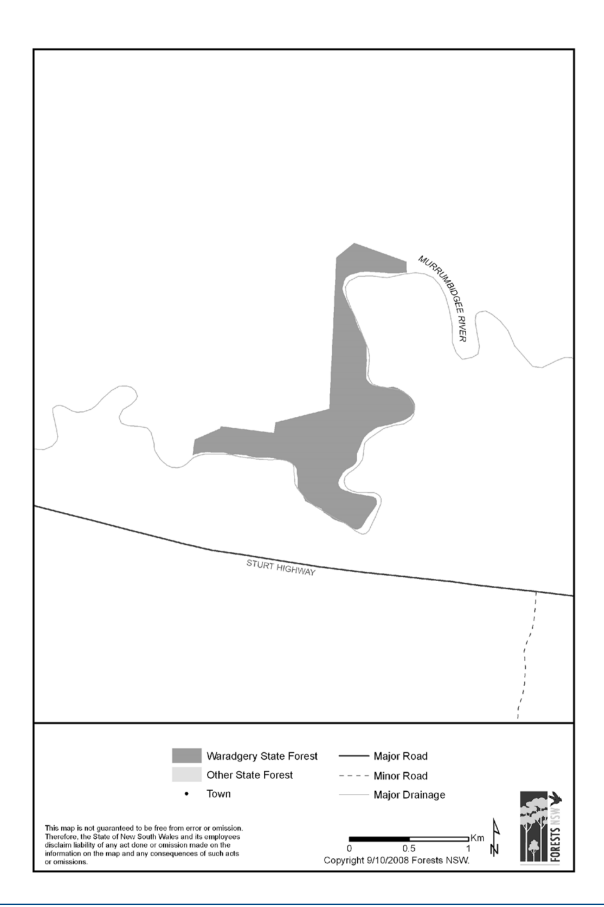
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10267





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Werai State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Werai State Forest

Werai State Forest is located approximately 46km north west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Werai State Forest area: 9451 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

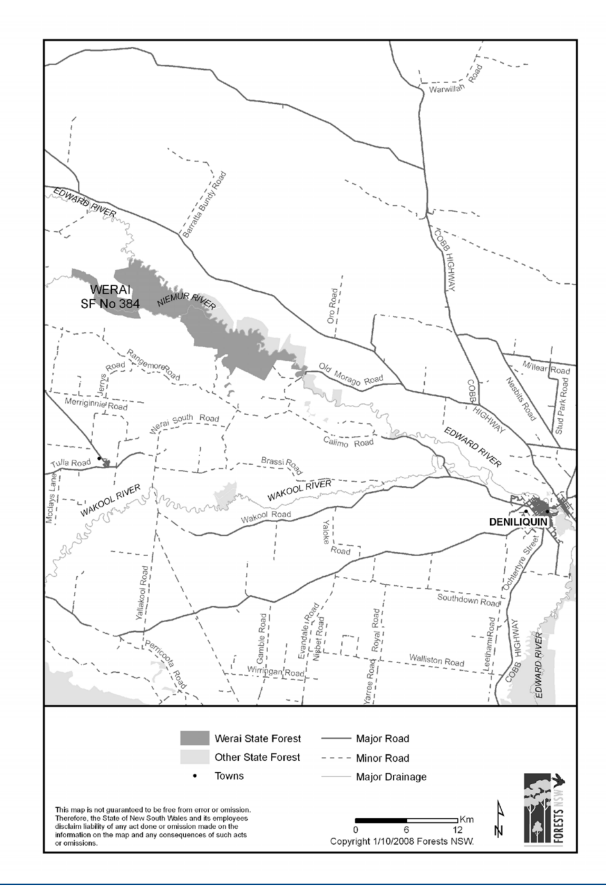
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

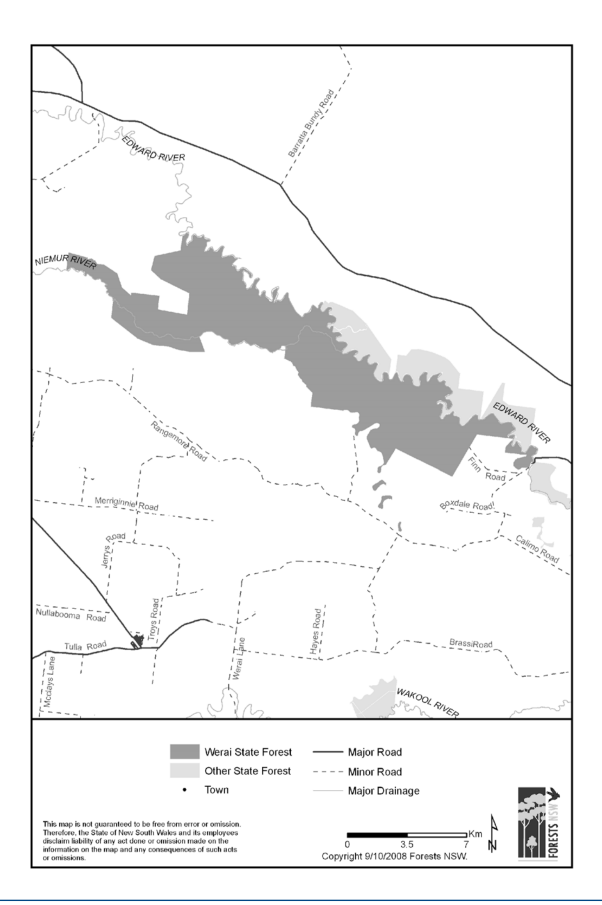
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008



10271



NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wetuppa State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Wetuppa State Forest

Wetuppa State Forest is located approximately 48km north west of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wetuppa State Forest area: 949 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

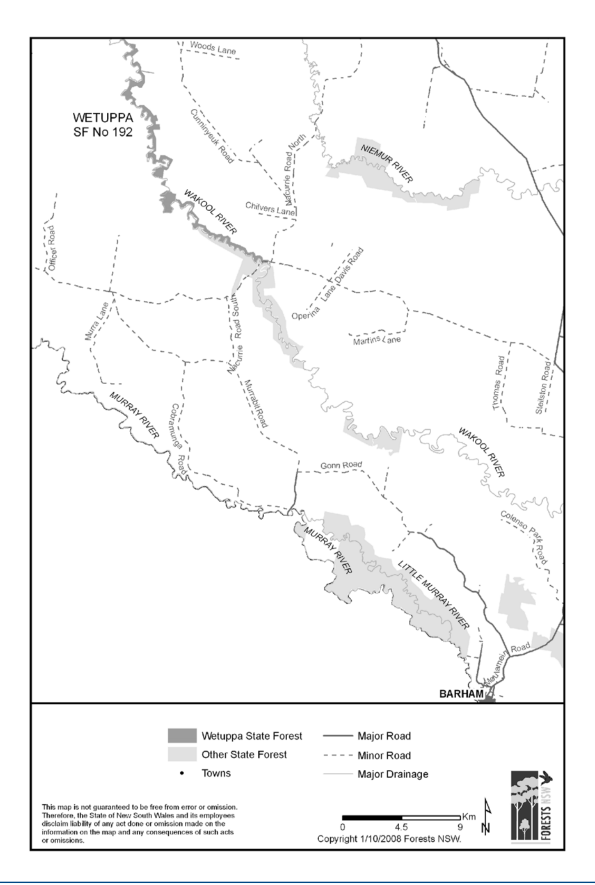
(b) Comply with all conditions in the written permission; and

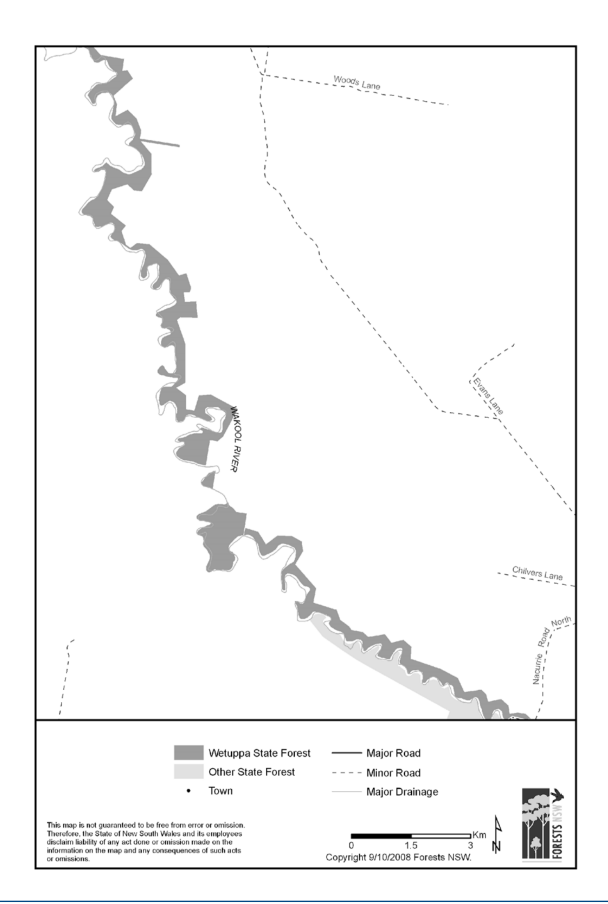
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10273





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Whymoul State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Whymoul State Forest

Whymoul State Forest is located approximately 15km north east of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Whymoul State Forest area: 374 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

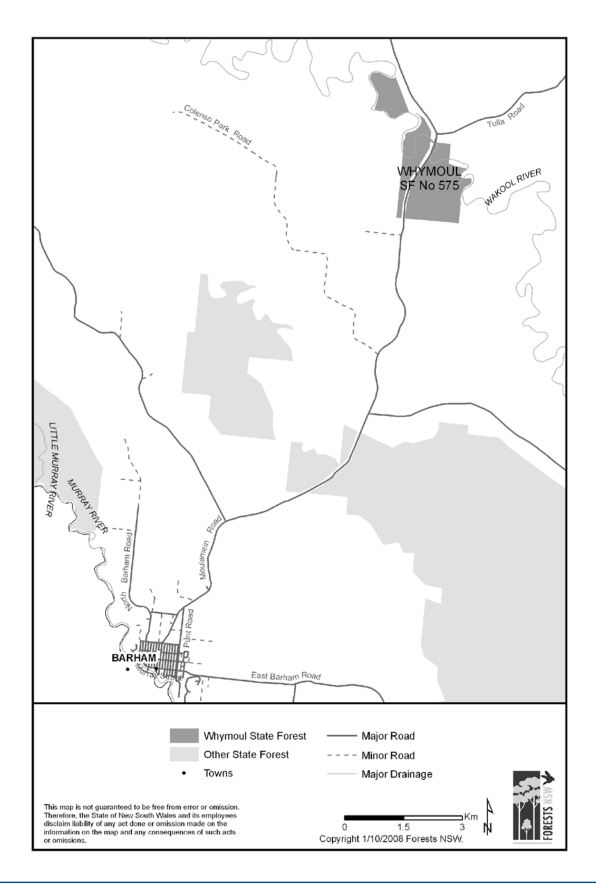
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

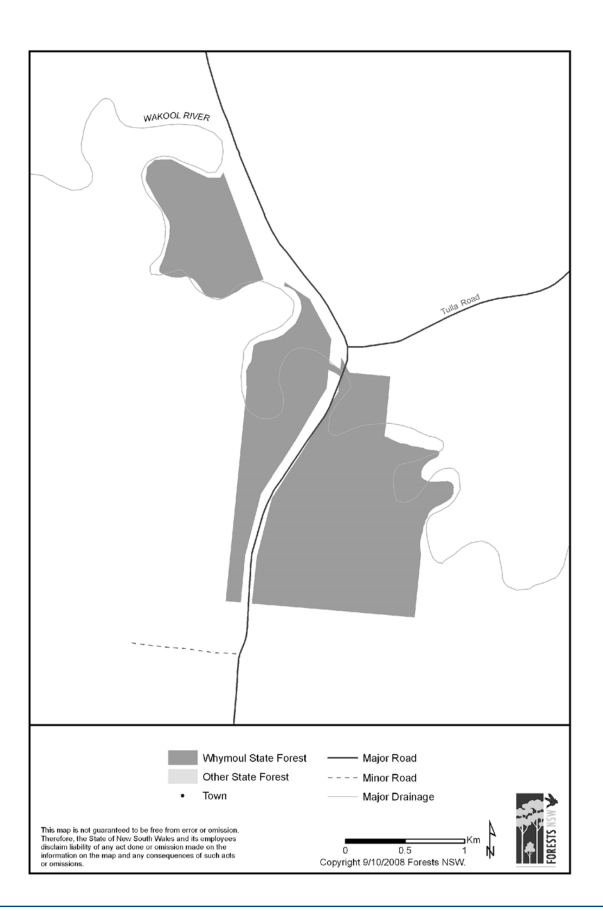
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Willbriggie State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Willbriggie State Forest

Willbriggie State Forest is located approximately 32km south of the township of Griffith. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Willbriggie State Forest area: 933 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(b) Comply with all conditions in the written permission; and

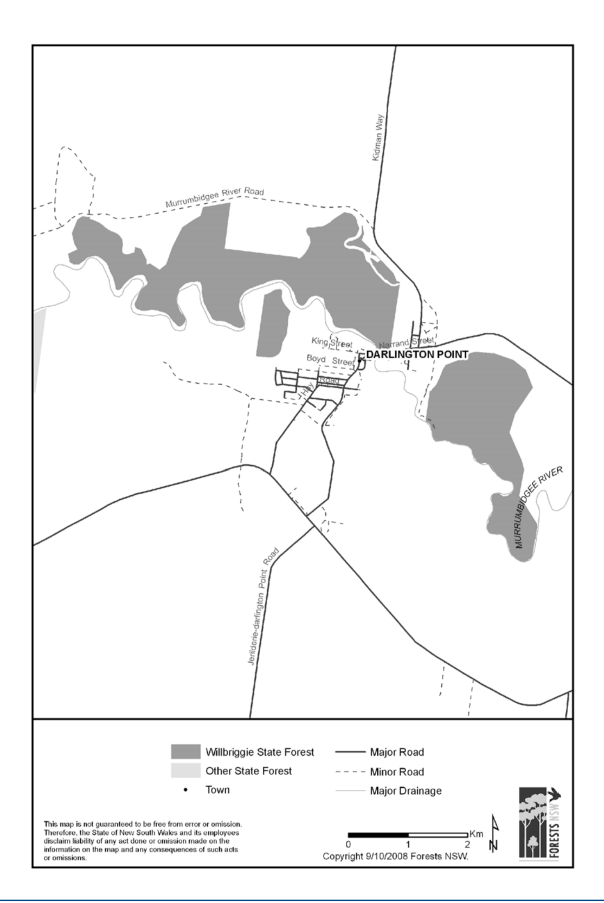
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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

Dated this 15th of October 2008

10279





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wooloondool State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Wooloondool State Forest

Wooloondool State Forest is located approximately 7km west of the township of Hay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wooloondool State Forest area: 52 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

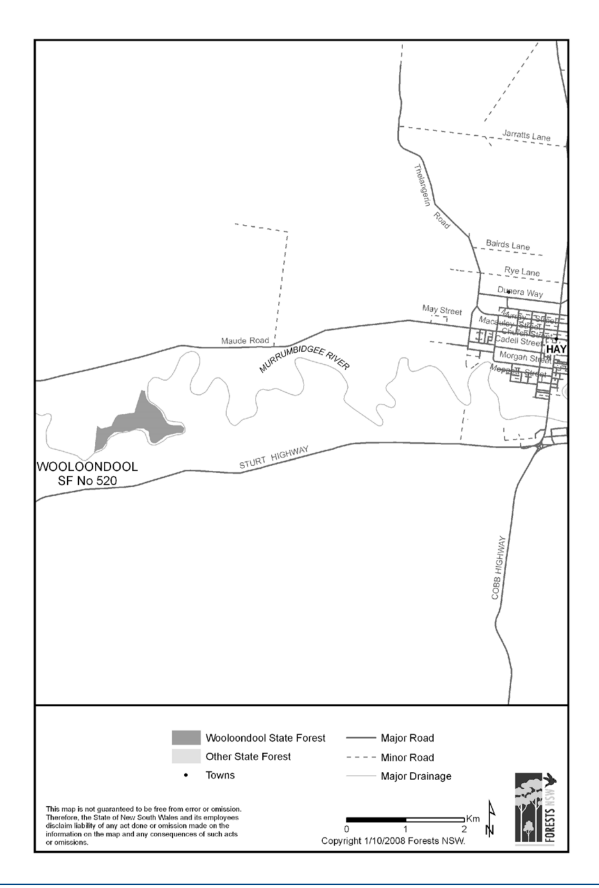
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

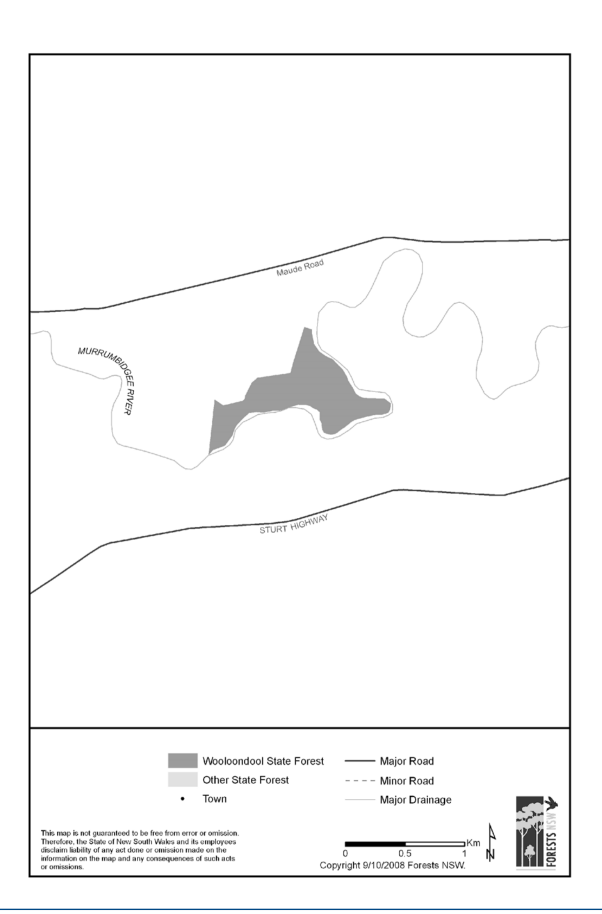
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Woorooma State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Woorooma State Forest

Woorooma State Forest is located approximately 52km north of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Woorooma State Forest area: 29 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

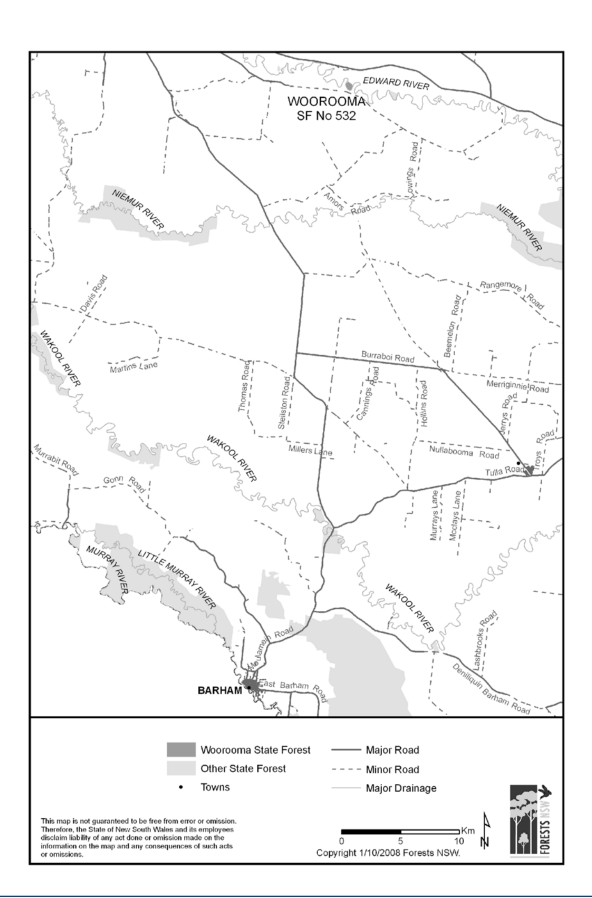
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

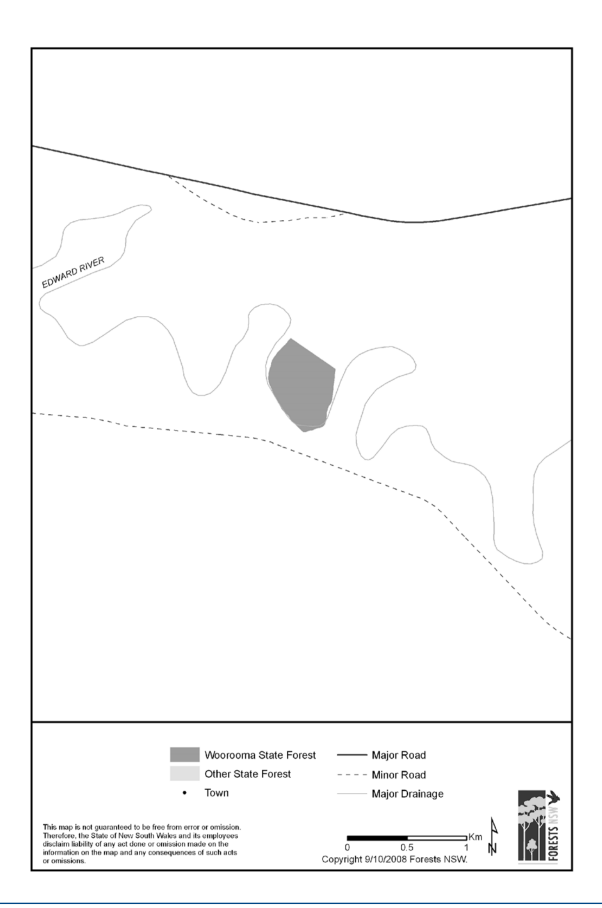
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Woorooma East State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Woorooma East State Forest

Woorooma East State Forest is located approximately 52km north of the township of Barham-Koondrook(pt). A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Woorooma East State Forest area: 29 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

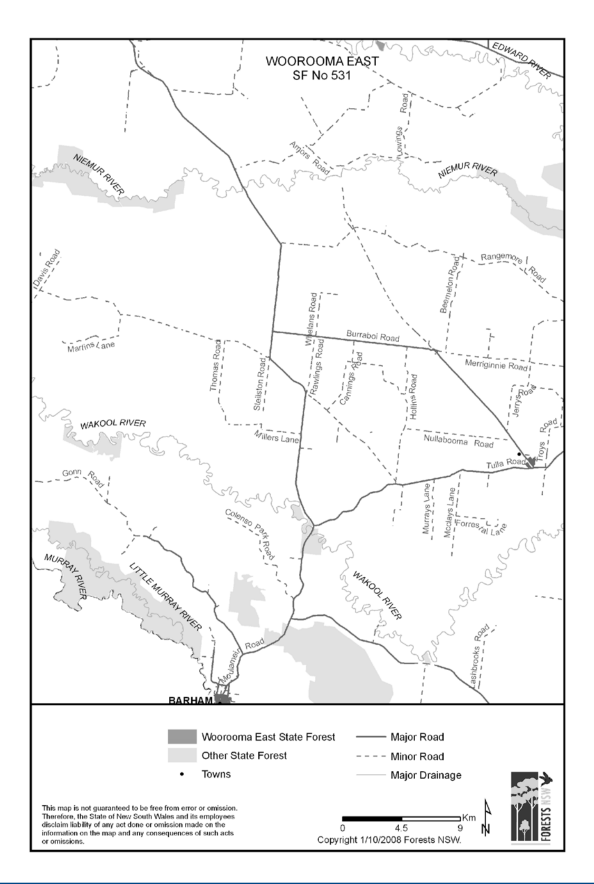
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

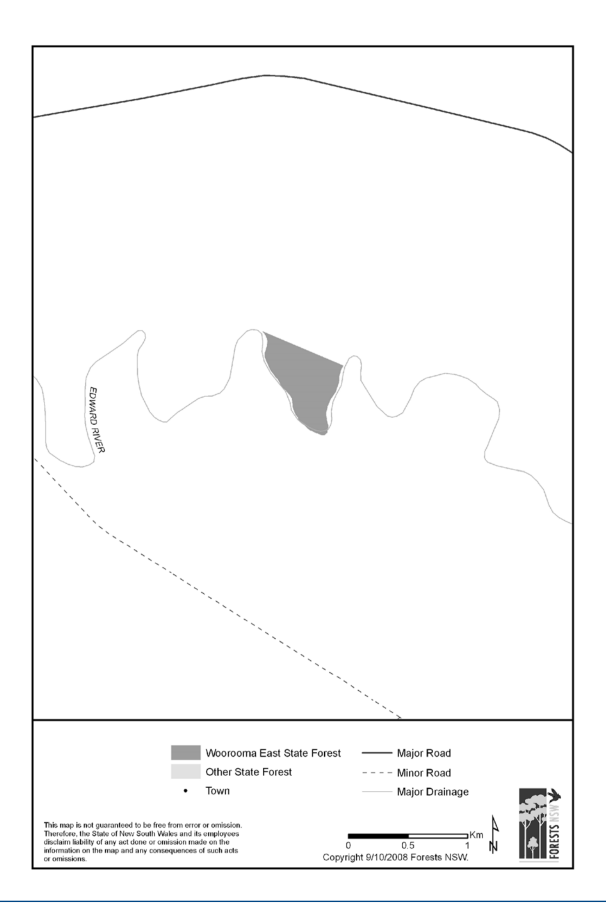
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Woperana State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Woperana State Forest

Woperana State Forest is located approximately 7km west of the township of Tocumwal. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Woperana State Forest area: 243 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

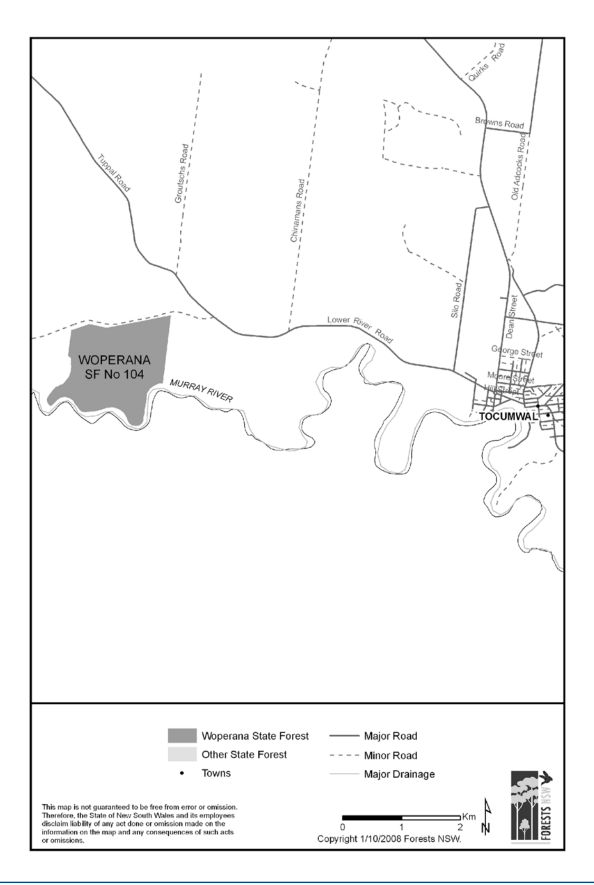
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

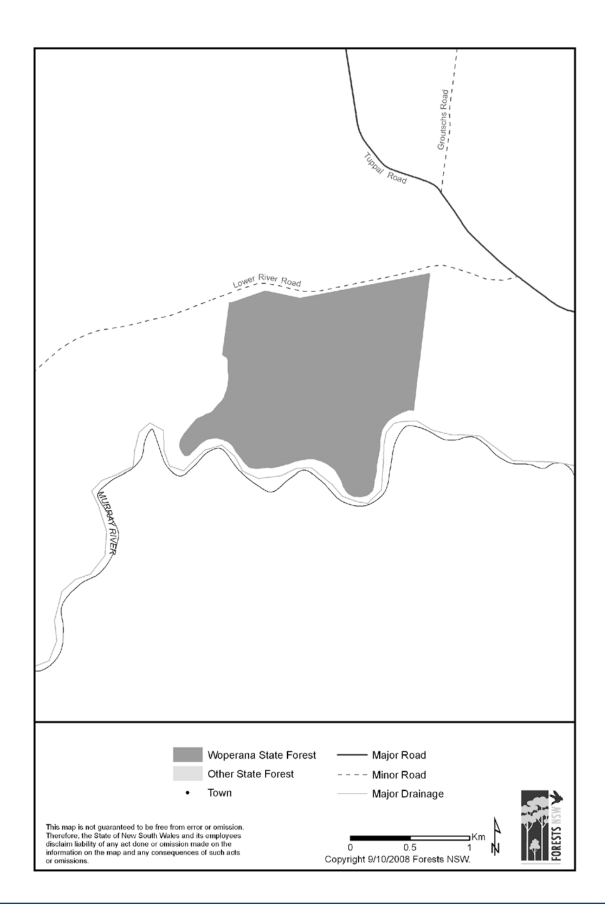
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Yallakool State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Yallakool State Forest

Yallakool State Forest is located approximately 35km west of the township of Deniliquin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Yallakool State Forest area: 496 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration This declaration shall remain in force for a period of five (5) years from the date of this order.

2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

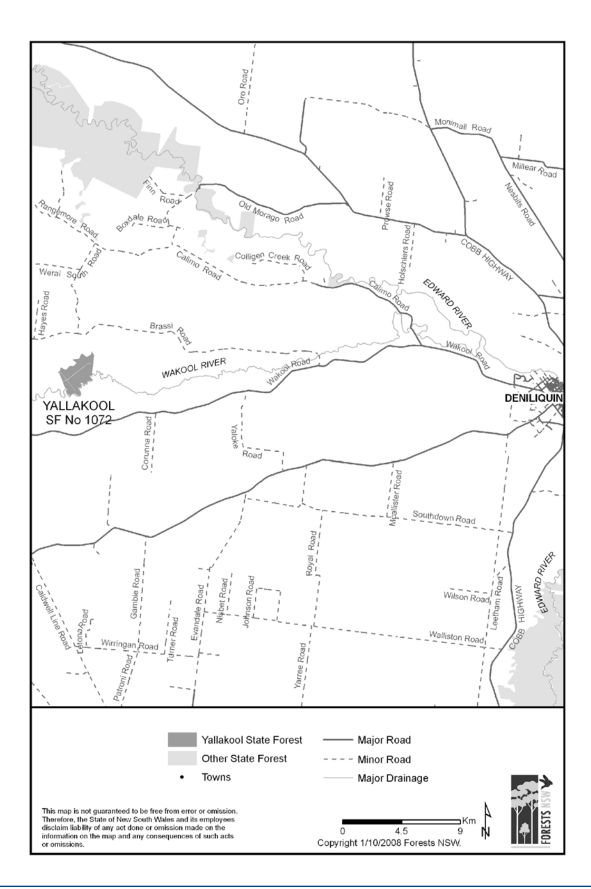
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

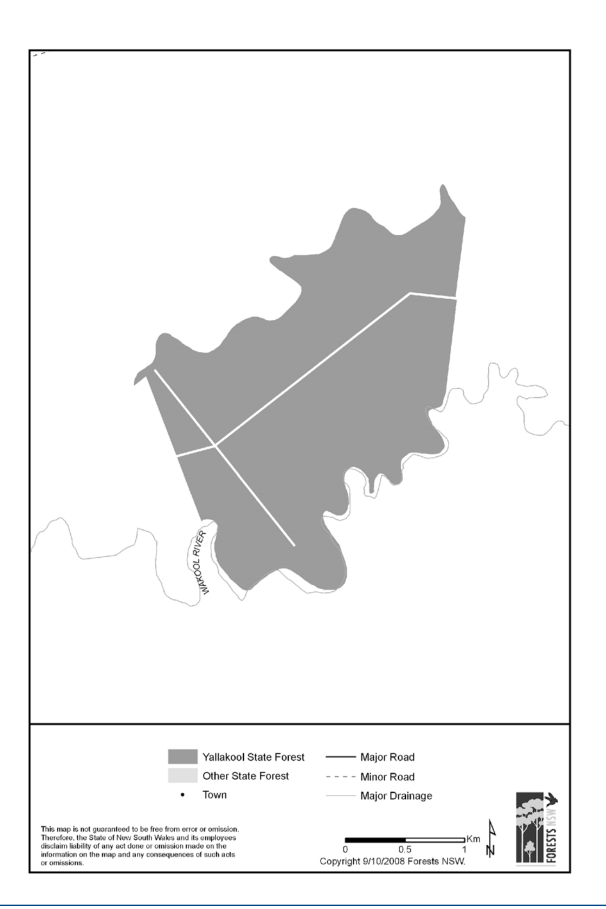
(b) Comply with all conditions in the written permission; and

(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 Animal Control Act 2002.

Dated this 15th of October 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Yarradda State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed 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 2.

SCHEDULE 1 - the declared land

The declared land is Yarradda State Forest

Yarradda State Forest is located approximately 38km south west of the township of Griffith. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Yarradda State Forest area: 1011 hectares.

SCHEDULE 2 -

Terms

- **1. Duration of the declaration** This declaration shall remain in force for a period of five (5) years from the date of this order.
- 2. 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.

3. Requirements of the declaration

A person who hunts on the declared lands must:

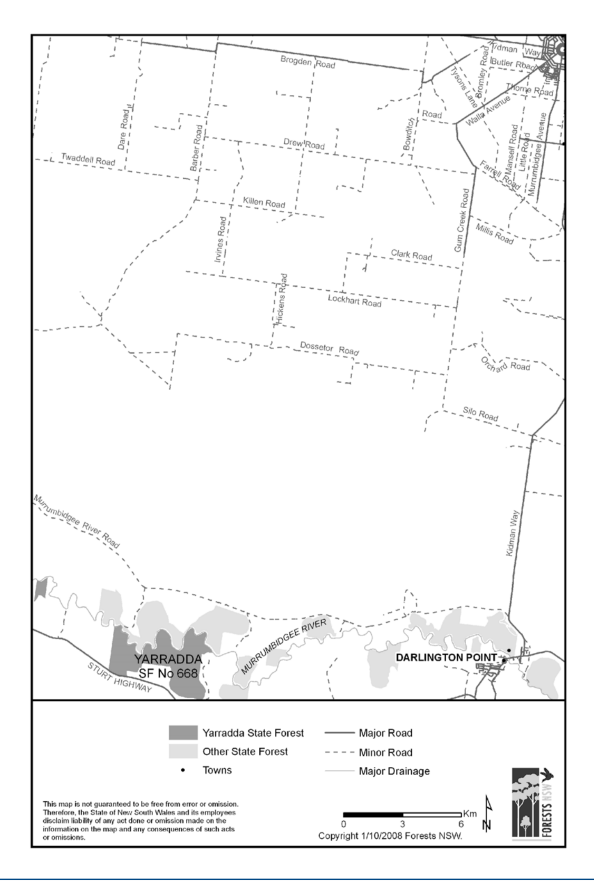
(a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;

(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 Animal Control Act 2002.

Dated this 15th of October 2008





Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

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

WAGGA WAGGA CITY COUNCIL, in pursuance of the Road Transport (Mass, Loading, Access) Regulation 2005, makes the amendment in the Schedule to the routes and areas previously specified on or in which 25 metre B-Double vehicles may be used.

LYN RUSSELL, PSM, FAIM, FLGMA, General Manager, Wagga Wagga City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Wagga Wagga City Council 25metre B-Double Repeal Notice No. 6/2008.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Amendment

The General B Double Permit Notice 2005 is amended by omitting the following from appendix 2 of that Notice: 4. Routes

Road Type	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25		Ashmont Ave, Wagga Wagga	Sturt Hwy (SH14)	Entire Length	
25		Bachali St, Wagga Wagga	Lewington St	Dorset St	
25		Bakers Lane, Wagga Wagga	Inglewood Rd	Entire Length	
25		Berry St, Wagga Wagga	Forsyth St	Morgan St	
25		Chaston St, Wagga Wagga	Dobney Ave	Gas Works	
25		Cheshire St, Wagga Wagga	Entire Length		
25		Churches Plain Rd, Wagga Wagga	Entire Length		
25		Copland St, Wagga Wagga	Kooringal Rd	Lake Albert Rd	
25		Copland St, Wagga Wagga	Tasman Rd	Blaxland Rd	
25		Dobney Ave, Wagga Wagga	Entire Length		
25		Docker St, Wagga Wagga	Morgan St	Edward St (SH14)	Travel permitted in direction listed only for travel from Wridgways Depot
25		Eunony Bridge Rd, Wagga Wagga	Hammond Ave (SH14)	Gundagai Rd (Oura Rd)	
25		Fitzmaurice St, Wagga Wagga	Travers St	Caltex Service Station	

25		Flinders St, Wagga Wagga	Entire length north of the Railway line		
25		Forsyth St, Wagga Wagga	Tarcutta St	Berry St	
25		Glenfield Rd, Wagga Wagga	Urana St	Ferneligh Rd	
25		Glenfield Rd, Wagga Wagga	Red Hill Rd	Fernleigh Rd	
25		Gregadoo Rd, Wagga Wagga	Plumpton Rd	Mitchell Rd	
25		Gundagai Rd, Wagga Wagga	Eunony Bridge Rd	Byrnes Rd	
25		Hampden Ave, Wagga Wagga	Travers St	Olympic Hwy (MR 78)	
25		Henschke Ave, Wagga Wagga	Sturt Hwy (SH14)	14 Henschke Ave	
25	211	Holbrook Rd, Wagga Wagga City Council	Mangoplah - The Rock Rd	Wagga Wagga / Culcairn Shire Boundary	
25	211	Holbrook Rd, Wagga Wagga City Council	Mangoplah - The Rock Rd	Red Hill Rd at Glenfield Rd	
25		Horseshoe Rd, Wagga Wagga	Colin Knot Dr (MR 78)	Old Bomen Rd	
25		Ingelwood Rd, Wagga Wagga	Mitchell Rd	Elizabeth Ave	
25		Lake Albert Rd, Wagga Wagga	Hammond Ave (SH14)	Copland St	
25		Mill St, Wagga Wagga	Hampden Ave	Wantabadery Rd	
25		Morgan St, Wagga Wagga	Murray St	Docker St	Travel in direction listed only
25		Pearson St, Wagga Wagga	Edward St (SH14)	Urana St	
25		Plumpton Rd, Wagga Wagga	Kooringal Rd	Gregadoo Rd	
25		Rabaul Pl, Wagga Wagga	Entire Length		
25		Railway St, Wagga Wagga	Caltex Depot	Lake Albert Rd	Travel permitted in easterly direction only
25		Red Hill Rd, Wagga Wagga	Plumpton Rd	Entire Length	
25		Schiller St, Wagga Wagga	Tasman Rd	Lamson Paragon Printers	
25		Tarcutta St, Wagga Wagga	Sturt Hwy (SH14)	Forsyth St	
25		Tasman Rd, Wagga Wagga	Sturt Hwy (SH14)	Copland St	

25	384	Tumbarumba Rd, Wagga Wagga	Hume Hwy (SH2)	Holbrook Shire boundary	
25	384	Tumbarumba Rd, Wagga Wagga	Hume Hwy (SH2)	Ladysmith	Travel permitted in northbound direction only
25		Urana St, Wagga Wagga	Entire length west of Pearson St		
25	384	Wagga - Tumbarumba road	Sturt Hwy (SH14) near Wagga	Ladysmith	
25		Wantabadgery Rd, Wagga Wagga	Mill St	Eunony Bridge Rd	
25		Webb St, Wagga Wagga	Lewington St	Wagga Wagga City Council Livestock Centre	
25		Wentworth St, Wagga Wagga	Balxland Rd	Lawson St	

ROADS ACT 1993

Notice under Clause 17 of the Road Transport (Mass, Loading and Access) Regulation 1996

WAGGA WAGGA CITY COUNCIL, in pursuance of Division 2 of Part 3 of the Road Transport (Mass, Loading and Access) Regulation 1996, 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.

LYN RUSSELL, PSM, FAIM, FLGMA, General Manager, Wagga Wagga City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as the Wagga Wagga City Council B-Doubles Notice No. 7 of 2008.

2. Commencement

This Notice takes effect from the date of gazettal.

3. Effect

This Notice remains in force until further notice is given.

4. Application

This Notice applies to B-Doubles which comply with Schedule 1 to the Road Transport (Mass, Loading and Access) Regulation 1996 and Schedule 4 to the Road Transport (Vehicle Registration) Regulation 1998.

5. Routes

B-Double routes within the Wagga Wagga City Council.

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
25		Ashmont Ave, Wagga Wagga	Dobney Avenue	Western property Boundary of 16 Ashmont Ave which is 120 metres west of Urana St (West)	
25		Bachali St, Wagga Wagga	Lewington St	Entire length	
25		Bakers Lane, Wagga Wagga	Sturt Hwy (SH14)	Inglewood Rd	

25		Chaston St, Wagga Wagga	Dobney Ave	Eastern property boundary of No. 18 Chaston St 650 metres east of Dobney Ave	
25		Cheshire St, Wagga Wagga	Pearson St	Entire Length	
25		Churches Plain Rd, Wagga Wagga	Sturt Hwy (SH14)	Entire Length	Use by Unladen vehicles only
25	59	Boomerang Way	Lockhart / Wagga Wagga Shire Boundary	Sturt Hwy (SH14), at Collingullie	
25		Copland St, Wagga Wagga	Tasman Rd	Lake Albert Rd	
25		Dobney Ave, Wagga Wagga	Sturt Hwy (SH 14)	Ashmont Ave	
25		Eunony Bridge Rd, Wagga Wagga	Sturt Hwy (SH14)	Oura Rd	Weight limit on Eunony Bridge
25		Fitzmaurice St, Wagga Wagga	Travers St	170 Fitzmaurice St – 360m south of Travers St	
25		Glenfield Rd, Wagga Wagga	Pearson St	Red Hill Rd / Glenfield Rd Round-about	
25		Oura Rd, Wagga Wagga	Eunony Bridge Rd	Mills St	
25		Hampden Ave, Wagga Wagga	Travers St	Horseshoe Rd	
25		Henschke Ave, San Isidore, Wagga Wagga	Sturt Hwy (SH14)	14 Henschke Ave	
25		Henschke Ave, San Isidore, Wagga Wagga	Norman Duck Ave	Western end of Henschke Ave	Travel by unladen vehicles only.
25		Norman Duck Ave, Wagga Wagga	Henschke Ave	Michael Ave	Travel by unladen vehicles only.
25		Michael Ave, Wagga Wagga	Normal Duck Ave	Benedict Ave	Travel by unladen vehicles only.
25		Benedict Ave, Wagga Wagga	Michael Ave	Kapooka Rd	Travel by unladen vehicles only.
25		Kapooka Rd, Wagga Wagga	Sturt Hwy (SH 14)	Benedict Ave	Travel by unladen vehicles only.
25	211	Holbrook Rd, Wagga Wagga City Council	Greater Hume / Wagga Wagga Shire Boundary	Red Hill Rd at Glenfield Rd	
25		Horseshoe Rd, Wagga Wagga	Olympic Hwy (MR 78)	Hampden Ave	
25		Inglewood Rd, Wagga Wagga	Mitchell Rd	Elizabeth Ave	
25		Lake Albert Rd, Wagga Wagga	Sturt Hwy (SH14)	Copland St	Travel only permitted in a southerly direction between Railway St and Copland St except in the event of a declared emergency

25		Mill St, Wagga Wagga	Hampden Ave	Oura Rd	
25	543	Millwood Rd, Wagga Wagga	Old Narrandera Rd	Coolamon Shire Boundary	
25		Mitchell Rd, Wagga Wagga	Gregadoo Rd	Kyeamba Ave	
25		Kyeamba Ave, Wagga Wagga	Mitchell Ave	Vincent Rd	
25		Vincent Rd, Wagga Wagga	Kyeamba Ave	A distance of 550 metres to the south	
25		Pearson St, Wagga Wagga	Sturt Hwy (SH14)	Glenfield Rd	
25		Rabaul Pl, Wagga Wagga	Urana St (West)	Entire Length	
25		Railway St, Wagga Wagga	A distance of 165 metres west of Lake Albert Rd	Lake Albert Rd	Travel permitted in easterly direction only
25		Schiller St, Wagga Wagga	Tasman Rd	Lawson St	
25		Tasman Rd, Wagga Wagga	Sturt Hwy (SH14)	Edison Rd	
25	384	Tumbarumba Rd, Wagga Wagga City Council	Greater Hume Shire / Wagga Wagga City Boundary	Sturt Hwy (SH14) near Wagga	Travel permitted in northbound direction only between Hume Hwy and Tywong St, Ladysmith
25		Tywong St, Ladysmith	Tumbarumba Rd	670 metres to the western extent of the road	
25		Urana St (West), Wagga Wagga	Dobney Ave	Pearson St Road Reserve	NB: No physical access to Pearson St
25		Webb St, Bomen, Wagga Wagga	Entire Length		
25		Wentworth St, Wagga Wagga	Blaxland Rd	Lawson St	

ROAD TRANSPORT (GENERAL) ACT 2005

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

WAGGA WAGGA CITY 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 4.6 metre High Vehicles may be used subject to any requirements or conditions set out in the Schedule.

LYN RUSSELL, PSM, FAIM, FLGMA, General Manager, Wagga Wagga City Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Wagga Wagga City Council 4.6 Metre High Vehicle Route Notice No. 01/2008.

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 31 December 2012, unless it is amended or repealed earlier.

4. Application

This Notice applies to those 4.6 metre high vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Туре	Road Name	Starting Point	Finishing Point
4.6	Tasman Rd, Wagga Wagga	Sturt Hwy	Edison Rd
4.6	Edison Rd, Wagga Wagga	Tasman Rd	Bakers Lane
4.6	Bakers Lane, Wagga Wagga	Edison Rd	Sturt Hwy
4.6	Schiller St, Wagga Wagga	Tasman Rd	Lawson St
4.6	Lawson St, Wagga Wagga	Sturt Hwy	Copland St
4.6	Blaxland Rd, Wagga Wagga	Sturt Hwy	Copland St
4.6	Wentworth St, Wagga Wagga	Lawson St	Blaxland Rd
4.6	Say St, Wagga Wagga	Copland St	Schiller St
4.6	Copland St, Wagga Wagga	Tasman Rd	Blaxland Rd
4.6	Dobney Ave, Wagga Wagga	Sturt Hwy (SH 14)	Urana St (West)
4.6	Urana St (west), Wagga Wagga	Dobney Ave	Pearson St Road Reserve
4.6	Rabaul Pl, Wagga Wagga	Urana St (West)	End
4.6	Pearson St, Wagga Wagga	Sturt Hwy (SH14)	Glenfield Rd
4.6	Chaston St, Wagga Wagga	Dobney Ave	Mortimer Pl
4.6	Mortimer Pl, Wagga Wagga	Chaston St	Entire Length
4.6	Glenfield Rd, Wagga Wagga	Pearson St	Holbrook Rd
4.6	Holbrook Rd, Wagga Wagga	Glenfield Rd / Red Hill Rd Roundabout	Holbrook Rd & Bourke St intersection (MR 211)
4.6	Eunony Bridge Rd, Wagga Wagga	Sturt Hwy (SH 14)	Oura Rd
4.6	Oura Rd, North Wagga	Eunony Bridge Rd	Byrnes Rd
4.6	Byrnes Rd, North Wagga	Oura Rd	Junee Shire / Wagga Wagga City Council Boundary
4.6	Dampier St, Bomen, Wagga Wagga	Byrnes Rd	Bomen Rd
4.6	Bomen Rd, Bomen, Wagga Wagga	Dampier St	Olympic Hwy

4.6	Lewington St, Bomen, Wagga Wagga	Bomen Rd	Webb St
4.6	Webb St, Bomen, Wagga Wagga	Entire Length	
4.6	Hereford St, Bomen, Wagga Wagga	Lewington St	Entire Length
4.6	Bachali St. Bomen, Wagga Wagga	Lewington St	Entire Length
4.6	Tywong St, Ladysmith	Tumbarumba Rd (MR 384)	670 metres to the western extent of the road

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Johns River in the Greater Taree 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.

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of Crown land situated in the Greater Taree City Council area, Parish of Johns River and County of Macquarie, shown as Lot 10 Deposited Plan 1126276, being part of the land in Reserve No 210077 for Environmental Protection and Access notified in the Government Gazette No 109 of 10 November 1989 on page 9602.

(RTA Papers: FPP 8M2266; RO 10/426.1956)

Road Transport (General) Act 2005

Notice under Road Transport (General) Regulation 2005

I, Les Wielinga, Chief Executive of the Roads and Traffic Authority pursuant to Clause 117 of the *Road Transport (General) Regulation 2005*, do, by this Notice, exempt regulated heavy vehicle drivers operating under Standard Solo Hours from the Standard Hours work rest requirements set out in the Table of Clause 64 to the *Road Transport (General) Regulation 2005*.

Les Wielinga Chief Executive Roads and Traffic Authority

SCHEDULE

PART 1 — PRELIMINARY

1.1 Citation

This Notice may be cited as the Solo Drivers Transitional Period Work & Rest Hours (12 + 2) Exemption Notice 2008.

1.2 Commencement

This Notice takes effect on 29 September 2008.

1.3 Effect

This Notice remains in force until midnight 28 March 2009, unless it is amended or repealed earlier.

1.4 Interpretation

- 1.4.1 Unless stated otherwise, words and expressions used in this Notice have the same meaning as those defined in the Dictionary to the *Road Transport (General) Regulation 2005* (the Regulation).
- 1.4.2 Notes do not form part of this Notice.

PART 2 — APPLICATION

2.1 Application

- 2.1.1 This Notice applies to solo drivers of regulated heavy vehicles who would normally operate under Standard Solo work/rest hours as defined under the table in Clause 64 of the Regulation.
- 2.1.2 Drivers operating under this Notice will be exempt from the Standard Hours-Solo Drivers, work/rest hours as stipulated in clause 64 of the Regulation
- 2.1.3 A driver to whom this Notice applies may operate under the hours provided in Table 1

TABLE 1

Standard Hours — Solo Drivers of a regulated heavy vehicle

Column 1	Column 2	Column 3
Total period	Maximum work time	Minimum rest time
In any period of	a driver must not work for more than	and must have the rest of that period off work, with at least
5 ¹ /2 hrs	5 hrs work time	30 minutes rest may be in blocks of 2 X 15 continuous mins rest time
24 hrs	12 hrs driving time*	10 hours rest with a block of 6 continuous hrs
	14 hrs work time	stationary rest time
7 day (168 hrs)	72 hrs work time	24 continuous hrs stationary rest time

* See definition of "driving and working' in Part 4 of this Notice

PART 3 – OPERATIONAL REQUIREMENTS

3.1 Notice to be carried

3.1.1. A copy of this Notice must be carried by the driver operating under this Notice and must be produced to a Police officer or an authorised officer when requested.

3.2 Work/rest hour requirements

- 3.2.1 In any period mentioned in column 1 of table 1, the solo driver:
 - (a) must not work or drive for more than the work or drive time mentioned in column 2; and
 - (b) must have the rest of that period off work, with at least the rest time mentioned in column 3.
- 3.2.2 Work and rest hour offences will be categorised as per the Work/rest hours exemption penalties under Clause 117 of the Regulation.

3.3 Completing a work diary

- 3.3.1 In addition to the requirements for completing a work diary daily sheet, a driver must:
 - differentiate on the work diary page 'work time ' into time spent driving and time conducting other work.
 - indicate this by drawing a vertical line through the work time record and writing "D" or "Drive" or similar annotation in the segment that is driving.
- 3.3.2 Refer Appendix 1 for sample.

3.4 Vehicle odometer reading

3.4.1 For the purposes of this Notice a vehicle being driven by a driver must be fitted with an odometer that is in good working order.

3.5 Using a logbook

3.5.1 A logbook may be used up until midnight 28 December 2008, as per the logbook to work diary transitional provisions in clause 149, existing logbooks of the Regulation.

PART 4 DEFINITIONS

For the purpose of this Notice the following definitions apply "**Driving**" means:

- (a) The time that the driver spends driving a regulated heavy vehicle, whether or not it is on a road; and
- (b) Being in the driver's seat of a regulated heavy vehicle while its engine is running; and
- (c) Being in a regulated heavy vehicle for the purpose of instructing or supervising the driver of the vehicle.

"**Working**" means the time that the driver spends doing tasks that are related to the operation of a regulated heavy vehicle including for example:

- (a) Loading or unloading the vehicle, and
- (b) Inspecting, servicing or repairing the vehicle, and
- (c) Inspecting or attending to the load on the vehicle, and
- (d) Attending to the passengers of a bus, and
- (e) Cleaning or refuelling the vehicle, and
- (f) Performing marketing tasks in relation to the operation of the vehicle, and
- (g) Helping with, or supervising, an activity mentioned in subparagraphs (a) to (f), and
- (h) Recording information, or completing a document, in relation to the operation of the vehicle.

Diameter Contract evenes Contract events Contract events </th <th></th> <th>ORIGINAL (To remain in work diary): Driver's Name: JOHN CITIZEN</th> <th>N A T I O Licence No: 987654321</th> <th>NALDRIVE State/Territory Issued:</th> <th>~</th> <th>R W O R K D I A R Y</th> <th>RKDIARY BFM/AFM Accreditation No:</th> <th>R Y D</th> <th>A</th> <th>C S H E ne work/rest a river work/rest</th> <th>LYSHEET SECURITY NO: Tick the work/rest option for this daily sheet only <u>Sol</u>o driver work/rest options:</th> <th>SECURITY NO: this daily sheet on</th> <th>ITY NO: leet only</th> <th></th>		ORIGINAL (To remain in work diary): Driver's Name: JOHN CITIZEN	N A T I O Licence No: 987654321	NALDRIVE State/Territory Issued:	~	R W O R K D I A R Y	RKDIARY BFM/AFM Accreditation No:	R Y D	A	C S H E ne work/rest a river work/rest	LYSHEET SECURITY NO: Tick the work/rest option for this daily sheet only <u>Sol</u> o driver work/rest options:	SECURITY NO: this daily sheet on	ITY NO: leet only	
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Department of Water and Energy

WATER ACT 1912

APPLICATIONS for licences under Part 2, section 10 of the Water Act 1912, within a proclaimed (declared) local area under section 5(4) has been received as follows:

Barwon

Namoi River Valley

TAMWORTH REGIONAL COUNCIL for a pump on Peel River on Lot 63, DP 755329, Parish Wollomin, County Parry, for irrigation of 2 hectares (sports oval) (new licence – permanent transfer of an existing allocation) (Reference: 90SL100994).

Far West

Barwon Darling River Valley

Gordon Bruce COWARD for a pump on the Barwon River, Lot 11, DP 750436, Parish Bucknel, County Benarba, for water supply for domestic and stock purposes and irrigation of 81 hectares (permenant transfer of existing entitlement) (Reference: 85SL105046).

North Coast

Cudgen Lake

PROJECT 28 PTY LTD for 1 x diversion channel on Blacks Creek on Lot 71, DP 819194, Parish Cudgen, County Rous, for changing the course of a river (new licence) (Reference: 30SL067037).

Written objections to the applications specifying the grounds thereof may be made by any statutory authority or local occupier within the proclaimed area whose interests may be affected and must be lodged with the Department of Water and Energy, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

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

Hunter

Jamie Lawrence and Emma Jane CURLL for a pump on the Pages River on Part Lot 7002, DP 93623, Parish Alma, County Brisbane, for water supply for domestic puposes (exempt from current embargo) (Reference: 20SL061766).

Written objections to the application specifying grounds thereof must be lodged with the Department of Water and Energy, PO Box 796, Murwillumbah NSW 2484, within 28 days of the date of publication.

> DENNIS MILLING, Manager, Licensing

WATER ACT 1912

Notice under Section 22B

THE Department of Water and Energy pursuant to section 22B of the Water Act 1912, advises that the restrictions as notified within the *New South Wales Government Gazette*, published on the 13th of April 2007 and also published in the *Inverell Times*, with regard to the UNREGULATED MACINTYRE RIVER and its tributaries, upstream of the confluence of Severn River, are hereby lifted.

Holders of commercial water entitlements, issued under Part 2 of the Water Act 1912, may extract surface water pursuant to the conditions attached to their entitlements.

Dated this 7th day of October 2008.

DENNIS MILLING, Manager, Licensing

Other Notices

ADOPTION ACT 2000

Amended Accreditation Notice

THIS Accreditation Notice is published in accordance with section 15 of the Adoption Act 2000. The notice has been amended to record the name of the new Principal Officer and change of business address. Otherwise all details including the effective date of accreditation are the same as published on 20 June 2008.

Under section 206 of the Adoption Act 2000 the Director-General of the Department of Community Services may delegate the function of accreditation to provide adoption services. The Director-General has delegated this function to me, the Children's Guardian.

In accordance with sections 15 of the Adoption Act 2000 I accredit Barnardos Australia, Barnardos Find-a-Family Adoption Program as an adoption agency under the Act and in accordance with section 17(b) of the Adoption Act 2000 subject the accreditation to the conditions specified below.

I authorise Lisa Maree Vihtonen, Principal Officer of Barnardos Find-a-Family Adoption Program at Suite 2, 106 Queen Street, St Marys, to undertake the following domestic adoption services for children, excluding those with special needs, until 30 June 2013:

- (i) the assessment of the suitability of a person or persons to adopt a child;
- (ii) any decision to place a child with a person or persons to adopt the child; and
- (iii) the transfer of the care of the child to the person or persons wishing to adopt the child.

I specify the following conditions:

- 1. This agency is to submit indirect evidence of compliance with NSW Adoption Standards 1.1, 1.2, 1.3, 1.4 and 1.5 by 1 October 2009.
- 2. This agency is to submit indirect evidence of compliance with NSW Adoption Standards 1.6, 1.8, 1.9, and 1.11 by 1 October 2010.
- This agency is to submit indirect evidence of compliance with NSW Adoption Standards 2.1, 2.2, 3.1, 3.2 and 3.3 by 1 October 2011.
- This agency is to submit indirect evidence of compliance with NSW Adoption Standards 4.4, 5.1, 5.2, 5.3, 6.1 and 6.2 by 1 October 2012.
- 5. This agency is to have access to a panel of consultants. The Principal Officer will consider the advice of the panel/experts and will retain the records of panel discussions.
- 6. This agency is to provide the Children's Guardian with an annual report by 30 June 2009, and each year following, detailing:
 - the status of cases where adoption action has commenced,
 - the status of cases where adoption action has ceased,
 - the number of cases where adoption action has been finalised,
 - the outcome of cases where the panel has been consulted.

7. This agency is to maintain records of practice relevant to the mandatory requirements and applicable Standards showing that the best interests of the child are paramount in adoption proceedings. These records are to be made available to the Children's Guardian for inspection upon request in written form or an electronic format approved by the Children's Guardian.

The Children's Guardian may revoke or vary any condition to which the accreditation of Barnardos Australia, Barnardos Find-a-Family Adoption Program is subject and may attach new conditions to the accreditation. The Children's Guardian may revoke or suspend the accreditation of Barnardos Australia, Barnardos Find-a-Family Adoption Program if it fails to comply with any of these conditions.

> KERRYN BOLAND, Children's Guardian

APPRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given that the Commissioner for Vocational Training has made Vocational Training Orders for the recognised traineeship vocations of:

- Transport and Distribution Coastal Maritime Operations (Regulated)
- Transport and Distribution Ocean-going Maritime Operations (Regulated)
- Transport and Distribution General Maritime Operations (Unregulated),

under section 6 of the Apprenticeship and Traineeship Act 2001.

The Orders specify a number of matters relating to the required training for these vocations, including the term/s of training, probationary period/s, competency outcome/s and course/s of study to be undertaken.

The Orders will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Orders may be inspected at any State Training Services Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det. nsw.edu.au/html/cibs/380.htm.

Notice is also given that the recognised traineeship vocation of Transport and Distribution (Maritime) is now repealed.

ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48(4)(a)

TAKE notice that the company Warilla Womens Refuge Limited, formerly registered under the provisions of the Corporations Act 2001 and Co-operatives Act 1992, is now incorporated under the Associations Incorporation Act 1984 as:

Warilla Women's Refuge Incorporated, effective 14 October 2008.

KERRI GRANT, Delegate of Commissioner, Office of Fair Trading 14 October 2008

CHARITABLE TRUSTS ACT 1993

Order under Section 12

Cy-Pres Scheme Relating to the Estate of the Late Samuel Chandler

BY his Will dated 19 April 1971, Samuel Chandler left a gift of the residue of his estate, along with the proceeds of the sale of real estate at Rocky River, to the Foundation for Aboriginal Affairs 'for such purposes of the said Foundation as the managing body thereof may think fit'. There were also two successive rights of residence in the Rocky River property.

The Foundation for Aboriginal Affairs ('FAA') was placed in liquidation in 1976. In 1982, a cy près scheme was established by the Supreme Court for the distribution of FAA's remaining assets to 12 Aboriginal organisations in specified portions. The Public Trustee became trustee of the estate in 2005 and, following the expiration of the second right of residence in the real property, sold the real property and contents. The value of the estate is approximately \$163,000.00.

The cy près scheme ordered by the Court in 1982 no longer provides an effective means of using the trust property because many of the organisations which made up that scheme no longer exist. Furthermore, the FAA no longer exists. Other Indigenous organisations have since been established having objects which closely resemble those of the FAA. The Public Trustee has suggested the New South Wales Aboriginal Land Council (NSWALC) as the most appropriate organisation for the cy près scheme. The objects of NSWALC readily fall within two of the four categories of charities, namely, trusts for the relief of poverty and for other purposes beneficial to the community.

A cy près scheme whereby the gift is given to NSWALC to be used for any or all of the following purposes has been recommended:

- 1. Community benefit schemes under section 108 of the Aboriginal Land Rights Act 1993;
- 2. The Freddy Fricke Scholarship Fund;
- 3. The maintenance and enhancement of Aboriginal culture, identity and heritage.

The Solicitor General has formed the view that the gift to the FAA is a gift for charitable purposes and approved a recommendation that the Attorney General establish a cy-pres scheme pursuant to section 12(1)(a) of the Charitable Trusts Act 1993 to enable the distribution of the charitable trust funds in accordance with the recommendation.

Therefore, pursuant to section 12 of the Charitable Trusts Act, I hereby order that the gift to the FAA in the Testator's Will be amended cy pres to enable the executors to give the gift to NSWALC for distribution as set out above. Such Order is to take effect 21 days after its publication in the *New South Wales Government Gazette*, in accordance with section 16(2) of the Charitable Trusts Act.

Date of Order: 14 October 2008.

L. BABB, SC, Acting Solicitor General (as delegate of the Attorney General)

CHARITABLE TRUSTS ACT 1993

Notice under Section 15

Proposed Scheme Relating to the Estate of the Late Rose Emma Murphy

ROSE EMMA MURPHY died on 31 December 2004. She had made a will dated 9 January 1999, leaving 50% of the residue of her estate 'to cancer research'. The executor of the will has made application under Part 4 of the Charitable Trusts Act 1993, asking that the Attorney General establish a cy près scheme in respect of this gift, to the Australian Cancer Research Foundation (ACRF).

Consideration has been given to the question of whether the gift has failed to provide a suitable and effective means of using the trust property. This has not occurred, as the purpose of the gift can still be fulfilled. Rather than a cy près scheme, an administrative scheme is required for this trust. Given that the organisation suggested by the executor (the ACRF) clearly carries out cancer research and holds on trust and applies money for this purpose, a suitable administrative scheme would be that the relevant share of residuary estate be given to the ACRF to be held on trust and applied for the purpose of cancer research.

The Solicitor General, as delegate of the Attorney General in such matters, has determined that the gift in the will of the late Rose Emma Murphy creates a trust for a valid charitable purpose. Accordingly, the Solicitor General, has approved the establishment of an administrative scheme pursuant to section 12(1)(b) of the Charitable Trusts Act 1993, so as to enable the Australian Cancer Research Foundation to hold funds bequeathed in the will of Rose Emma Murphy on trust for the purpose of cancer research.

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

Dated: 13 October 2008.

LAURIE GLANFIELD Director General, Attorney General's Department

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) ACT 1997

Safer Community Compact – Order

I, the Honourable JOHN HATZISTERGOS, M.L.C., 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 Great Lakes Council's Crime Prevention Plan Forster Tuncurry Districts 2008/2009 as a Safer Community Compact for the purposes of Division 3 of Part 4 of that Act.

This Order takes effect on 15 November 2008 and remains in force until 14 November 2011.

CRIMINAL PROCEDURE REGULATION 2005

ORDER

under the Criminal Procedure Regulation 2005

I, JOHN HATZISTERGOS, M.L.C., Attorney General, pursuant to Clause 1 of Schedule 5 of the Criminal Procedure Regulation 2005, do, by this Order, declare Burwood

Local Court, Newtown Local Court, Balmain Local Court, Campbelltown Local Court, Camden Local Court, Picton Local Court and Moss Vale Local Court to be a participating court, from 20 October 2008, for the community conference intervention program referred to in Clause 19A of that Regulation.

> JOHN HATZISTERGOS, M.L.C., Attorney General

Explanatory Note

The object of this Order is to declare Burwood Local Court, Newtown Local Court, Balmain Local Court, Campbelltown Local Court, Camden Local Court, Picton Local Court and Moss Vale Local Court to be a participating court for the community conference intervention program established under Part 4 of Chapter 7 of the Criminal Procedure Act 1986.

This order is made under the definition of participating court in Clause 1 of Schedule 5 to the Criminal Procedure Regulation 2005.

DISTRICT COURT ACT 1973

District Court of New South Wales

Direction

PURSUANT to section 173 of the District Court Act 1973, I direct that the District Court shall sit in its criminal jurisdiction at the place and time shown as follows:

Bathurst, 10:00 a.m., 2 March 2009 (2 weeks).
Bathurst, 10:00 a.m., 20 April 2009 (2 weeks).
Bega, 10:00 a.m., 16 February 2009 (3 weeks).
Dubbo,10:00 a.m., 16 March 2009 (2 weeks).
East Maitland, 10:00 a.m., 6 April 2009 (2 weeks).
Goulburn, 10:00 a.m., 9 March 2009 (3 weeks).
Grafton, 10:00 a.m., 16 February 2009 (2 weeks).
Griffith, 10:00 a.m., 16 February 2009 (2 weeks).
Queanbeyan, 10:00 a.m., 30 March 2009 (2 weeks).
Tamworth, 10:00 a.m., 14 April 2009 (3 weeks).

Taniworun, 10.00 a.m., 14 April 2009 (5 wee

Dated this 14th day of October 2008.

R. O. BLANCH, Chief Judge

GEOGRAPHICAL NAMES ACT 1966

Erratum

Rangers Valley 9238-4N 1:25 000 topographic map within the Glen Innes 9238 1:100 000 topographic map area

THE notice in *New South Wales Government Gazette* of 9 March 1979, Folio 1434, refers to the assignment of a geographical name Clarevaux Lagoon. The correct name should be Clarevaulx Lagoon. This notice corrects that error.

W. WATKINS, Chairman

Geographical Names Board, PO Box 143, Bathurst NSW 2795

GEOGRAPHICAL NAMES ACT 1966

Erratum

IN the notice referring to the assignment of Address Locality Names and Boundaries in the former Barraba Local Government Area, Folio 1534, 13 March 1998, the name Thirldene was incorrectly spelt, the correct spelling is as it appears in this notice. This notice corrects that error.

W. WATKINS, Chairman

Geographical Names Board, PO Box 143, Bathurst 2795.

GEOGRAPHICAL NAMES ACT 1966

Notice of Determination of Address Locality Names and Boundaries within the Tenterfield 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 address locality names and boundaries in the Tenterfield Local Government Area as shown on map GNB3807.

The following forty three names are assigned as address localities and shown on map GNB3807: Acacia Creek, Amosfield, Back Creek, Bolivia, Bookookoorara, Boonoo Boonoo, Boorook, Carrolls Creek, Cottonvale, Cullendore, Deepwater, Drake Village, Drake, Dumaresq Valley, Emmaville, Forest Land, Jennings, Koreelah, Legume, Liston, Lower Acacia Creek, Maryland, Mingoola, Mole River, Rivertree, Rocky River, Ruby Creek, Sandy Flat, Sandy Hill, Silent Grove, Stannum, Tabulam, Tarban, Tenterfield, Timbarra, Torrington, Undercliff, Upper Tooloom, Urbenville, Wilsons Downfall, Woodenbong, Woodside and Wylie Creek.

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 proposal to Amend Address Locality Boundaries within the Great Lakes Local Government Area

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to amend the address locality boundary between Wallingat and Shallow Bay and Wallingat and Coomba Bay in the Great Lakes Local Government Area as shown on map GNB3767-1-B.

The proposed boundary amendments as shown on map GNB3767-1-B may be viewed at Great Lakes Council Administration Centre, Breese Parade, Forster NSW, from Wednesday, 15 October 2008, until Friday, 14 November 2008. A copy of the above map will also be on display at the office of the Geographical Names Board, Land and Property Information, 346 Panorama Avenue, Bathurst NSW 2795, during the above dates.

Any person wishing to make comment upon this proposal may prior to 14 November 2008, write to the Secretary of the Board with that comment. This proposal may also be viewed and submissions lodged on the Geographical Names Board web site at www.gnb.nsw.gov.au.

All submissions lodged in accordance with section 9 of the Geographical Names Act 1966, may be subject to a freedom of information application.

> WARWICK WATKINS. Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of section 8 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it proposes to assign the names listed hereunder as geographical names.

Any person wishing to make comment upon these proposals may within one (1) month of the date of this notice, write to the Secretary of the Board with that comment.

Proposed Name:	Wanda Wetlands.
Designation:	Reserve.
L.G.A.:	Port Stephens Council.
Parish:	Tomaree.
County:	Gloucester.
L.P.I. Map:	Port Stephens.
1:100,000 Map:	Port Stephens 9223.
Reference:	GNB 5294.
Proposed Name:	Arthur Mollett Reserve.
Designation:	Reserve.
L.G.A.:	Wyong Shire Council.
Parish:	Munmorah.
County:	Northumberland.
L.P.I. Map:	Wyong.
1:100,000 Map:	Gosford 9131.
Reference:	GNB 5295.
Proposed Name:	Parker Fields.
Designation:	Reserve.
L.G.A.:	Richmond Valley Council.
Parish:	Riley.
County:	Richmond.
L.P.I. Map:	Woodburn.
1:100,000 Map:	Woodburn 9539.
Reference:	GNB 5292.
Proposed Name:	Campbell Reserve.
Designation:	Reserve.
L.G.A.:	Lake Macquarie City Council.
Parish:	Kahibah.
County:	Northumberland.
L.P.I. Map:	Wallsend.
1:100,000 Map:	Newcastle 9232.
Reference:	GNB 5293.
Proposed Name:	Kenibea Bushland Reserve.
Designation:	Reserve.
L.G.A.:	Lake Macquarie City Council.
Parish:	Kahibah.
County:	Northumberland.
L.P.I. Map:	Wallsend.
1:100,000 Map:	Newcastle 9232.
Reference:	GNB 5293.

Proposed Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Proposed Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference

Proposed Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100.000 Map: Reference: Proposed Name: Designation:

L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Proposed Name:

Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Proposed Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Blacktown City Council. Gidley. Cumberland. Riverstone. Penrith 9030. GNB 5277. Courtneys Crossing. Causeway. Cootamundra Shire Council. Cunjegong. Harden. Sebastopol. Junee 8428. GNB 5283. Waddy Creek Cutting. Channel. Wakool Shire Council. Mellool. Wakool. Swan Hill.

Harpers Bush.

Blacktown City Council.

Reserve.

Prospect.

Prospect.

Reserve.

Cumberland.

Penrith 9030.

Kalina Reserve.

GNB 5271.

Swan Hill 7627. GNB 5284.

Eagle Creek Cutting. Channel. Wakool Shire Council. Barham. Wakool. Barham. Cohuna 7726. GNB 5284.

A J Baker Park. Reserve. Maitland City Council. Maitland. Northumberland. Beresfield. Newcastle 9232. GNB 5296.

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.

INCORPORATION OF PARENTS AND CITIZENS ASSOCIATIONS

The following association is hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976: 1. Homebush Public School

NEW SOUTH WALES GOVERNMENT GAZETTE No. 132

- 2. Bulli High School
- 3. Sackville Street Public School
- 4. Carlingford Public School
- 5. Maclean High School

VERITY FIRTH, M.P., Minister for Education and Training

NATIONAL PARKS AND WILDLIFE ACT 1974

Ellerslie Nature Reserve Razorback Nature Reserve Plans of Management

DRAFT plans of management for the above nature reserves have been prepared and are on exhibition until 16 February 2009.

Copies of the Ellerslie plan are available free of charge from the NPWS office at 7A Adelong Road, Tumut NSW 2720 (ph 6947 7000) and may be viewed at the Adelong Post Office, 80 Tumut Street, Adelong. Copies of the Razorback plan are available from NPWS office at 11 Farrer Place, Queanbeyan (ph 6229 7000) and may be viewed at the Upper Lachlan Shire Council office, 44 Spring Street, Crookwell. The plans are also on the website: www.environment.nsw. gov.au. Written submissions on these plans must be received by The Planner, National Parks and Wildlife Service, PO Box 472, Tumut NSW 2720, by 16 February 2009.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

PIPELINES ACT 1967

Notification of Vesting of Easements

BP Australia Pty Ltd Pipeline Licence No. 35

I, IAN MICHAEL MACDONALD, M.L.C., Minister for Energy, pursuant to the provisions of sections 21 and 61 of the Pipelines Act 1967, hereby declare that the easements over the lands described in Schedule 1 hereto are vested in BP Australia Pty Ltd (ABN 53 004 085 616), for the purposes of and incidental to the construction and operation of a pipeline subject to the restrictions as to user set out in Schedule 2 hereto.

Dated this 5th day of September 2008.

IAN MACDONALD, M.L.C., Minister for Energy

SCHEDULE 1

Lands Affected by Easements for Pipeline

All those pieces or parcels of land described as "Pipeline Easement" on the Deposited Plan DP 1129968 and associated Instruments lodged and registered at the Sydney office of Land and Property Information NSW.

SCHEDULE 2

Restrictions as to User

Without affecting the generality of any requirement imposed by the Pipelines Act 1967 or regulations thereunder, the owner or occupier of the land over which there is an easement for pipeline must not use the land except in accordance with the restrictions detailed in the easement for pipeline registered on the title to the land.

Not withstanding the above regarding restrictions as to user a person generally may not within the easement, except with the prior consent in writing of the person in whom the easement is vested:

- (a) Excavate (including blasting), drill or dig.
- (b) Erect, place or permit to be erected or placed any building, structure (including fence posts), plant, apparatus or equipment, earthworks, utility services or other improvements whether permanent or temporary on, over or under the land.
- (c) Alter or disturb existing levels, contours or gradients.
- (d) Plant or cultivate any tree within 3 metres of the pipeline or any apparatus or works.
- (e) Place on or use any part of the land for the transport, carriage or support of any heavy object, vehicle or implement, which could in any way cause or be likely to cause damage to the pipeline.
- (f) Undertake any other activity that represents a danger to the pipeline or is a danger to the operation of the pipeline or its apparatus or works including signs, vent pipes and cathodic protection systems including anode beds and electrolysis test points.

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, the use of interlocutory processes and pleadings, and co-operation between the Court and a foreign court on insolvency matters.

Commencement

2. This Practice Note commences on 17 October 2008.

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;

Cross-Border Insolvency Act means the Cross-Border Insolvency Act 2008 (Cth);

Registrar includes the Registrar in Equity and a Deputy or Assistant Registrar;

Rules means the Supreme Court (Corporations) Rules 1999.

The Corporations Judge

- 5. 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).

Listing arrangements for corporations matters

- (a) The Registrar's Corporations List
 - 8. Corporations matters are usually made returnable in the Registrar's Corporations List (see "Registrar's Lists" in Practice Note SC Eq 1). The List commences at 9.15am each weekday.
 - 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.
 - 10. Applications are listed before the Registrar each day, in the Registrar's 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.
 - 11. 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.

- (b) The Monday Corporations List
 - 12. 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.
 - 13. 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.
 - 14. 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.
 - 15. 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.
 - 16. 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.
 - 17. The Corporations Judge may be assisted on Mondays by another Equity Division Judge.
 - 18. 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.
 - 19. 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.
 - 20. 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
 - 21. 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).
 - 22. 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.
 - 23. The Duty Judge or the Registrar may refer duty applications in corporations matters to the Corporations Judge.
- (d) Statutory demand matters
 - 24. 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.
 - 25. 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

- 26. 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).

Interlocutory Process and Pleadings

27. 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.'
- 28. The words, 'and whether final or interlocutory relief is claimed', were inserted with effect from 24 June 2005.
- 29. 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.
- 30. 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).
- 31. 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.

Cross-Border Insolvency Act

32. Co-operation between the Court and a foreign court or representative under article 25 of the Model Law in a particular case should generally occur within a framework proposed by the parties and approved by the Court. In formulating a proposed framework, parties should have regard to the Guidelines Applicable to Court-to-Court Communication in Cross-Border Cases published by The American Law Institute and The International Insolvency Institute and available at www.ali.org/doc/Guidelines. pdf.

J. J. SPIGELMAN, AC, Chief Justice of New South Wales 15 October 2008

Related information

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 replaces Practice Note SC Eq 4 which commenced on 1 May 2006.

Practice Note SC Eq 4 was originally issued on 17 August 2005 and replaced former Practice Notes 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. It was replaced on ****** October 2008 to remove provisions about remuneration of insolvency practitioners consequent upon the enactment of the Corporations Amendment (Insolvency) Act 2007 (Cth), to make provision for co-operation between courts in light of the Cross-Border Insolvency Act 2008 (Cth), and to reflect new arrangements in the Registrar's Corporations List.

Home Building Regulation 2004

Clause 28

Qualification requirements for an endorsed contractor licence or supervisor certificate in the category of electrical wiring work

I, Lyn Baker, Commissioner for Fair Trading, Department of Commerce, pursuant to clause 28(1) of the *Home Building Regulation 2004*:

Determine that an applicant who held a electrical wiring licence or certificate more than five years ago will be required to successfully pass the skills assessment on the current edition of the wiring rules (AS/NZS 3000:2007)

to be necessary for an applicant for the issue of a Certificate.

This Instrument commences on the Commencement Date.

Dated this 27th day of August 2008.

Lyn Baker Commissioner for Fair Trading, Department of Commerce

Definitions

In this Instrument:

References to *Certificate* and *Licence* are respectively to a supervisor certificate, or endorsed contractor licence, to do or supervise electrical wiring work.

Commencement Date means date of approval;

Registered Training Organisation has the same meaning as **Registered Provider** in the Vocational Education and Training Accreditation Act 1990;

TAFE means the New South Wales Technical and Further Education Commission;

the Act means the Home Building Act 1989;

the Regulation means the Home Building Regulation 2004.

Home Building Regulation 2004

Clause 28

Qualification requirements for an endorsed contractor licence or supervisor certificate for general building work

I, Lyn Baker, Commissioner for Fair Trading, Department of Commerce, pursuant to clause 28(1) of the *Home Building Regulation 2004*:

- determine the possession of qualifications or the passing of examinations specified in Column 1 of the Table to the Schedule; and
- (b) consider the possession of experience specified in Column 2 of that Table opposite the relevant matter in Column 1,

to be necessary for an applicant for the issue of a Certificate.

This Instrument commences on the Commencement Date.

Dated this 25th day of September 2008.

Lyn Baker Commissioner for Fair Trading, Department of Commerce

Definitions

In this Instrument:

References to *Certificate* and *Licence* are respectively to a supervisor certificate, or endorsed contractor licence, to do or supervise general building work;

Commencement Date means date of approval;

Registered Training Organisation has the same meaning as **Registered Provider** in the Vocational Education and Training Accreditation Act 1990;

TAFE means the New South Wales Technical and Further Education Commission;

the Act means the Home Building Act 1989;

the Regulation means the Home Building Regulation 2004.

S

Table 1

Schedul	e 1
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Qualifications		
Column 1 Qualifications or Examinations	Column 2 Experience	
Completion of Certificate IV in Building and Construction (BCG40106 Building) or (BCG40206 Contract Administration) or (BCG40306 Estimating) or (BCG40506 Site Management) including the units of competency listed in Schedule 2. AND a licence or qualification for Carpentry, Carpentry & Joinery or Bricklaying OR Diploma of Building and Construction (Building)	At least two years relevant industry experience in a wide range of building construction work	
BCG50206 Completion of a Degree, Diploma or Advanced Diploma in Building, Construction, Construction Management, Construction Economics, Applied Science (Building) or Quantity Surveying from an Australian University.	At least two years relevant industry experience in a wide range of building construction work	
Completion of a degree in Civil Engineering, Structural Engineering or Architecture from an Australian University AND Completion of Certificate IV in Building and Construction (BCG40106 Building) or (BCG40206 Contract Administration) or (BCG40306 Estimating) or (BCG40506 Site Management) including the units of competency listed in Schedule 2	At least two years relevant industry experience in a wide range of building construction work	

Table 2

Transitional arrangements		
Column 1 Qualifications or Examinations	Column 2 Experience	
1 Existing Licence or Certificate A Licence or Certificate held immediately before the Commencement Date.	N/A	
2 Licence or Certificate held before the Commencement Date A licence or certificate held within two years of the Commencement Date		
3 Qualifications before the Commencement Date Any qualification attained before the Commencement Date that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate. A list of superseded qualifications is set out in Schedule 3.	At least 2 years relevant industry experience in a wide range of building construction works.	
4 Transitional arrangements in respect of examinations The passing of any examination that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate PROVIDED THAT immediately before the Commencement Date the applicant was enrolled in the course or program relating to that examination.	The experience relating to such examination that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate.	

Schedule 2

The following u	nits must be achieved and indicated in the applicants transcript of the qualification:
BCGBC4001A projects	Apply building codes and standards to the construction process for low-rise building
BCGBC4002A BCGBC4003A	Manage occupational health and safety in the building and construction workplace Select and prepare a construction contract
BCGBC4004A	Identify and produce estimated costs for building and construction projects Produce labour and material schedules for ordering
BCGBC4006A	Select, procure and store construction materials for low-rise projects Plan building or construction work
BCGBC4008A	Conduct on-site supervision of the building and construction project Apply legal requirements to building and construction projects
BCGBC4010A	Apply structural principles to residential low rise constructions
	Apply structural principles to commercial low rise constructions Manage finances
BCGBC4012A BCGBC4018A	Read and interpret plans and specifications Apply site surveys and set out procedures to building and construction projects
	Resolve business disputes

Schedule 3

Superseded Qualifications

- Certificate IV in Building (3477) conducted by a Registered Training Organisation PLUS either a Carpentry, Carpentry & Joinery or Bricklaying Trade Course from TAFE or a Registered Training Organisation or hold a current Carpentry, Carpentry & Joinery or Bricklaying contractor licence or supervisor certificate.
- 2. Diploma in Building (3475) conducted by a Registered Training Organisation including TAFE.
- Advanced Diploma in Building (3471) conducted by Registered Training Organisation including TAFE.
- Certificate IV in Building Studies (1261) from TAFE AND either a Carpentry, Carpentry & Joinery or Bricklaying Trade Course from TAFE or a Registered Training Organisation or hold a current Carpentry, Carpentry & Joinery or Bricklaying contractor licence or supervisor certificate.
- 5. Diploma in Building Studies (1262) from TAFE.
- 6. Advanced Diploma in Building Studies (1263) from TAFE.
- 7. Advanced Diploma in Structural Engineering (6443) from TAFE.
- Degree, Diploma or Advanced Diploma in Building, Construction, Construction Management, Construction Economics, Applied Science (Building), Structural Engineering or Quantity Surveying from an Australian University.
- 9. Certificate of Registration as an Architect under the Architects Act 2003.
- A degree in Civil Engineering or Architecture from and Australian University PLUS Certificate IV in Building (3477 or TAFE Course 1261)
- 11. Diploma of Structural Engineering (2992) from TAFE.
- 12. Associate Diploma in Applied Science (Building) (5185) TAFE.
- 13. Certificate in Building (5102) TAFE.
- 14. Certificate in Building Foreman & Clerk of Works (135) from TAFE.
- 15. Advanced Certificate in Building Supervision (5189) from TAFE.
- 16. Advanced Building Studies Course Diploma in Building Studies Level V (2183) from TAFE.
- 17. Advanced Building Studies Course Certificate IV in Building Studies Residential Level IV (2182) from TAFE PLUS either a Carpentry, Carpentry & Joinery or Bricklaying Trade Course.
- 18. Certificate IV in Contractors Management Program conducted by Back to Basics Business Training Pty Ltd PLUS either a Carpentry, Carpentry & Joinery or Bricklaying Trade Course.

Home Building Regulation 2004

Clause 28

Qualification requirements for an endorsed contractor licence or supervisor certificate for kitchen, bathroom and laundry renovation

I, Lyn Baker, Commissioner for Fair Trading, Department of Commerce, pursuant to clause 28(1) of the *Home Building Regulation 2004*:

- determine the possession of qualifications or a trade licence specified in Column 1 of Table 1 to Schedule 1; and
- (b) the possession of units of competency or modules from one of the courses or qualifications specified in Column 2 of that Table,

to be necessary for an applicant for the issue of a Certificate.

This Instrument commences on the Commencement Date.

Dated this 25th day of September 2008.

Lyn Baker Commissioner for Fair Trading, Department of Commerce

Definitions

In this Instrument:

References to *Certificate* and *Licence* are respectively to a supervisor certificate, or endorsed contractor licence, to do or supervise Kitchen, bathroom & laundry renovation and Erection of Pre-fabricated Metal-framed Home Additions and Structures.

Commencement Date means date of approval;

Registered Training Organisation has the same meaning as **Registered Provider** in the Vocational Education and Training Accreditation Act 1990;

TAFE means the New South Wales Technical and Further Education Commission;

the Act means the Home Building Act 1989;

the Regulation means the Home Building Regulation 2004.

Table 1

Schedule 1

Qualifications	
Column 1 Trade licence or qualifications	Column 2 Units of competency or modules from one of the courses or qualifications
(a) Existing licensed trade contractors in one of the following licence categories:	The following units must be achieved and indicated in the Statement of Attainment:
Carpentry Joinery Plumbing Wall & Floor Tiling	(a) BCGBC4001A Apply building codes and standards to the construction process for low-rise building projects
OR (b) Successful completion of a national qualification from the list below: BCG30203 Certificate III in Carpentry BCF30100 Certificate III in Off Site Construction (Shopfitting) LMF30302 Certificate III in Furniture Making LMF30402 Certificate III in Furniture Making (Cabinet Making) LMF30502 Certificate III in Furniture Making (Wood Machinery) MEM30603 Certificate III in Marine Craft Construction	BCGBC4002A Manage occupational health and safety in the building and construction workplace BCGBC4003A Select and prepare a construction contract BCGBC4004A Identify and produce estimated costs for building and construction projects BCGBC4005A Produce labour and material schedules for ordering BCGBC4006A Select, procure and store construction materials for low-rise projects BCGBC4007A Plan building or construction work BCGBC4008A Conduct on-site supervision of the building and construction project
BCG31303 Certificate III in Wall and Floor Tiling	BCGBC4009A Apply legal requirements to building and construction projects
	OR (b) The following module from the TAFE Certificate IV in Plumbing Technology (8081) and units of competency:
	1496A Plumbing contracting principles BCGBC4001A Apply building codes and standards to the construction process for low-rise building projects BCGBC4004A Identify and produce estimated costs for building and construction projects BCGBC4006A Select, procure and store construction materials for low-rise projects
	BCGBC4007A Plan building or construction work OR
	(c) The following combination of units of competency from LMF40202 Certificate IV in Furnishing Technology and LMF30302 Certificate III in Furniture Making:
	LMFFT4001A Co-ordinate on site installation of furnishing products
	LMFFT4007A Sample, inspect & test products to specifications

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	(c) continued
	LMFFT4008A Interpret and use workplace information LMFFT4009A Match furnishing style/materials to customer requirements LMFGN3002A Estimate & cost job
	LMFFM3013A Measure & draw site layout for manufactured furniture products LMFFM3005A Fabricate custom furniture LMFFM3006A Install furniture products

Table 2

Transitional arrangements

Column 1 Qualifications or Examinations

1 Existing Licence or Certificate

A Licence or Certificate held immediately before the Commencement Date.

2 Licence or Certificate held before the Commencement Date

A licence or certificate held since 21 August 2006.

3 Qualifications before the Commencement Date

Any qualification attained before the Commencement Date that was necessary immediately before the Commencement Date pursuant to clause 28(1) of the Regulation for the issue of a Certificate.

A list of superseded qualifications is set out in Schedule 2.

Schedule 2

Superseded units of competency or modules from one of the courses or qualifications for the purposes of Schedule 1 Table 1 Column 2

Successful completion of the modules or units of competency from one of the following courses or qualifications:

Course 3477 Certificate IV in Building conducted by a RTO:

- ABC005 Materials 1
- ABC069 Cost Control and Planning 1
- ABC077 Building Quantities and Estimating 1B
- ABC082 Building Site Supervision
- ABC091 Business Management for Building Industry 1A
- ABC092 Business Management for Building Industry 1B
- ABC102 Residential Site Safety
- ABC088 Building Technology 1
- ABC001 Construction 1.

OR TAFE Certificate IV in Building Studies (1261):

- 2182A Materials 1
- 2182L Cost Control and Planning 1
- 2182F Building Quantities and Estimating 1B
- 2182H Building Site Supervision
- 2182G Business Management for Building Industry 1A
- 2182GG Business Management for Building Industry 1B
- 2182J Residential Site Safety
- 2182C Building Technology 1
- 2182B Construction 1.

OR the following combination of modules from the TAFE Certificate IV in Plumbing Technology (8081) and course 3477 Certificate IV in Building or TAFE Certificate IV in Building Studies (1261):

- 1496A Plumbing contracting principles ٠
- ABC005 or 2182A Materials 1 ٠
- ABC077 or 2182F Building Quantities and Estimating 1B
 ABC088 or 2182C Building Technology 1
- ABC001 or 2182B Construction 1.

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BATHURST REGIONAL COUNCIL

Roads Act 1993

Naming of Roads

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

Location

New Street Name Seldon Street.

The northern portion of Queen Street between North Street and its termination at Brian Booth Oval, Perthville.

Authorised by resolution of the Council on 3 September 2008. D. SHERLEY, General Manager, Bathurst Regional Council, PMB 17, Bathurst NSW 2795. [4228]

GOSFORD CITY COUNCIL

ERRATUM

THE notice published in the *New South Wales Government Gazette*, dated 19 September 2008, folio 9376, that gave effect to the compulsory acquisition of easements affecting Lot 221, DP 755227, referred to the Local Government Act 1993. The reference to that Act was an error. The correct reference is the Water Management Act 2000. This notice corrects that error. The date of acquisition will remain 19 September 2008. PETER WILSON, General Manager, Gosford City Council, PO Box 21, Gosford NSW 2250.

[4229]

HORNSBY SHIRE COUNCIL

Local Government Act 1993

Land Acquisitions (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

HORNSBY SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the Schedule 1 below, excluding the interests described in Schedule 2 below and excluding any mines or deposits of minerals within the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for open space. Dated at Hornsby, 3 October 2008. ROBERT BALL, General Manager, Hornsby Shire Council, PO Box 30, Hornsby NSW 1630.

SCHEDULE 1

Lot 706, DP 1124042. Lot 708, DP 1124042.

SCHEDULE 2

Easement to drain water created in DP 716031, marked M on Lot 706, DP 1124042.

Easement for transmission line described as K749837, marked A on Lot 708, DP 1124042. [4230]

HORNSBY SHIRE COUNCIL

ERRATUM

THE following notices replace the notice published in the *New South Wales Government Gazette* of 3 October 2008, on page 9864, Folio 4210. The gazettal date remains 3 October 2008.

HORNSBY SHIRE COUNCIL

Local Government Act 1993

Land Acquisitions (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

HORNSBY SHIRE COUNCIL declares, with the approval of Her Excellency the Governor, that the lands described in the Schedule A below, excluding the interests described in Schedule B below and excluding any mines or deposits of minerals within the lands, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for open space. Dated at Hornsby, 3 October 2008. ROBERT BALL, General Manager, Hornsby Shire Council, PO Box 30, Hornsby NSW 1630.

SCHEDULE A

Lot 702, DP 1124042; Lot 704, DP 1124042.

SCHEDULE B

Easement A in Lots 702 and 704, DP 1124042. Easement F in Lot 704, DP 1124042. Easement G in Lot 704, DP 1124042.

[4231]

INVERELL SHIRE COUNCIL

Fixing of Levels

Notice is hereby given that levels of Mansfield Street – Henderson Street to Greaves Street, as shown on plans exhibited at Council's Office and as advertised in the *Inverell Times* on 8 August 2008, have been duly approved and fixed by the authority delegated to me under section 378 of the Local Government Act 1993, as amended, in accordance with such plans, on 1 October 2008. P. J. HENRY, General Manager, Inverell Shire Council, Administrative Centre, 144 Otho Street, Inverell NSW 2360. [4232]

MAITLAND CITY COUNCIL

Naming of Public Roads

NOTICE is hereby given that Maitland City Council, in pursuance of section 162 of the Roads Act 1993 and Part 2 of the Roads (General) Regulation 2000, has approved the following new road names for gazettal:

Deposited Plan/Location	Road Name
DP 1126415, Chisholm.	Settlers Boulevard.
DP 1108020, Chisholm.	Duskdarter Street.
DP 1108020, Chisholm.	Whitewater Street.
DP 1108020, Chisholm.	Redtail Street.
DP 1108020, Chisholm.	Whitetip Street.
DP 1108020, Chisholm.	Pondhawk Street.

17 October 2008

DP 1108020, Chisholm.	Bluetail Street.
DP 1108020, Chisholm.	Arrowtail Street.
DP 1108020, Chisholm.	Mistfly Street.
DP 1108020, Chisholm.	Grasshawk Drive.
DP 1108020, Chisholm.	Dragonfly Drive.
DP 1108020, Chisholm.	Threadtail Street.

The above road names have been advertised and notified. No objections to the proposed names have been received during the prescribed 28 day period. DAVID EVANS, General Manager, Maitland City Council, High Street (PO Box 220), Maitland NSW 2320. [4233]

PORT MACQUARIE-HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PORT MACQUARIE-HASTINGS COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule 1 below and the easement described in Schedule 2 below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes. Dated at Port Macquarie, 14 October 2008. ANDREW ROACH, General Manager, Port Macquarie-Hastings Council, corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE 1

Lot 1, DP 1071933.

SCHEDULE 2

Easement to drain water marked (A) shown on DP 1071933. [4234]

PORT MACQUARIE-HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PORT MACQUARIE-HASTINGS COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule 1 below and the easement described in Schedule 2 below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes. Dated at Port Macquarie, 14 October 2008. ANDREW ROACH, General Manager, Port Macquarie-Hastings Council, corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE 1

Lot 1, DP 1083704.

SCHEDULE 2

Easement to drain water marked (A) shown on DP 1083704. [4235]

PORT MACQUARIE-HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PORT MACQUARIE-HASTINGS COUNCIL declares with the approval of Her Excellency the Governor, that the land described in Schedule 1 below and the easement described in Schedule 2 below, excluding any mines or deposits of minerals in the land, are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes. Dated at Port Macquarie, 14 October 2008. ANDREW ROACH, General Manager, Port Macquarie-Hastings Council, corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE 1

Lot 1, DP 1083894.

SCHEDULE 2

Easement to drain water marked (A) shown on DP 1083894. [4236]

PORT MACQUARIE-HASTINGS COUNCIL

Roads Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PORT MACQUARIE-HASTINGS COUNCIL declares with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for public road. Dated at Port Macquarie, 14 October 2008. ANDREW ROACH, General Manager, Port Macquarie-Hastings Council, corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE 1

Lot 1, DP 1062308.

[4237]

PORT MACQUARIE-HASTINGS COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

PORT MACQUARIE-HASTINGS COUNCIL declares with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for sewerage purposes. Dated at Port Macquarie, 14 October 2008. ANDREW ROACH, General Manager, Port Macquarie-Hastings Council, corner Lord and Burrawan Streets, Port Macquarie NSW 2444.

SCHEDULE 1

Lot 1, DP 1086691.

[4238]

RANDWICK CITY COUNCIL

Roads Act 1993, Part 2, Section 10

Dedication of Land as Public Road

THE land in the Schedule hereunder is hereby dedicated as public road pursuant to the provisions of section 10 of the Roads Act 1993. RAY BROWNLEE, General Manager, Randwick City Council, 30 Frances Street, Randwick NSW 2031.

SCHEDULE

Lots 102, 104 and 109 in Deposited Plan 1013114, Locality of Maroubra, Parish of Botany, County of Cumberland.

[4239]

ESTATE NOTICES

NOTICE of intended distribution of estate.–Any person having any claim upon the estate of NANCY JOYCE REEVE, late of Castle Hill, in the State of New South Wales, retired, who died on 26 March 2008, must send particulars of their claim to the executor, Maurice Stanley Reeve, c.o. Truman Hoyle Lawyers, Level 11, 68 Pitt Street, Sydney NSW 2000, within one (1) calendar month from the publication of this notice. After that time the assets of the estate and the property 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 1 October 2008. TRUMAN HOYLE LAWYERS, Level 11, 68 Pitt Street, Sydney NSW 2000 (DX 263, Sydney), tel.: (02) 9226 9888. Reference: SR 8612. [4240]

COMPANY NOTICES

NOTICE of final meeting of Directors.-VL MARCELLOS SOLICITOR CORPORATION, ABN 32 078 940 922 (in voluntary liquidation).-NOTICE is hereby given pursuant to section 411(2) of the Companys' Code (NSW) that a final general meeting of the directors of the abovenamed Company will be held at the office of Hancocks, Chartered Accountants, 82 Brisbane Street, Tamworth NSW 2340, on Friday, 21st day of November 2008, at 10:00 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and of hearing any explanations that may be given by the Liquidator. Dated 14 October 2008. MEGAN A. EDWARDS, Liquidator, c.o. Hancocks, Chartered Accountants, 82 Brisbane Street, Tamworth NSW 2340, tel.: (02) 6766 4716. [4241]

OTHER NOTICES

PUBLIC NOTICE

Proposed termination of Strata Scheme No. 16779 being property situate at 120-126 Cathedral Street, Woolloomooloo

Notice to Send in Claims

NOTICE is given of an intention to apply to the Registrar-General for an order terminating the above strata scheme and the consequent winding up of the Owners Corporation pursuant to section 51A of the Strata Schemes (Freehold Development) Act 1973.

Any person having any claim against the Owners Corporation of the above Strata Scheme or any estate or interest in or claim against any of the lots comprised in the Strata Scheme is required on or before 7 November 2008, to send particulars of the estate, interest or claim to DAVID LE PAGE, Solicitor, Level 9, 61-63 Market Street, Sydney NSW 2000. [4242] ISSN 0155-6320

Authorised to be printed DENIS H. HELM, Government Printer.