

Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 152

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LEGISLATION

Assents to Acts

ACTS OF PARLIAMENT ASSENTED TO

Legislative Assembly Office, Sydney 20 November 2008

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

Act No. 91 2008 – An Act to authorise The New South Wales Auxiliary of The British and Foreign Bible Society to seek registration as a public company limited by guarantee under the Corporations Act 2001 of the Commonwealth; and for other purposes. [Bible Society NSW (Corporate Conversion) Bill].

Act No. 92 2008 – An Act to amend the Local Government Act 1993 to make further provision for the legal capacity and status of local and county councils, and temporary employment. [Local Government Amendment (Legal Status) Bill].

Act No. 93 2008 – An Act to amend the Home Building Act 1989 to make further provision with respect to the suspension of building licences, the taking of disciplinary action and the requirements for home warranty insurance. [Home Building Amendment Bill].

Act No. 94 2008 – An Act to regulate the sale, supply, advertising and promotion of tobacco products; and for other purposes. [Public Health (Tobacco) Bill].

RUSSELL D. GROVE, PSM, Clerk of the Legislative Assembly

ACTS OF PARLIAMENT ASSENTED TO

Legislative Council Office Sydney 13 November 2008

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

Act No. 85, 2008 - An Act to amend the Children (Criminal Proceedings) Act 1987 and the Children (Criminal Proceedings) Regulation 2005 to provide for the establishment of a youth conduct order scheme. [Children (Criminal Proceedings) Amendment (Youth Conduct Orders) Act 2008].

LYNN LOVELOCK, Clerk of the Parliaments

Proclamations



New South Wales

Commencement Proclamation

under the

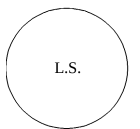
Ports and Maritime Administration Amendment (Port Competition and Co-ordination) Act 2008 No 89

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Ports and Maritime Administration Amendment (Port Competition and Co-ordination) Act 2008*, do, by this my Proclamation, appoint 1 December 2008 as the day on which that Act commences.

Signed and sealed at Sydney, this 26th day of November 2008.

By Her Excellency's Command,



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

GOD SAVE THE QUEEN!

s2008-450-36.d02

Regulations



New South Wales

Births, Deaths and Marriages Registration Amendment (Fees) Regulation 2008

under the

Births, Deaths and Marriages Registration Act 1995

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Births, Deaths and Marriages Registration Act* 1995.

JOHN HATZISTERGOS, M.L.C., Attorney General

Explanatory note

The object of this Regulation is to increase the fees set out in the *Births, Deaths and Marriages Registration Regulation 2006* that are chargeable with respect to matters arising under the *Births, Deaths and Marriages Registration Act 1995*.

This Regulation is made under the *Births, Deaths and Marriages Registration Act 1995*, including sections 54 (the power to make regulations with respect to fees) and 62 (the general regulation-making power).

s2008-425-09.d04

Births, Deaths and Marriages Registration Amendment (Fees) Regulation Clause 1 2008

Births, Deaths and Marriages Registration Amendment (Fees) Regulation 2008

under the

Births, Deaths and Marriages Registration Act 1995

1 Name of Regulation

This Regulation is the Births, Deaths and Marriages Registration Amendment (Fees) Regulation 2008.

2 Commencement

This Regulation commences on 1 December 2008.

3 Amendment of Births, Deaths and Marriages Registration Regulation 2006

The Births, Deaths and Marriages Registration Regulation 2006 is amended as set out in Schedule 1.

Births, Deaths and Marriages Registration Amendment (Fees) Regulation 2008

Amendment

Schedule 1 Amendment

Schedule 1

Omit the Schedule. Insert instead:

Schedule 1 Fees

(Clause 3)

Schedule 1

(Clause 16)

ltem	Service provided	Fee \$
1	Furnishing a certificate certifying particulars contained in an entry in the Register or a certificate certifying that no entry was located in the Register about a relevant registrable event, including the fee for search under any one name in respect of a period not exceeding 10 years	36.00
2	Furnishing a certificate as to a recording in the Register where the applicant has provided the relevant number of the recording from an index published by the Registry of Births, Deaths and Marriages	27.00
3	Search against any one name in the Register (including an index to the Register) in respect of a period not exceeding 10 years pursuant to an application under section 50 (Issue of certificate relating to children of deceased person) of the Act, including the fee for a certificate of result of any such search	36.00
4	Continuation of any search under any one name in respect of each period of 10 years, or part of such a period	36.00
5	Giving priority to a search or to the issue of a certificate of result of search in addition to any other fee	21.00
6	Registering a change of name or inserting an additional name or other particulars in a recording of a name	92.00
7	Altering the record of a person's sex in the registration of the person's birth	58.00
8	Recording in the Register, subsequent to registration of the birth of a child, the name of (or other particulars relating to) a person as a parent of the child	58.00
9	Furnishing a certified copy of any record or document kept by the Registry of Births, Deaths and Marriages, for which no fee is otherwise provided	33.00 per sheet

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Births, Deaths and Marriages Registration Amendment (Fees) Regulation 2008

Schedule 1 Amendment

tem	Service provided	Fee \$
0	Providing any other service	Such fee as is fixed by negotiation between the Registrar and the person who asks for the relevant service



New South Wales

Gaming Machines Amendment (Advertising Exclusions) Regulation 2008

under the

Gaming Machines Act 2001

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Gaming Machines Act 2001*.

KEVIN GREENE, M.P.,

Minister for Gaming and Racing

Explanatory note

The object of this Regulation is to amend the *Gaming Machines Regulation 2002* to exclude certain advertising from the prohibition on gaming machine advertising. The advertising is produced by the Gaming Technologies Association as part of an awareness campaign designed to promote responsible gaming machine play.

This Regulation is made under the *Gaming Machines Act 2001*, including sections 43 and 210 (the general regulation-making power).

s2008-446-32.d07

Clause 1 Gaming Machines Amendment (Advertising Exclusions) Regulation 2008

Gaming Machines Amendment (Advertising Exclusions) Regulation 2008

under the

Gaming Machines Act 2001

1 Name of Regulation

This Regulation is the *Gaming Machines Amendment (Advertising Exclusions) Regulation 2008.*

2 Amendment of Gaming Machines Regulation 2002

The *Gaming Machines Regulation 2002* is amended by inserting at the end of clause 41 (1) (g):

or

- (h) in the publication entitled "Responsible Gaming Machine Play" published by the Gaming Technologies Association in August 2008, or
- (i) in the video presentation known as "Gaming Machine Information" produced by the Gaming Technologies Association in August 2008,



New South Wales

Gaming Machines Amendment (Responsible Conduct of Gambling Training) Regulation 2008

under the

Gaming Machines Act 2001

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Gaming Machines Act 2001*.

KEVIN GREENE, M.P.,

Minister for Gaming and Racing

Explanatory note

The objects of this Regulation are as follows:

- to require applications by registered training organisations for approval by the Casino, Liquor and Gaming Control Authority to conduct responsible conduct of gambling courses to be accompanied by a fee of \$995,
- (b) to require an approved training provider to issue each person who successfully completes an approved training course conducted by the training provider with a certificate that has been provided by the Authority and to require the training provider to pay a \$15 fee to the Authority for each such certificate,
- (c) to provide for the annual renewal of approvals by the Authority,
- (d) to require hoteliers and registered clubs to keep a register containing copies of the responsible conduct of gambling certificates granted by approved training providers to those staff who are required to have such certificates.

This Regulation is made under the *Gaming Machines Act 2001*, including sections 47 and 210 (the general regulation-making power).

s2008-119-35.d07

Gaming Machines Amendment (Responsible Conduct of Gambling Clause 1 Training) Regulation 2008

Gaming Machines Amendment (Responsible Conduct of Gambling Training) Regulation 2008

under the

Gaming Machines Act 2001

1 Name of Regulation

This Regulation is the *Gaming Machines Amendment (Responsible Conduct of Gambling Training) Regulation 2008.*

2 Commencement

This Regulation commences on 1 December 2008.

3 Amendment of Gaming Machines Regulation 2002

The Gaming Machines Regulation 2002 is amended as set out in Schedule 1.

Gaming Machines Amendment (Responsible Conduct of Gambling Training) Regulation 2008

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 3)

[1] Clause 52 Approval of training providers

Insert after clause 52 (1):

(1A) An application under subclause (1) must be accompanied by a fee of \$995.

[2] Clause 52 (4) (a)

Omit "Assessment and Workplace Training". Insert instead "Training and Assessment".

[3] Clause 52 (4) (b)

Omit "equivalent, and". Insert instead "equivalent.".

[4] Clause 52 (4) (c)

Omit the paragraph.

[5] Clause 52 (4A)

Insert after clause 52 (4):

- (4A) An approval under this clause is also subject to the following conditions:
 - (a) the approved training provider must issue each person who successfully completes an approved training course conducted by the training provider with a certificate (a *recognised RCG certificate*) that has been provided by the Authority to the training provider,
 - (b) the approved training provider must pay the Authority a fee of \$15 for each recognised RCG certificate provided by the Authority to the training provider.

[6] Clause 52 (10)–(10B)

Omit clause 52 (10). Insert instead:

- (10) An approval under this clause does not have effect while it is suspended.
- (10A) An approval under this clause may be renewed on application to the Authority and payment of a fee of \$550.
- (10B) Unless it is sooner cancelled or is renewed, an approval under this clause ceases to have effect:

Gaming Machines Amendment (Responsible Conduct of Gambling Training) Regulation 2008

Schedule 1 Amendments

- (a) on 30 June 2009 in the case of an approval granted before that date (including an approval granted before the commencement of this subclause), or
- (b) on 30 June following the date on which it is granted or renewed.

[7] Clause 52A

Insert after clause 52:

52A Hoteliers and clubs to keep register of recognised RCG certificates for staff

- (1) If a hotelier or registered club keeps any approved gaming machines, the hotelier or secretary of the club must:
 - (a) keep a register containing a copy of the recognised RCG certificate for each relevant staff member, and
 - (b) make the register available for inspection on request by a police officer or special inspector.

Maximum penalty: 50 penalty units.

(2) In this clause:

relevant staff member, in relation to a hotel or registered club, means any person who is employed in the hotel or by the club and whose duties are concerned in the conduct of activities involving approved gaming machines in the hotel or on the club premises.

[8] Schedule 3 Penalty notice offences

Insert in appropriate order under the heading "Offences under this Regulation":

Clause 52A (1)

\$550



New South Wales

Sporting Venues Authorities Regulation 2008

under the

Sporting Venues Authorities Act 2008

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Sporting Venues Authorities Act 2008*.

KEVIN GREENE, M.P., Minister for Sport and Recreation

Explanatory note

The object of this Regulation is to facilitate the preparation and auditing of the last financial reports relating to the Newcastle International Sports Centre Trust and the Newcastle Showground and Exhibition Centre Trust. Those Trusts are now dissolved. This Regulation is made under the *Sporting Venues Authorities Act 2008*, including section 40 (the general regulation-making power) and clause 1 of Schedule 5.

This Regulation comprises or relates to matters of a savings or transitional nature.

s2008-263-06.d05

Clause 1 Sporting Venues Authorities Regulation 2008

Sporting Venues Authorities Regulation 2008

under the

Sporting Venues Authorities Act 2008

1 Name of Regulation

This Regulation is the Sporting Venues Authorities Regulation 2008.

- 2 Savings and transitional provisions relating to dissolution of former trusts
 - (1) This clause applies to a financial report required by section 43A of the *Public Finance and Audit Act 1983* to be prepared for a former trust.
 - (2) The statement required by section 41C (1B) of the *Public Finance and Audit Act 1983* in relation to a financial report to which this clause applies:
 - (a) is to be prepared in accordance with a resolution of the Hunter Region Sporting Venues Authority, and
 - (b) is to be signed by at least 2 members of the board of management of that Authority.
 - (3) In this clause, *former trust* means:
 - (a) the Newcastle International Sports Centre Trust, or
 - (b) the Newcastle Showground and Exhibition Centre Trust.

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OFFICIAL NOTICES

Department of Lands

ARMIDALE OFFICE 108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Phone: (02) 6770 3100 Fax (02) 6771 5348

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 – Armidale; L.G.A. – Armidale Dumaresq

Road Closed: Lot 1, DP 1129588 at Armidale, Parish Gara, County Sandon.

File No.: AE06 H 49.

SCHEDULE

On closing, the land within Lot 1, DP 1129588 remains vested in the State of New South Wales as Crown Land.

ROADS ACT 1993

Notification of Closing of a Road

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

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

Description

Land District – Glen Innes; LGA – Glen Innes Severn

Road closed: Lot 1, DP 1130727 at Glen Innes. Town Glen Innes, Parish Glen Innes, County Gough. File No.: 07/5360.

SCHEDULE

On closing, the land within Lot 1, DP 1130727 remains vested in the Glen Innes Severn Council as Operational 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 public roads specified in each schedule 1 are transferred to the Roads Authority specified in the corresponding schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in each schedule 1, cease to be Crown public roads.

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

SCHEDULE 1

Parish – Armidale; County – Sandon; Land District – Armidale; L.G.A – Armidale Dumaresq

The Crown roads 20.115 metres wide at Armidale known as the extensions of Arundel Drive North, Blue Wren Road and Lyndon Road as shown by solid black shading on the diagram hereunder.



SCHEDULE 2

Roads Authority: Armidale Dumaresq Council. File No.: AE07 H 18 : W412993. Councils Reference: A02/0006-2

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 Narromine; Land District of Dubbo

Lot 1, DP 1129661, Parish of Narromine, County of Narromine (not being land under the Real Property Act).

File No.: DB05 H 56.

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

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

APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

SCHEDULE

nds

Column 1

Noel John

EVERITT

REID

Raymond Arthur

(re-appointment),

(re-appointment),

Ian Charles REID

(re-appointment).

(re-appointment),

(new member),

(new member),

(re-appointment).

Douglas Raymond REID

Graeme Raymond REID

Stewart Wesley GRIMMETT

Christine Mary REID

Column 1 Lands Administration Ministerial Corporation.

- l Column 2 Red Rock tration Coast Trust. al ion.
- Column 3 Part Reserve.: 64746. Public Purpose: Resting place and public recreation. Notified: 14 September 1934. Reserve No.: 86054. Public Purpose: Children's playground. Notified: 11 November 1966. Reserve.: 97655. Public Purpose: Public recreation. Notified: 18 January 1985. File No.: 07/2216.

For a term commencing 10 February 2008.

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.

APPOINTMENT OF TRUST BOARD MEMBERS

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

SCHEDULE

Column 2

(R42886)

Woodenbong

Reserve Trust.

Column 3 Reserve No.: 42886. Public Purpose: Public recreation. Notified: 15 July 1908. File No.: GF02 R 32.

Term of Office

For a term commencing the date of this notice and expiring 27 November 2013.

Column 1

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 – Lismore; L.G.A. – Lismore

Road Closed: Lot 1, DP 1131917 at Tuntable Creek, Parish Whian Whian, County Rous. File No.: GF05 H 438.

SCHEDULE

On closing, the land within Lot 1, DP 1131917 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Casino; L.G.A. – Kyogle

Road Closed: Lots 1, 2 and 3, DP 1126948 at Boomi Creek, Parish Boomi, County Buller. File No.: GF05 H 168.

SCHEDULE

On closing, the land within Lots 1, 2 and 3, DP 1126948 remains vested in the State of New South Wales as Crown Land.

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE

Column 1

Byron Bay Beach Reserve Trust Column 2 Part Reserve No. 82000 Public Purpose: Public recreation Notified: 30 October 1959 File Reference: 08/10658

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE

Column 2

Brunswick Heads (R97139) Public Recreation Reserve Trust Reserve No. 97139 Public Purpose: Public recreation Notified: 20 January 1984

File Reference: 08/10658

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE

Column 1 South Golden Beach Recreation Reserve Trust Column 2 Reserve No. 140052 Public Purpose: Protection from sand drift Public Recreation Notified: 9 December 1988 File Reference: 08/10658

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE

Column 1	Column 2
Suffolk Park Reserve Trust	Reserve No. 82750 Public Purpose: Public recreation Notified: 12 August 1960
	Reserve No. 97066 Public Purpose: Protection from sand drift Public Recreation Notified: 25 November 1983 File Reference: 08/10658

DISSOLUTION OF RESERVE TRUST

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

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

SCHEDULE

Column 1 Seven Mile Beach Reserve Trust

Column 2

Reserve No. 140034 Public Purpose: Public recreation Notified: 22 January 1988 File Reference: 08/10658

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

Column 1 Byron Coast Reserve Trust

Column 2 Reserve No. 140034 Public Purpose: Public recreation Notified: 22 January 1988 Reserve No. 140052 Public Purpose: Protection from sand drift **Public Recreation** Notified: 9 December 1988 Reserve No. 82750 Public Purpose: Public recreation Notified: 12 August 1960 Reserve No. 97066 Public Purpose: Protection from sand drift **Public Recreation** Notified: 25 November 1983 Part Reserve No. 82000 Public Purpose: Public recreation Notified: 30 October 1959 Reserve No. 97139 Public Purpose: Public recreation Notified: 20 January 1984 File Reference: 08/10658

APPOINTMENT OF RESERVE TRUST AS TRUSTEE OF A RESERVE

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

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

SCHEDULE

Column 2

Column 1

Byron Coast Reserve Trust Reserve No. 140034 Public Purpose: Public recreation Notified: 22 January 1988 Reserve No. 140052 Public Purpose: Protection from sand drift **Public Recreation** Notified: 9 December 1988 Reserve No. 82750 Public Purpose: Public recreation Notified: 12 August 1960 Reserve No. 97066 Public Purpose: Protection from sand drift **Public Recreation** Notified: 25 November 1983 Part Reserve No. 82000 Public Purpose: Public recreation Notified: 30 October 1959 Reserve No. 97139 Public Purpose: Public recreation Notified: 20 January 1984 File Reference: 08/10658

APPOINTMENT OF CORPORATION TO MANAGE **RESERVE TRUST**

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

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

SCHEDULE

Column 1	Column 2	Column 3
Byron Shire Council	Byron Coast Reserve Trust	Reserve No. 140034 Public Purpose: Public Recreation Notified: 22 January 1988
		Reserve No. 140052 Public Purpose: Protection from sand drift Public Recreation Notified: 9 December 1988
		Reserve No. 82750 Public Purpose: Public recreation Notified: 12 August 1960
		Reserve No. 97066 Public Purpose: Protection from sand drift Public Recreation Notified: 25 November 1983
		Part Reserve No. 82000 Public Purpose: Public recreation Notified: 30 October 1959

Reserve No. 97139 Public Purpose: Public recreation Notified: 20 January 1984 File Reference: 08/10658

ERRATUM

IN the *New South Wales Government Gazette* of the 14 November 2008, Folio 10956, under the heading of "Transfer of Crown Road to a Council" Parish of Cudgen, County of Rous, Land District of Murwillumbah, Shire – Tweed Shire Council. That part shown as Lot 2, DP 1087662 should read as Lot 2, DP 1087664.

ERRATUM

THIS notice replaces the notice that appeared in the *New South Wales Government Gazette* No. 110, Folio 9155, dated 5 September 2008, under the heading "Appointment of Reserve Trust as Trustee of a Reserve".

SCHEDULE

Column 1

Clarence Coast Reserve Trust. Column 2 Reserve No.: 97031. Public Purpose: Public recreation. Notified: 28 October 1983. Reserve No.: 84129. Public Purpose: Public recreation. Notified: 28 December 1962. Reserve No.: 96096. Public Purpose: Public

recreation. Notified: 18 June 1982. Reserve No.: 140000. Public Purpose: Public recreation. Notified: 27 June 1986. Reserve No.: 44430. Public Purpose: Public recreation. Notified: 6 October 1909. Reserve No.: 41752. Public Purpose: Public recreation. Notified: 26 June 1907. Reserve No.: 97501. Public Purpose: Public recreation. Notified: 26 October 1984. Reserve No.: 56099. Public Purpose: Public recreation. Notified: 6 April 1923. Reserve No.: 1003020. Public Purpose: Public recreation and coastal environmental protection. Notified: 23 November 2001. File No.: GF04 R 4.

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

MAITLAND OFFICE Corner Newcastle Road and Banks Street (PO Box 6), East Maitland NSW 2323 Phone: (02) 4937 9306 Fax: (02) 4934 8417

NOTIFICATION OF CLOSING OF PUBLIC 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

Parish – Blaxland; County – Northumberland; Land District – Maitland; L.G.A. – Cessnock

Road closed: Lot 1, DP 1130377 (not being land under the Real Property Act). File No.: MD05 H 325.

SCHEDULE

On closing, the land within Lot 1, DP 1130377 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Allandale; County – Northumberland; Land District – Maitland; L.G.A. – Cessnock

Road closed: Lot 1, DP 1130376 (not being land under the Real Property Act). File No.: MD05 H 158.

SCHEDULE

On closing, the land within Lot 1, DP 1130376 remains vested in the State of New South Wales as Crown Land.

Description

Parish – Butterwick; County – Durham; Land District – Newcastle; Local Government Area – Port Stephens

Road Closed: Lot 32, DP 1020008 at Duns Creek. File No.: MD04 H 72.

SCHEDULE

On closing, the land within Lot 32, DP 1020008 remains vested in Port Stephens Council as operational land for the purposes of the Local Government Act 1993. Council's Reference: A2004-0938.

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 – Moree; Council – Moree Plains Shire; Parish – Paramellowa; County – Courallie

Road Closed: Lots 1 and 2, DP 1127816. File No.: ME05 H 154.

Note: On closing, the land within Lots 1 and 2 in DP 1127816 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Moree; Council – Moree Plains Shire; Parish – Downs; County – Courallie

Road Closed: Lot 1, DP 1130618. File No.: ME07 H 42.

Note: On closing, the land within Lot 1 in DP 1130618 remains vested in the State of New South Wales as Crown Land.

Description

Land District – Narrabri; Council – Walgett; Parish – Gorian; County – Denham

Road Closed: Lot 1, DP 1131652. File No.: ME06 H 133.

Note: On closing, the land within Lot 1 in DP 1131652 remains vested in the State of New South Wales as Crown Land.

28 November 2008

NOWRA OFFICE 5 O'Keefe Avenue (PO Box 309), Nowra NSW 2541 Phone: (02) 4428 9100 Fax: (02) 4421 2172

NOTIFICATION OF CLOSING OF ROAD

IN pursuance of the provisions of the Roads Act 1993, the road hereunder specified is closed and the road ceases to be 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

Land District – Moruya; L.G.A. – Bega Valley Shire

Lot 5, DP 720066 at Yowrie, Parish Yowrie and County Dampier. File No.: NA07 H 176.

Note: On closing, the land remains vested in the Crown as Crown Land.

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

NOTIFICATION OF CLOSING OF PUBLIC 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 Schedules hereunder.

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

SCHEDULE 1

Description

Parish – Norway; County – Westmoreland; Land District – Lithgow; Shire – Oberon

Road Closed: Lot 1 in Deposited Plan 1129667. File No.: OE06 H 92.

Note: On closing, title to the land comprised in Lot 1 remains vest in the Crown as Crown Land.

SCHEDULE 2

Description

Parish – Sofala; County – Roxburgh; Land District – Bathurst; Shire – Bathurst Regional

Road Closed: Lots 1 and 2 in Deposited Plan 1129739. File No.: CL/00140.

Note: On closing, title to the land comprised in Lots 1 and 2 remains vest in the Crown 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 Land District: Lithgow Local Government Area: Lithgow Council Village: Glen Davis Reserve No. 751639 Public Purpose: Future public requirements Notified: 29 June 2007 File Reference: 08/5903 *Column 2* That part being Lots 6, 21 and 22, Sec. 10, DP 758446, Parish Gindantherie, County Cook of an area of 1,726 square

e Reference: 08/5903

Notes: Sale to an adjoining landowner is imminent

ROADS ACT 1993

metres

ORDER

Transfer of Crown Road to a Council

IN pursuance of the provisions of section 151, Roads Act 1993, the Crown public roads specified in Schedule 1 are transferred to the Roads Authority specified in Schedule 2 hereunder, as from the date of publication of this notice and as from that date, the roads specified in Schedule 1 cease to be Crown public roads.

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

SCHEDULE 1

Town and Parish – Oberon; County – Westmoreland; Land District – Bathurst

Crown public road north of Lots 1 and 2, DP 1068573.

SCHEDULE 2

Roads Authority: Oberon Council. Council Reference: E38.7, E53.1 SS:LD. File No.: 08/2690.

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

APPOINTMENT OF TRUST BOARD MEMBER

PURSUANT to section 93 of the Crown Lands Act 1989, the person whose name is specified in Column 1 of the Schedule hereunder is appointed, for the term of office specified in that Column, as member 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

> > Column 3

SCHEDULE

Column 1
Andrew
SUTCLIFFE
(new member)

Column 2 Dundundra Falls (R65042) Reserve Trust

Reserve No. 65042 Public Purpose: Public recreation Notified: 11 January, 1935 File Ref.: MN80 R 291/3

For a term commencing the date of this notice and expiring 18 July 2009.

TAMWORTH OFFICE 25-27 Fitzrov Street (PO Box 535), Tamworth NSW 2340 Phone: (02) 6764 5100 Fax: (02) 6766 3805

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Council.

Locality: Nundle.

Land District: Tamworth.

Local Government Area:

Tamworth Regional

Lot 7301, DP No. 1127296#,

Parish Nundle, County Parry. Area: About 3534 square metres.

Column 2 Reserve No.: 1016528. Public Purpose: Community purposes.

Tamworth Council.

Column 1

Regional

Column 3 Reserve No.: 1016528. Public Purpose: Community purposes. Notified: This day. File No.: 08/10332.

TONY KELLY, M.L.C.,

Minister for Lands

For a term commencing 28 November 2008 and expiring 27 November 2011.

APPOINTMENT OF CORPORATION TO MANAGE

RESERVE TRUST

PURSUANT to section 95 of the Crown Lands Act 1989, the

corporation specified in Column 1 of the Schedule hereunder,

is appointed to manage the affairs of the reserve trust specified opposite thereto in Column 2, which is the trustee

SCHEDULE

Column 2

Community

(R1016528)

Nundle

Reserve

Trust.

of the reserve referred to in Column 3 of the Schedule.

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	Column 3
Andrew John MORRICE	Pine Ridge Public Hall	Reserve No.: 65664. Public Purpose: Public hall.
(re-appointment),	Trust.	Notified: 29 November 1935.
Michael Morphett CUDMORE		Locality: Pine Ridge. File No.: TH89 R 29.
(re-appointment),		The rot. 1109 R29.
Robert William SH	IEAFFE	
(re-appointment).		

Term of Office

For a term commencing this day and expiring on 31 October 2013.

File No.: 08/4812. Note: This reservation revokes that part of Reserve 32181 formerly over Lot 7301, DP 1127296.

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

ESTABLISHMENT OF RESERVE TRUST

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

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

SCHEDULE

Column 2

Column 1

Nundle Community Reserve (R1016528) Trust.

Reserve No.: 1016528. Public Purpose: Community purposes. Notified: This day. File No.: 08/10332.

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

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 1Column 2Vickie AnneCarabostWILLIAMSRecreation(new member),Reserve Trust.Leslie BernardWILLIAMSWILLIAMS(re-appointment),Robert Alfred GALE(re-appointment),Leslie John WILLIAMS(re-appointment),Leslie John WILLIAMS(re-appointment).

Reserve No.: 47919. Public Purpose: Public recreation. Notified: 3 July 1912.

Column 3

File No.: WA80R18/1.

Term of Office

For a term commencing 1 December 2008 and expiring 30 November 2013.

SCHEDULE 2

Column 1Column 2Stuart TrevorBurrandanaEASTWOODRecreation(new member).Reserve and
Public Hall 7

Column 2Column 3BurrandanaReserve No.: 88704.RecreationPublic Purpose: PublicReserve andrecreation and public hall.Public Hall Trust.Notified: 1 September 1972.File No.: WA80 R 189/1.

Term of Office

For a term commencing the date of this notice and expiring 27 March 2013.

SCHEDULE 3

Column 1 Column 2 Michael Isaac Yathella MURAMBI Recreation (new member), Reserve and Public Hall Michael John DYER Trust. (re-appointment), Kaye Lorraine DYER (re-appointment), Bernice Margaret LEAHY (re-appointment).

Column 3

Reserve No.: 89386. Public Purpose: Public recreation and public hall. Notified: 21 February 1975. File No.: WA81 R 115/2.

Term of Office

For a term commencing 2 February 2009 and expiring 1 February 2014.

SCHEDULE 4

Column 1Column 2Catherine MarieBorambolaNUGENTRecreation(re-appointment),Reserve Trust.James RaymondBURT(re-appointment),Gregory Ronald PLUM(re-appointment).(re-appointment).

Column 3 Reserve No.: 80845. Public Purpose: Public recreation. Notified: 11 July 1958. File No.: WA82 R 80/1.

Term of Office

For a term commencing 2 February 2009 and expiring 2 February 2013.

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

WITHDRAWAL OF LANDS FROM WESTERN LANDS LEASES

PURSUANT to section 35Q of the Western Lands Act 1901, the lands described in Column 1 of the Schedule hereunder, are withdrawn from the leases described in Column 2 of the Schedule for the purpose of being dedicated as public roads.

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

SCHEDULE

Descriptions

Counties of Evelyn, Tongowoko and Poole; Administrative District of Milparinka; Unincorporated Area

Column 1 Lot/DP	Column 2 Lease Affected	Column 3 Title Affected	Column 4 Withdrawn Area (ha)	Column 5 New Lease Area (ha)	
7/1131496	221	4799/769019	21.60	25698	
8/1131496	11899	2/832569	51.01	10418	
10/1131496 38/1131496	11903	4621/768083 4642/768083	84.72	24623	
11/1131496	11905	4624/768086	71.92	6971	
12/1131496	3340	1087/762411	52.75	33096	
17/1131496	6034	3569/765921	138.0	22664	
18/1131496 22/1131496	6032	3567/765919	96.58	58926	
23/1131496	3148	1068/762293	150.0	29999	
24/1131496	3149	1069/762294	58.08	27663	
25/1131496	3146	1066/762291	10.00 31363		
27/1131496	7718	4013/766486	96.45 31109		
28/1131496 32/1131496	4207	2040/763949	40.04 8524		
33/1131496	5952	4787/765867	81.67 14379		
34/1131496 36/1131496	5953	4999/765868	55.93 21877		
41/1131496	2751	784/762186	38.12	19043	

File No.: 08/3576.

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

	Name of Lessee	File No.	Folio Identifier	Area m2	Term of Lease	
WLL No.					From	То
WLL 15010	Elizabeth Anne BUSBY	07/5305	25/1073508	2211	20-Nov-2008	19-Nov-2028
WLL 16062	Douglas PANTHER	08/4334	48/1120765	2612	21-Nov-2008	20-Nov-2028
WLL 16084	Vicko JURKOVIC	08/4791	61/1120765	1592	19-Nov-2008	18-Nov-2028
WLL 16177	Zlatoje & Danica MARKOVIC	08/6821	143/1120765	2522	19-Nov-2008	18-Nov-2028
WLL 16203	Petar & Slavka MILUTINOVIC	08/7789	156/1120765	2312	7-Nov-2008	6-Nov-2028
WLL 16189	Anga ZELIC	08/7240	127/1120765	2046	19-Nov-2008	18-Nov-2028
WLL 16067	Vera ORSAG	08/4576	16/1120765	2445	19-Nov-2008	18-Nov-2028
WLL 16019	Edward Vincent COUNSELL	08/3404	39/1120765	2533	24-Nov-2008	23-Nov-2028
WLL 16052	Barbara Ann McCONDRA	08/4177	7/1073508 & 87/1066289	2344	19-Nov-2008	18-Nov-2028
WLL 14998	Anna-Marie HOFMAN	07/5084	144/1076808	1535	19-Nov-2008	18-Nov-2028
WLL 15018	Kenneth ANNETTS	07/5510	287/1076808	2215	24-Nov-2008 23-Nov-2028	

ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

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

Administrative District – Broken Hill; Shire – Unincorporated Area; Parish – Umberumberka; County – Yancowinna

The purpose and conditions of Western Lands Lease 13223, being the land contained within Folio Identifier 37/44275 has been altered from "Grazing (Camels) and Business Purposes (Amusement Park)" to "Grazing (Camels), Business Purposes (Amusement Park) and Residence" effective from 25 November 2008.

As a consequence of the alteration of purpose/conditions rent will be assessed annually in line with the Western Lands Act 1901 and Regulations.

The conditions have been altered by the inclusion of the special conditions following.

SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 13223

- (1) The lessee must obtain the prior approval of the Western Lands Commissioner or his delegate before erecting or constructing any residence, building or any other structure on the lease.
- (2) The lessee must submit an application for building approval with appropriate engineering design plans to the Western Lands Commissioner prior to any building or structure being erected on the lease.

- (3) The lessee must ensure that any building plans are in accordance with the Draft Heritage Conservation and Development Policy 2008.
- (4) The lessee should consult with the Heritage Advisor for the Unincorporated Area in regard to building designs and materials to be utilised.
- (5) The lessee must ensure any construction is supervised by a Licensed Builder.
- (6) The lessee must ensure all electrical and plumbing works undertaken are supervised and authorised by Licensed Contractors.
- (7) The lessee must ensure all components and materials used and construction methods employed comply with Australian Manufacturers standards.
- (8) The lessee must ensure that the lease is always left in a clean and tidy state and any building materials, waste or rubbish is removed at the conclusion of the construction.
- (9) The lessee must ensure suitable stormwater capture is implemented by either installing a rainwater tank or some other approved method by the completion of any building or structure.
- (10) The Trust shall indemnify and keep indemnified the Minister administering the Crown Lands Act against all actions, suits, claims, debts, obligations and other liabilities that may arise from any construction that occurs on the lease.
- (11) The lessee must obtain approval from Country Water prior to the erection or construction of any building or structure or before any works can be carried out because the lease is within the Umberumberka Creek Special Area administered by Country Water.

DEDICATION OF CROWN LAND AS PUBLIC ROAD

PURSUANT to section 12 of the Roads Act 1993, the Crown Land described hereunder is, from the date of publication of this notice, dedicated as public road. The public road hereby dedicated is declared not to be Crown road within the meaning of the Roads Act 1993.

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

Descriptions

County of Evelyn; Administrative Districts of Broken Hill and Milparinka; Unincorporated Area

Lot 7, DP 1131496; Lot 8, DP 1131496; Lot 10, DP 1131496; Lot 11, DP 1131496; Lot 12, DP 1131496; Lot 17, DP 1131496; Lot 18, DP 1131496; Lot 22, DP 1131496; Lot 23, DP 1131496; Lot 24, DP 1131496; Lot 25, DP 1131496; Lot 27, DP 1131496; Lot 28, DP 1131496; Lot 32, DP 1131496; Lot 33, DP 1131496; Lot 34, DP 1131496; Lot 36, DP 1131496; Lot 38, DP 1131496 and Lot 41, DP 1131496.

Note: Affected parts of Crown Reserves 1994, 2378, 11335, 14205, 21062, 24439, 50903, 50905 and 71540 are hereby revoked.

File No.: 08/3576.

Department of Planning



New South Wales

Cowra Local Environmental Plan 1990 (Amendment No 15)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (D07/00001/PC)

KRISTINA KENEALLY, M.P., Minister for Planning

e2007-052-25.d12

Clause 1 Cowra Local Environmental Plan 1990 (Amendment No 15)

Cowra Local Environmental Plan 1990 (Amendment No 15)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Cowra Local Environmental Plan 1990 (Amendment No 15).

2 Aim of plan

The aim of this plan is to amend *Cowra Local Environmental Plan 1990* to make provision with respect to exempt and complying development in the Cowra local government area.

3 Land to which plan applies

This plan applies to all land within the local government area of Cowra.

4 Amendment of Cowra Local Environmental Plan 1990

Cowra Local Environmental Plan 1990 is amended as set out in Schedule 1.

Cowra Local Environmental Plan 1990 (Amendment No 15)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert in alphabetical order in clause 5 (1):

bed and breakfast accommodation means tourist accommodation comprising a dwelling (and any ancillary buildings and parking) where the accommodation is provided by the permanent residents of the dwelling and:

- (a) meals are provided for guests only, and
- (b) cooking facilities for the preparation of meals are not provided within guests' rooms, and
- (c) dormitory-style accommodation is not provided.

coastal lake means a body of water specified in Schedule 1 to the *State Environmental Planning Policy No 71—Coastal Protection.*

coastal waters of the state—see section 58 of the *Interpretation Act 1987*.

home-based child care means a dwelling used by a resident of the dwelling for the supervision and care of one or more children and that satisfies the following conditions:

- (a) the service is appropriately licensed within the meaning of the *Children and Young Persons (Care and Protection) Act 1998*,
- (b) the number of children (including children related to the carer or licensee) does not at any time exceed 7 children under the age of 12 years, including no more than 5 who do not ordinarily attend school.

[2] Clauses 10A–10C

Omit clause 10A. Insert instead:

10A Exempt development

Note. Under section 76 of the Act, exempt development may be carried out without the need for development consent under Part 4 of the Act or for assessment under Part 5 of the Act.

The section states that exempt development:

- (a) must be of minimal environmental impact, and
- (b) cannot be carried out in critical habitat of an endangered species, population or ecological community (identified under the *Threatened Species Conservation Act 1995* or the *Fisheries Management Act 1994*), and

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Cowra Local Environmental Plan 1990 (Amendment No 15) Schedule 1 Amendments (c) cannot be carried out in a wilderness area (identified under the Wilderness Act 1987). (1)The objective of this clause is to identify development of minimal environmental impact as exempt development. (2)Development specified in Schedule 3 that meets the standards for the development contained in that Schedule and that complies with the requirements of this clause is exempt development. (3)To be exempt development, the development: must meet the relevant deemed-to-satisfy provisions of the (a) Building Code of Australia, and (b) must not, if it relates to an existing building, cause the building to contravene the Building Code of Australia, and (c) must not be designated development, and (d) must not be carried out on land that comprises, or on which there is, an item that is listed on the State Heritage Register under the *Heritage Act* 1977 or that is subject to an interim heritage order under the Heritage Act 1977, and (e) must not be carried out in an environmentally sensitive area for exempt or complying development (as defined in clause 10C). (4)Development that relates to an existing building that is classified under the *Building Code of Australia* as class 1b or class 2–9 is exempt development only if: the building has a current fire safety certificate or fire (a) safety statement, or no fire safety measures are currently implemented, (b) required or proposed for the building. 10B **Complying development** Note. Under section 76A of the Act, development consent for the carrying out of complying development may be obtained by the issue of a complying development certificate. The section states that development cannot be complying development if: (a) it is on land that is critical habitat of an endangered species, population or ecological community (identified under the Threatened Species Conservation Act 1995 or the Fisheries Management Act 1994), or (b) it is on land within a wilderness area (identified under the Wilderness Act 1987), or (c) the development is designated development, or

Cowra Local Environmental Plan 1990 (Amendment No 15)

Amendments

Schedule 1

- (d) the development is on land that comprises, or on which there is, an item of environmental heritage (that is listed on the State Heritage Register or in Schedule 1 to this Plan or that is subject to an interim heritage order under the *Heritage Act 1977*), or
- (e) the development requires concurrence (except a concurrence of the Director-General of the Department of Environment and Climate Change in respect of development that is likely to significantly affect a threatened species, population, or ecological community, or its habitat (identified under the *Threatened Species Conservation Act 1995*), or
- (f) the development is on land identified as an environmentally sensitive area.
- (1) The objective of this clause is to identify development as complying development.
- (2) Development specified in Part 1 of Schedule 4 that is carried out in compliance with:
 - (a) the development standards specified in relation to that development, and
 - (b) the requirements of this clause,

is complying development.

- (3) To be complying development, the development must:
 - (a) be permissible, with consent, in the zone in which it is carried out, and
 - (b) meet the relevant deemed-to-satisfy provisions of the *Building Code of Australia*, and
 - (c) have an approval, if required by the *Local Government Act 1993*, from the Council for an on-site effluent disposal system if the development is undertaken on unsewered land.
- (4) A complying development certificate for development specified in Part 1 of Schedule 4 is subject to the conditions (if any) set out in Part 2 of that Schedule.

10C Environmentally sensitive areas excluded

- (1) Exempt or complying development must not be carried out on any environmentally sensitive area for exempt or complying development.
- (2) For the purposes of this clause:
 environmentally sensitive area for exempt or complying development means any of the following:
 - (a) the coastal waters of the State,

Cowra Local Environmental Plan 1990 (Amendment No 15)

Schedule 1 Amendments

- (b) a coastal lake,
- (c) land to which *State Environmental Planning Policy No 14—Coastal Wetlands* or *State Environmental Planning Policy No 26—Littoral Rainforests* applies,
- (d) land reserved as an aquatic reserve under the *Fisheries Management Act 1994* or as a marine park under the *Marine Parks Act 1997*,
- (e) land within a wetland of international significance declared under the Ramsar Convention on Wetlands or within a World heritage area declared under the World Heritage Convention,
- (f) land within 100 metres of land to which paragraph (c), (d) or (e) applies,
- (g) land identified in this or any other environmental planning instrument as being of high Aboriginal cultural significance or high biodiversity significance,
- (h) land reserved as a state conservation area under the *National Parks and Wildlife Act 1974*,
- (i) land reserved or dedicated under the *Crown Lands Act* 1989 for the preservation of flora, fauna, geological formations or for other environmental protection purposes,
- (j) land identified as being critical habitat under the *Threatened Species Conservation Act 1995* or Part 7A of the *Fisheries Management Act 1994*.

[3] Schedules 3 and 4

Insert after Schedule 2:

Schedule 3 Exempt development

(Clause 10A)

Access ramps for the disabled

- (1) Maximum height—1m.
- (2) Maximum grade—1:14 (vertical:horizontal).
- (3) Must be constructed in accordance with AS 1428.1—2001, Design for access and mobility, Part 1: General requirements for access—New building work.

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Cowra Local Environmental Plan 1990 (Amendment No 15)

Amendments

Schedule 1

Advertising structures

- (1) Must relate to the lawful use of the property on which it is erected.
- (2) Must be structurally adequate.

Aerials and antennae

- (1) Maximum height—3.6m above the ridge line of the building.
- (2) Must be attached to a building and must be structurally adequate.
- Must not encroach upon the Obstacle Limitation Surfaces (OLS) developed for Cowra airport.
 Note OLS plans are available for inspection at the Council's

Note. OLS plans are available for inspection at the Council's Environmental Services Department.

Air conditioning units

- (1) Must be new.
- (2) Must be adequately weatherproofed and secured.
- (3) Must not involve work that reduces the structural integrity of the building.
- (4) In the case of land zoned commercial or industrial—must be fixed to an external wall, roof or ground mounted and be located at least 3m from any property boundary.

Automatic Teller Machines (ATMs)

- (1) Must be on land within Zone No 2 (v), 3 or 3 (b).
- (2) Must be attached to the wall of a building and must not project on to a public footpath.
- (3) Must be appropriately lit.
- (4) If facing a public footpath or road—must provide for queuing that does not hinder the free movement of pedestrians.
- (5) Must have a litter bin attached to the same wall.

Aviaries

- (1) Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
- (2) Maximum area— $15m^2$.
- (3) Maximum height—2.4m.
- (4) Must be at least 1.2m from any property boundary.

Cowra Local Environmental Plan 1990 (Amendment No 15)

Schedule 1	A	mendments
	(5)	Must not be on the front setback of the property.
	(6)	Must not be used to keep fowls, emus, ostriches or other birds for commercial purposes.
	(7)	Maximum—1 aviary per property.
Awni	ings, o	canopies and storm blinds
	(1)	Must be located on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
	(2)	Maximum area—36m ² .
	(3)	Must be attached to a residential or rural dwelling-house.
	(4)	Must be used for purposes associated with the dwelling-house.
	(5)	Must not display any advertising.
Barb	ecues	3
	(1)	Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
	(2)	Maximum area—6m ² .
	(3)	Maximum height—1.2m.
	(4)	Must not be on the front setback of the property.
Bus	shelte	ers
	(1)	Must be designed and constructed by or for the Council to reflect the character and amenity of the area.
	(2)	Maximum area—30m ² .
	(3)	Maximum height—2.7m.
	(4)	Must not display any advertising.
Caba	inas, g	gazebos and green houses
	(1)	Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
	(2)	Maximum area—36m ² .
	(3)	Maximum height—2.4m.
	(4)	Must be:
		(a) clear of any service main (water, sewer, drainage, gas), and(b) clear of any easements.

(5) Must not be on the front setback of the property.

Cowra Local Environmental Plan 1990 (Amendment No 15)

Amendments

Schedule 1

- (6) Must be used as a cabana, gazebo or greenhouse.
- (7) Must be constructed of new materials.
- (8) Stormwater run-off must, where possible, be connected to the existing internal piped drainage system, and must not be directed onto an adjoining property.

Carports in rural areas

- (1) Must be on land within Zone No 1 (a), 1 (c) or 1 (c1).
- (2) Must be used as a carport.
- (3) Maximum area— $100m^2$.
- (4) Must be in close proximity to existing buildings.
- (5) Must not be on ridgelines or other visually prominent areas.
- (6) Must be constructed so as to reflect the character and amenity of the area.
- (7) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any property boundary adjoining a public road, and
 - (c) at least 5m from any other property boundary, and
 - (d) clear of any service mains (water, sewer, drainage, gas), and
 - (e) clear of any easements, and
 - (f) clear of septic disposal areas.
- (8) Must be structurally adequate.
- (9) Stormwater run-off must, where possible, be connected to an existing internal piped drainage system, and must not be directed onto an adjoining property.

Carports in urban areas

- (1) Must be on land within Zone No 2 (a) or 2 (v).
- (2) Maximum surface area $-36m^2$.
- (3) Maximum height—2.7m.
- (4) Minimum front setback—7.5m.

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- (5) Must be:
 - (a) at least 4.5m from any property boundary adjoining a public road, and
 - (b) at least 1m from any other property boundary, and
 - (c) clear of any service mains (water, sewer, drainage, gas), and
 - (d) clear of any easements, and
 - (e) clear of septic disposal areas.
- (6) Must only be erected for purposes associated with a dwelling-house.
- (7) Must be of metal construction using new materials.
- (8) Must be an open structure.
- (9) Must be structurally adequate.
- (10) Stormwater run-off must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.

Clothes lines

- (1) Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
- (2) Must not be on the front setback of the property.
- (3) Must not be affixed to a dividing fence.
- (4) Must be structurally adequate.

Clothing bins owned by charity organisations

- (1) Maximum height—3m.
- (2) Maximum area-7.5m².
- (3) Must be:
 - (a) at least 10m from any public road, and
 - (b) at least 10m from any driveway or access point from a lot to a public road, and
 - (c) clear of any service mains (water, sewer, drainage, gas).
- (4) Must not display any advertising, except for the details of the charity organisation that owns the bin.

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Cubby houses on residential premises

- (1) Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
- (2) Maximum height—2.1m.
- (3) Maximum area— $12m^2$.
- (4) Must be:
 - (a) clear of any service mains (water, sewer, drainage, gas), and
 - (b) clear of any easements.
- (5) Must be on privately owned land containing not more than one residential dwelling.
- (6) Must not be on the front setback of the property.
- (7) Stormwater run-off must not be directed onto an adjoining property.

Decks

- (1) Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
- (2) Maximum area $-30m^2$.
- (3) Maximum height—1m.
- (4) Minimum front setback—7.5m.
- (5) Must be:
 - (a) at least 1m from any property boundary, and
 - (b) clear of any service mains (water, sewer, drainage, gas), and
 - (c) clear of any easement.
- (6) Must be attached to a single residential dwelling.
- (7) Must not be covered by a roof.
- (8) Must be structurally adequate.
- (9) Stormwater run-off must not be directed onto an adjoining property.
- (10) Must not impair any method of termite protection employed for the dwelling to which the deck is attached.

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Dog enclosures, including dangerous dog enclosures

- (1) Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
- (2) Maximum area $-36m^2$.
- (3) Maximum height—2.1m.
- (4) Maximum height of side of rear fences—1.8m.
- (5) Must not be on the front setback of the property.
- (6) Must not be used for commercial breeding of dogs.
- (7) Must not house more than 2 dogs.
- (8) Must not substantially interfere with the existing flow of stormwater run-off.
- (9) Stormwater run-off must not be directed onto an adjoining property.

Dog houses

- (1) Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
- (2) Maximum area— $6m^2$.
- (3) Maximum height—2.1m.
- (4) Must not be on the front setback of the premises.
- (5) Must be:
 - (a) at least 1.2m from any property boundary, and
 - (b) clear of any service mains (water, sewer, drainage, gas), and
 - (c) clear of any easement.
- (6) Must not be used for commercial breeding of dogs.
- (7) Must not house more than 2 dogs.
- (8) Stormwater run-off must not be directed onto an adjoining property.

Domestic heaters (oil)

Must be installed in accordance with AS 1853—1983, Automatic oil and gas burners—Mechanical draught and AS/NZS 1200:2000, Pressure equipment.

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Domestic heaters (wood)

Must be installed in accordance with AS/NZS 2918:2001, *Domestic solid fuel burning appliances—Installation.*

Driveways and footpaths

- (1) Must not include additional road access points to a State highway or alterations to the existing road access conditions along a State highway.
- (2) Stormwater run-off must not be directed onto an adjoining property.
- (3) Any part located on a public road reserve or other public land:
 - (a) must comply with the Council's Specifications for Driveways, and
 - (b) must not require the removal of utility services or trees.

Fences associated with Landcare projects

- (1) Must only be erected for purposes associated with a Landcare project or other approved environmental management project.
- (2) Must be of open type construction.
- (3) Must not interfere with the existing flow of stormwater run-off.

Fences on commercial premises

- (1) Must not encroach upon adjoining properties.
- (2) Maximum height—1.8m.
- (3) Must not be on the front setback of the property.
- (4) Must not be constructed at any property boundary adjoining a public road.
- (5) Must be of light-weight construction (eg wire, metal sheeting or timber palings) and must not involve use of substantial masonry or concrete.
- (6) Must not display any advertising.

Fences on compounds and depots owned by a service authority

- (1) Must not encroach upon adjoining properties.
- (2) Maximum height—2.4m.
- (3) Must be constructed of chain wire.

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- (4) Must not display any advertising.
- (5) Must not be electrified.

Fences on industrial premises

- (1) Must not encroach upon adjoining properties.
- (2) Maximum height of side or rear fences—2.4m.
- (3) Must not convert useable car parking or loading areas into other uses such as open storage.
- (4) Must be of open type construction.
- (5) If at a property boundary adjoining a public road or street—must be integrated as part of the front landscaping treatment of the premises.
- (6) Must be of light-weight construction (eg wire, metal sheeting or timber palings) and must not involve use of substantial masonry or concrete.
- (7) Must not display any advertising.
- (8) Must not be electrified.

Fences on residential premises (other than swimming pool fences)

- (1) Must not encroach upon adjoining properties.
- (2) Maximum height:
 - (a) if a solid type fence is to be erected in the front setback of residential premises—0.9m,
 - (b) if an open type fence is to be erected in the front setback of residential premises—1.2m,
 - (b) in any other case—1.8m.
- (3) Must be of light-weight construction (eg wire, metal sheeting or timber palings) and must not involve use of substantial masonry, concrete or barbed wire.

Fences on rural premises

- (1) Must not encroach upon adjoining properties.
- (2) Must be of open type construction.
- (3) Must be of light-weight construction (eg wire, metal sheeting or timber palings) and must not involve use of substantial masonry or concrete.

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(4) If electrified—must be erected in accordance with AS/NZS 3014:2003, *Electrical installations—Electric fences*.

Fences on sporting grounds

- (1) Must be around the perimeter of an existing sporting oval, court, net or similar facility.
- (2) Must be constructed of new materials and free from any sharp edges or protrusions that could cause a hazard to the public.
- (3) Must be structurally adequate.
- (4) Must not display advertising, except for advertising that can only be seen from the inside.

Flagpoles

- (1) Maximum height—6m.
- (2) Must be structurally adequate.
- (3) Maximum—1 per property.
- (4) Any flagpole used for commercial advertising must comply with the Council's Outdoor Advertising Code.
- Must not encroach within the Obstacle Limitation Surfaces (OLS) developed for Cowra airport.
 Note. OLS plans are available for inspection at the Council's Environmental Services Department.

Fuel tanks

- (1) Must only be used in connection with agricultural, commercial or industrial activities lawfully undertaken on the property.
- (2) Must be:
 - (a) at least 40m from any waterway, wet area, area where water is added to the water table or flood prone land, and
 - (b) at least 20m from any property boundary adjoining a road, and
 - (c) at least 4m from any other property boundary, and
 - (d) clear of any easement.
- (3) Maximum capacity—5,000L.
- (4) Must be constructed of prefabricated metal and erected in accordance with manufacturer's specifications.
- (5) Must be free-standing.

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- (6) Must be within a bunded area that can contain at least 1.5 times the volume of the maximum holding capacity of the fuel tank.
- (7) The bunded area must be:
 - (a) compacted and topped with at least 0.1m of sand, or
 - (b) constructed of concrete.

Garages in rural areas

- (1) Must be on land within Zone No 1 (a), 1 (c) or 1 (c1).
- (2) Maximum area— $100m^2$.
- (3) Maximum height of walls or eaves—4m.
- (4) Maximum height of structure—6m.
- (5) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any boundary adjoining a public road, and
 - (c) at least 5m from any other property boundary, and
 - (d) clear of any service mains (water, sewer, drainage, gas), and
 - (e) clear of any easement, and
 - (f) clear of septic disposal areas.
- (6) Must be used as a garage.
- (7) Must not be on a ridgeline or other visually prominent area that can be viewed from adjoining properties.
- (8) Must reflect the character and amenity of the area.
- (9) Must be structurally adequate.

Garages in urban areas

- (1) Must be on land within Zone No 2 (a) or 2 (v).
- (2) Maximum area $-36m^2$.
- (3) Maximum height of walls or eaves—2.7m.
- (4) Minimum front setback—7.5m.
- (5) Must be:
 - (a) at least 4.5m from any property boundary adjoining a public road, and

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- (b) at least 1m from any other property boundary, and
- (c) clear of any service mains (water, sewer, drainage, gas), and
- (d) clear of any easements, and
- (e) clear of any septic disposal areas.
- (6) Must be behind the front setback.
- (7) Must only be erected for purposes associated with, and ancillary to, a dwelling-house.
- (8) Any footings or slab must be constructed in accordance with AS 2870—1996, *Residential slabs and footings—Construction*.
- (9) Stormwater run-off must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.

Garden entrance features

- (1) Maximum area— $12m^2$.
- (2) Maximum height—3m.
- (3) Must be:
 - (a) at least 3m from any property boundary, and
 - (b) clear of any service mains (water, sewer, drainage, gas), and
 - (c) clear of any easements.
- (4) Must be an open structure with no solid walls or roofing.
- (5) For timber structures—the design and construction must be in accordance with AS 1684.1—1999, *Residential timber–framed construction, Part 1: Design criteria.*
- (6) For metal structures—the design and construction must be to manufacturer's specifications or certified by a structural engineer.
- (7) Any footings or slab must be constructed in accordance with AS 2870—1996, *Residential slabs and footings–Construction* or to the manufacturer's specifications.

Garden sheds

- (1) Maximum height—2.4m.
- (2) Maximum area $-36m^2$.

- (3) Must be:
 - (a) at least 1m from any property boundary, and
 - (b) clear of any service mains (water, sewer, drainage, gas), and
 - (c) clear of any easements.
- (4) Must be used as a garden shed.
- (5) Must be in the rear setback of the property.
- (6) Must be constructed to manufacturer's specifications and of new, non-reflective materials.
- (7) Maximum—2 sheds per property.
- (8) Stormwater run-off must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.

Gas storage tanks

- (1) Must be:
 - (a) at least 7.5m from any property boundary adjoining a road, and
 - (b) clear of any service mains (water, sewer, drainage, gas), and
 - (c) clear of any easements.
- (2) Must be constructed of prefabricated metal and erected in accordance with manufacturer's specifications and AS/NZS 1596:2002, *The storage and handling of LP Gas.*
- (3) Must be authorised by the NSW WorkCover Authority (Dangerous Goods Branch) and the NSW Fire Brigades.
- (4) Must be free-standing and not rely on other structures for support.
- (5) Must not display any advertising.

Goal posts, sight screens and similar sporting structures

Must be constructed by or for the Council in a public park or recreation area.

Hoardings

- (1) Must relate to building work that may lawfully be commenced.
- (2) Must have appropriate signage in accordance with AS/NZS 4576:1995, *Guidelines for scaffolding*.

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- (3) Must be structurally adequate.
- (4) Must not display any advertising, except for details of the construction company and work safety information.
- (5) Must be removed immediately following the completion of the relevant building work.

Home occupations

Note. All home occupations are exempt development and no standards have been prescribed at the commencement of this Plan.

Home-based child care

Must be located on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).

Horse stables

- (1) Must be on land within Zone No 1 (a).
- (2) Maximum area— $100m^2$.
- (3) Maximum height—2.7m.
- (4) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any property boundary adjoining a road, and
 - (c) at least 5m from any other property boundary, and
 - (d) clear of any service mains (water, sewer, drainage, gas), and
 - (e) clear of any easements.
- (5) Horses must be kept at least 9m from any dwelling-house, school, shop, office, factory, workshop, church or other place of public worship, public hall or premises used for the manufacture, preparation or storage of food.
- (6) The floors must be paved with concrete or mineral asphalt or other equally impervious material, and must be properly graded to drain.
- (7) Must be enclosed to prevent the escape of horses.
- (8) Any footings or slab must be constructed in accordance with AS 2870—1996, *Residential slabs and footings—Construction*.
- (9) External walls must be constructed of new materials.

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- (10) Stormwater run-off must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.
- (11) Stormwater run-off must not contaminate adjoining land or waterways after rainfall.
- (12) The design and construction must be certified by a practising structural engineer.
- (13) Maximum—2 stables per property.

Irrigation equipment

- (1) Must be associated with farms or public parks.
- (2) Must have authorised water supply from the Council's water supply or licensed supply.

Letter boxes

- (1) Maximum of one letter box on a property.
- (2) Must be structurally adequate.

Lighting structures (external)

- (1) Maximum height—3m.
- (2) Must not involve the illumination of a tennis court, horse track, playing field or other sporting facility.
- (3) If in the vicinity of Cowra airport—must be positioned so as to comply with the Civil Aviation Safety Authority guidelines for lighting in the vicinity of airports.

Loud speakers and amplifying devices

Must be constructed by or for the Council in a public park or recreation area.

Machinery sheds, hay sheds and shearing sheds

- (1) Must be on land within Zone No 1 (a).
- (2) Maximum area— $200m^2$.
- (3) Maximum height—6m.
- (4) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any boundary adjoining a public road, and

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- (c) at least 2m from any service main (water, sewer, drainage, gas), and
- (d) clear of any easements, and
- (e) clear of septic disposal areas.
- (5) Must be used as a machinery shed, hay shed or shearing shed.
- (6) Must be for purposes ancillary to the agricultural use of the land.
- (7) Must not be above the height of any surrounding land ridge lines.
- (8) Must be structurally adequate.
- (9) Must be constructed to manufacturer's specifications and made of new non-reflective materials.
- (10) Maximum cut for site levelling—1m.
- (11) Maximum fill for site levelling—1m.
- (12) Stormwater run-off must be directed to a water tank or an area at least 3m clear of any structure, but not on to an adjoining property.

Maintenance of buildings and structures

The works must be limited to the following:

- (a) cleaning out of gutters, drainage systems, ponds, dams and other water storage and drainage areas,
- (b) re-securing loose elements of roofs, timber work and decorative features in the original manner,
- (c) straightening and re-securing of fences and gates,
- (d) minor servicing of equipment and services such as lifts, air conditioning and fire services, engines, pumps and the like,
- (e) landscaping maintenance necessary for the continued growth of existing plants, without major alterations to layout, contours, structures or other significant features.

Minor demolition works

- (1) Must be limited to minor outbuildings, small sheds, above ground pools, non-boundary retaining or decorative walls and fences located in the rear yard of residential property.
- (2) Maximum height of building or structure—4m.
- (3) The building or structure must be less than 50 years old.

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- (4) Must not involve the demolition of any part of a residential dwelling.
- (5) The site must be secured from public access with adequate fencing or hoarding.
- (6) Must be carried out by hand and no machinery is to be used.
- (7) Must be carried out in a safe manner and in accordance with the requirements of AS 2601—2001, *Demolition of structures*.
- (8) Redundant plumbing and drainage must be capped off in accordance with AS/NZS 3500:2003, *Plumbing and drainage*, the *New South Wales Code of Practice for Plumbing and Drainage*, 3rd Edition (produced by the Committee on Uniformity of Plumbing and Drainage Regulations on 1 July 2006) and must be inspected by the Council before the capped off works are concealed.
- (9) Redundant electricity supply must be disconnected by a licensed electrician.
- (10) If work involves asbestos—work must be carried out in accordance with the WorkCover Authority's *Guidelines for Practices involving Asbestos in Buildings*.

Minor external or internal alterations to commercial premises

- (1) Must be alterations or renovations to existing commercial buildings.
- (2) Must only involve the replacement of doors, windows, walls, ceilings or floor linings, deteriorated frame members as well as bathroom and kitchen renovations and the construction of new shelving displays, benches, partitions, built-in vanities, cupboards and wardrobes.
- (3) Must not change the building's classification under the *Building Code of Australia*.
- (4) Must not increase customer service area or the gross floor area of the premises.
- (5) Must not affect the structural integrity of the building.
- (6) Must not reduce fire safety or reduce accessibility to a fire exit.

Minor external or internal alterations to residential premises

(1) Must be alterations or renovations to previously completed residential buildings.

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- (2) Must only involve the replacement of doors, windows, walls, ceilings or floor linings, deteriorated frame members as well as bathroom and kitchen renovations and the construction of new shelving displays, benches, partitions, built-in vanities, cupboards and wardrobes.
- (3) Must obtain approval from the Council for any changes to plumbing or drainage.
- (4) Must not include changes to the configuration of rooms whether by removal of existing walls, partitions or by other means.
- (5) Must not affect the structural integrity of the building.
- (6) Must not reduce light and ventilation from windows, reduce doorways or enclose open areas.

Ornamental water features

- (1) Maximum depth of water—0.3m.
- (2) Maximum area— $4m^2$.
- (3) Must be:
 - (a) at least 7.5m from any property boundary adjoining a road, and
 - (b) at least 1m from any other property boundary, and
 - (c) clear of any service mains (water, sewer, drainage, gas), and
 - (d) clear of any easements.
- (4) Any water pump must be new.
- (5) Any overflow must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.

Painting of buildings and structures

- (1) Must involve the repainting of a building or structure that has previously been painted.
- (2) Colours must be representative of the period of the building or structure and be in accordance with local heritage assets.

Park and street furniture

(1) Must be constructed by or for the Council on land under the control of the Council.

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- (2) Must be designed, fabricated and installed in accordance with AS 4685—2004, *Playground equipment safety* and the *Building Code of Australia*.
- (3) Must not display any advertising.

Pergolas and verandahs

- (1) Maximum area $-36m^2$.
- (2) Maximum height—3m.
- (3) Must be:
 - (a) at least 7.5m from any property boundary adjoining a road, and
 - (b) at least 1m from any other property boundary, and
 - (c) clear of any service mains (water, sewer, drainage, gas), and
 - (d) clear of any easements.
- (4) Must be an open structure at ground level.
- (5) Stormwater run-off from must not be directed onto an adjoining property.
- (6) The design and construction must be in accordance with a structural engineer's design, manufacturer's specifications or AS 1684.2—2006, *Residential timber-framed construction*, *Part 2: Non-cyclonic areas.*

Playground equipment

- (1) Must be for use in connection with the residential use of land.
- (2) Maximum height—2.5m.
- (3) Must be behind the front setback of the property.
- (4) Must be constructed in accordance with the manufacturer's specification.

Portable classrooms

- (1) Must be in the grounds of an educational establishment.
- (2) Must be installed to manufacturer's specifications.
- (3) Stormwater run-off must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.

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Poultry houses and poultry yards in residential areas

- (1) Must be on land within Zone No 2 (a) or 2 (v).
- (2) Maximum height—2.7m.
- (3) Maximum area of poultry house— $16m^2$.
- (4) Maximum area of poultry yard (including poultry house) $-30m^2$.
- (5) Must not be used to house more than 20 birds.
- (6) Must not be on the front setback of the property.
- (7) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 25m from any adjoining residence, and
 - (c) at least 1.2m from any property boundary, and
 - (d) clear of any service mains (water, sewer, drainage, gas), and
 - (e) clear of any easements.
- (8) Fowls (that is, birds of the species *Gallus gallus*) or guinea fowls must be kept at least 4.5m, and any other poultry must be kept at least 30m, from any dwelling house, public hall, school or premises used for the manufacture, preparation, sale or storage of food.
- (9) The floor must be paved with concrete or mineral asphalt underneath the roosts or perches unless the poultry house is:
 - (a) at least 15.2m from any dwelling-house, public hall or school, or
 - (b) on clean sand.
- (10) Must be enclosed to prevent the escape of poultry.
- (11) Stormwater run-off must not be directed onto an adjoining property and must not contaminate adjoining land or waterways after rainfall.
- (12) Where possible, stormwater run-off must be directed to the street drainage system.

Poultry houses in rural areas

- (1) Must be on land within Zone No 1 (a), 1 (c) or 1 (c1).
- (2) Maximum area— $100m^2$.

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- (3) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from property boundary, and
 - (b) clear of any service mains (water, sewer, drainage, gas), and
 - (c) clear of any easement.
- (4) Fowls (that is, birds of the species *Gallus gallus*) or guinea fowls must be kept at least 4.5m, and any other poultry must be kept at least 30m, from any dwelling house, public hall, school or premises used for the manufacture, preparation, sale or storage of food.
- (5) The floor must be paved with concrete or mineral asphalt underneath the roosts or perches unless the poultry house is:
 - (a) at least 15.2m from any dwelling-house, public hall or school, or
 - (b) on clean sand.
- (6) Must be enclosed to prevent the escape of poultry.
- (7) Must not be used to house more than 100 birds.

Public car parks

Must be constructed by or for the Council on Council owned land.

Re-cladding roofs and walls

- (1) Must only involve the replacement of existing materials with similar materials that are compatible with the existing building and finish.
- (2) Must not involve structural alterations or changes to the external configuration of a building.

Repairs to buildings and structures

(1) Must only involve replacement of missing or deteriorated components such as bricks or other masonry units, sections of mortar or render, weatherboards and external timber elements, sections of decorative detail like balusters and cast iron lace panels, shed iron or slates of other roofing components, gutters and downpipes, landscape and garden elements such as kerbs and edges.

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(2) Must use materials that are similar to and compatible with the existing building and finish.

Satellite and microwave dishes on commercial premises

- (1) Maximum diameter—2.5m.
- (2) Must not be on the front facade or roof of a building where it would be readily visible from a public road.
- (3) Must not project above the ridgeline of the building.
- (4) Must not encroach onto existing car parking spaces or loading area.

Satellite and microwave dishes on residential premises

- (1) Must only be erected for purposes associated with a residential dwelling.
- (2) Maximum diameter—2m.
- (3) Must not be on the front facade or roof of a building where it would be readily visible from a public road.
- (4) Must not project above the ridgeline of the building.

Scaffolding

- (1) Must comply with AS/NZS 1576.1:1995, Scaffolding, Part 1: General requirements.
- (2) Must be removed immediately following the completion of works.

Shade structures

- (1) Must not be on the front setback of the property.
- (2) Must not be used as a carport.
- (3) Maximum area (public pool area)— $100m^2$.
- (4) Maximum area (any other case) $-36m^2$.
- (5) Must be structurally adequate.
- (6) Must not display any advertising, except for the details of the manufacturing company.

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Shipping containers

- (1) Must be on land within Zone No 1 (a).
- (2) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 40m from any property boundary, and
 - (c) clear of any registered easements, and
 - (d) clear of septic disposal areas.
- (3) Must not be used for commercial or industrial purposes.
- (4) Must be associated with the lawful use of the land for large scale broad-acre or intensive agricultural operations.
- (5) Must not display any advertising, except for the details of the manufacturing company.
- (6) Must be close to existing buildings.
- (7) Must not be on a ridgeline or other visually prominent area that can be viewed from adjoining properties.
- (8) Maximum—1 per property.

Silos

- (1) Must be on land within Zone No 1 (a).
- (2) Maximum capacity—120 tonnes.
- (3) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any property boundary adjoining a public road, and
 - (c) at least 10m from any other property boundary, and
 - (d) clear of any registered easements, and
 - (e) clear of septic disposal areas.
- (4) Must not be used for commercial or industrial purposes.
- (5) Must be associated with the use of the land for large scale broad-acre or intensive agricultural operations.
- (6) Must not display any advertising, except for the details of the manufacturing company.
- (7) Must be constructed of prefabricated metal to manufacturer's specifications.

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(8) Must not be on or near a ridgeline so as to be visible from adjoining properties.

Skylights and roof vents

- (1) Maximum area— $1m^2$.
- (2) Must at least 0.9m from any property boundary or any wall separating attached dwellings.
- (3) Must not reduce the structural integrity of, or involve structural alterations to, the building.
- (4) Must be non-opening.
- (5) Must be adequately weatherproofed.
- (6) Must be installed in accordance with manufacturer's specifications.

Solar water heaters

- (1) Must be installed by a licensed tradesperson in accordance with manufacturer's specifications.
- (2) Associated work must not reduce the structural integrity of the building or involve structural alterations.
- (3) Any openings created by associated work must be adequately weatherproofed.

Stockyards and shelters

- (1) Must be on land within Zone No 1 (a).
- (2) Maximum area—0.5ha.
- (3) Maximum height—2.4m.
- (4) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any property boundary adjoining a road, and
 - (c) at least 5m from any other property boundary.
- (5) Must not be used for intensive livestock keeping or as a dairy.
- (6) Must be constructed of timber or metal and be structurally adequate.

Schedule 1 Amendments

Street lights

- (1) Must be installed by or for the Council on land under the control of the Council.
- (2) Must be designed, fabricated and installed in accordance with AS/NZS 1158:2007, *Lighting for roads and public spaces*.

Street signs

Must be installed by the Council or the Roads and Traffic Authority in accordance with AS 1742, *Manual of uniform traffic control devices*.

Subdivision—consolidation of allotments or rectifying encroachments

- (1) Services provided to each lot must remain located wholly within the boundary of the allotment that they serve.
- (2) Must remove any redundant access points and restore any kerb and gutter at those points.
- (3) Must not create any new access points to a public road.
- (4) Must adequately set back allotment boundaries from buildings and structures.
- (5) Must lodge a subdivision certificate with the Council prior to the registration of the plan of subdivision.

Subdivision—public purposes

- (1) Must be by or for the Council on Council owned land.
- (2) Must be for the purpose of the provision of a public utility or service, such as road works, water or sewerage supply, public car parking, parks and gardens.
- (3) Must not create new allotments for industrial, commercial or residential use.
- (4) Must lodge a subdivision certificate with the Council prior to registration of the plan of subdivision.

Temporary structures associated with building sites (including building site sheds, offices, amenities and waste storage facilities)

- (1) Must be erected in relation to building work that may lawfully be commenced.
- (2) Must not encroach onto any public road, footway or thoroughfare.
- (3) Must be wholly within the boundary of the building site.

Amendments

Schedule 1

- (4) Must be structurally adequate.
- (5) Must be removed immediately following the completion of the relevant building work.
- (6) Must not include additional road access points or alterations to the existing road access conditions.

Walls-non boundary retaining walls

- (1) Maximum height—0.6m.
- (2) Must be at least 40m from any waterway.
- (3) Must not interfere with the existing flow of stormwater run-off.
- (4) Stormwater run-off must not be directed onto adjoining property.
- (5) Masonry walls must comply with AS 3700–2001, *Masonry structures*, AS 3600–2001, *Concrete structures* and AS/NZS 1170:2007, *Structural design actions*.
- (6) Timber walls must comply with AS 1720—1997, *Timber structures* and AS/NZS 1170:2007, *Structural design actions*.

Waste storage containers

- (1) Must be on land under the control of the Council.
- (2) Maximum length—3m.
- (3) Must be removed within 14 days.
- (4) Must have adequate public liability insurance cover.
- (5) Must be well maintained and have the name and address of the owner clearly displayed.
- (6) Must be for use in connection with exempt development or works approved by or for the Council.
- (7) Maximum—1 per property.

Water heaters

- (1) Must not be a solar system on a roof.
- (2) Must be new and installed by an appropriately licensed person.
- (3) Must not reduce the structural integrity of, or involve structural alterations to, any building.

Schedule 1 Amendments

Water storage tanks

- (1) Must be installed in accordance with manufacturer's instructions.
- (2) Must be at least 1m from any property boundary.
- (3) All plumbing work must be carried out by a licensed plumber.
- (4) Installation must be in accordance with AS/NZS 3500.1:2003, *Plumbing and drainage, Part 1: Water services.*

Windmills

- (1) Must be on land within Zone No 1 (a), 1 (c) or 1 (c1).
- (2) Must be at least 5m from any property boundary.
- (3) Must not be on any easement.
- (4) Must be free-standing and not rely on other structures for support.
- (5) Design, structure and footing specifications must be certified by a practising structural engineer.
- (6) Must be installed in accordance with the manufacturer's specifications.
- (7) The structure must not encroach within the Obstacle Limitation Surfaces (OLS) developed for Cowra airport.

Note. OLS plans are available for inspection at the Council's Environment Services Department.

Windows, glazed areas and external doors

- (1) Must be the replacement of existing windows with materials that comply with AS 1288—2006, *Glass in buildings–Selection and installation* and AS/NZS 2208:1996, *Safety glazing materials in buildings*.
- (2) Must not reduce the area provided for light and ventilation.
- (3) Must not reduce the structural integrity of the building.
- (4) Must not reduce the fire safety of occupants of the building.
- (5) Does not apply to conversion of garages.

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Schedule 1

Schedule 4 Complying development

(Clause 10B)

Part 1 Criteria for complying development

Additions to rural dwelling-houses

- (1) Must be on land within Zone No 1 (a), 1 (c) or 1 (c1).
- (2) Minimum front setback—20m.
- (3) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 5m from any other property boundary, and
 - (c) at least 2m from any service main (water, sewer, drainage, gas), and
 - (d) clear of any easements, and
 - (e) clear of any septic disposal areas.
- (4) Must be carried out on an existing lawful dwelling-house.
- (5) The dwelling-house being altered, and the additions proposed, must be single storey only.
- (6) Must not include additional road access points or alterations to the existing road access conditions.
- (7) If the dwelling-house is serviced by an on-site waste system—an On-site Waste Disposal Appraisal Form (available from the Council) must be properly completed by a licensed plumber, certifying that the system will accommodate the additional loads.
- (8) Must submit structural engineering certificates for all structural components of the building with the application for the complying development certificate.
- (9) Maximum—1 dwelling-house per property.

Additions to urban dwelling-houses

- (1) Must be on land within Zone No 2 (a) or 2 (v).
- (2) Minimum front setback—7.5m.
- (3) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 4.5m from any property boundary adjoining a public road, and

Schedule 1		
	(c) at least 0.9m from any other property boundary, and	
	(d) at least 2m from any service main (water, sewer, drainage gas), and	
	(e) clear of any easements, and	
	(f) clear of any septic disposal areas.	
(4	Must be carried out on an existing dwelling-house.	
(5	The dwelling-house being altered, and the additions proposed must be of single storey only.	
(6	If the dwelling-house is serviced by an on-site waste system—an On-site Waste Disposal Appraisal Form (available from the Council) must be properly completed by a licensed plumber, certifying that the system will accommodate the additional loads.	
(7	Must not involve additional road access points or alterations to the existing road access conditions.	
(8	Must submit structural engineering certificates for all structural components of the building with the application for the complying development certificate.	
(9	Stormwater run-off must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.	
Bed and	breakfast accommodation	
(1	Must be on land within Zone No 1 (a).	
(2	Minimum number of bathrooms—2.	
(3	Maximum number of guest bedrooms—2.	
(4	Must be in an existing lawful dwelling-house.	
(5	Must not be in a residential flat building.	
(6	Must not alter the structure of the building.	
(7	Minimum of 3 car parking spaces on the site.	
(8	Must have a fire extinguisher and fire blanket within any kitchen or cooking area.	
(9	Must not include additional road access points or alterations to the existing road access conditions.	
(10	Outdoor advertising on the premises will be limited to 1 small sign to be erected within the subject property boundary.	

Amendments

Schedule 1

(11) If the dwelling-house is serviced by an on-site waste system—an On-site Waste Disposal Appraisal Form (available from the Council) must be properly completed by a licensed plumber, certifying that the system will accommodate the additional loads.

Change of use from commercial premises to retail premises or retail premises to commercial premises

- (1) Must involve an existing building being converted from retail premises to commercial premises or from commercial premises to retail premises.
- (2) Must not involve a conversion to or from a restaurant, cafe or bar.
- (3) Must not increase the customer service area or the gross floor area of the premises.
- (4) Must not reduce the fire safety of the building.
- (5) Must not include additional road access points or alterations to the existing road access.
- (6) Must not include alterations to the existing car parking arrangements.
- (7) Must include disabled access to the main entry of the building in accordance with AS 1428.1—2001, *Design for access and mobility, Part 1: General requirements for access—New building work* and must not encroach onto the public footpath.

Garages and carports in urban areas—area greater than 36m²

- (1) Must be on land within Zone No 2 (a) or 2 (v).
- (2) Maximum height of walls—2.7m.
- (3) Maximum area— $55m^2$.
- (4) Minimum front setback—7.5m
- (5) Must be:
 - (a) at least 4.5m from any property boundary adjoining a public road, and
 - (b) at least 0.9m from any other property boundary, and
 - (c) at lease 2m from any service main (water, sewer, drainage or gas), and
 - (d) clear of any easements, and
 - (e) clear of septic disposal areas.
- (6) Must be used as a garage or carport.

Schedule 1 Amendments

- (7) Must only be erected for purposes associated with and ancillary to residential use of the land.
- (8) Must use new materials for the roof and external walls.
- (9) Must not include additional road access points or alterations to the existing road access.
- (10) Must submit structural engineering certificates for all structural components of the building with the application for the complying development certificate.
- (11) Stormwater run-off must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.

Machinery sheds, hay sheds and shearing sheds—area greater than 200m²

- (1) Must be on land within Zone No 1 (a).
- (2) Maximum area-300m².
- (3) Maximum height—6m.
- (4) Must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any boundary adjoining a public road, and
 - (c) at least 2m from any service main (water, sewer, drainage, gas), and
 - (d) clear of any easements, and
 - (e) clear of septic disposal areas.
- (5) Must be used as a machinery shed, hay shed or shearing shed.
- (6) Must only be erected for purposes associate with or ancillary to the agricultural use of the land.
- (7) Must not project above surrounding land ridgelines.
- (8) Must not include additional road access points or alterations to the existing road access conditions.
- (9) Must submit structural engineering certificates for all structural components of the building with the application for the complying development certificate.
- (10) Maximum cut for site levelling—1m.
- (11) Maximum fill for site levelling—1m.

Amendments

Schedule 1

Outdoor swimming pools and spa pools

- (1) Must be on land within Zone No 1 (a), 1 (c), 1 (c1), 2 (a) or 2 (v).
- (2) If on rural zoned land—must be:
 - (a) at least 40m from any waterway, and
 - (b) at least 20m from any property boundary adjoining a public road, and
 - (c) at least 15m clear of any overhead power lines or transformer, and
 - (d) clear of any easements, and
 - (e) clear of septic disposal areas.
- (3) If on residential zoned land—must be:
 - (a) at least 7.5m from any property boundary adjoining a public road, and
 - (b) at least 1.2m from any other property boundary or permanent structure, and
 - (c) at least 15m from any overhead power lines or transformer, and
 - (d) at least 2m from any service main (water, sewer, drainage or gas), and
 - (e) clear of any easements.
- (4) Must not be used for commercial purposes.
- (5) Must not be on land used for on-site car parking space required to be provided under any previous development consent.

Residential dwellings

- (1) Must be on land within Zone No 2 (a).
- (2) Minimum front setback—7.5m.
- (3) Maximum height (as measured from natural ground level to the underside of the eaves)—3m.
- (4) Must be:
 - (a) at least 4.5m from any property boundary adjoining a public road, and
 - (b) at least 0.9m from any other property boundary, and
 - (c) at least 2m from any service main (water, sewer, draining or gas), and
 - (d) clear of any easements.

Schedule 1 Amendments

- (5) Must be on an allotment of land with an area greater than $700m^2$.
- (6) Must be a single storey.
- (7) If a driveway or footpath will be on a public road reserve or other public land:
 - (a) utility services (gas, water, electricity) and street trees must be protected, and
 - (b) no additional road access points or alterations to the existing road access conditions are to be undertaken.
- (8) Must, where possible, be serviced by the Council's sewerage system.
- (9) Where the building is to be erected above the level of the adjoining street kerb and gutter—maximum cut for site levelling must not exceed 1m.
- (10) Where the building is to be erected below the level of the adjoining street kerb and gutter—maximum fill for site levelling must not exceed 0.5m.
- (11) Stormwater run-off from the dwelling must be directed to the Council's stormwater drainage infrastructure or to an established inter-allotment drainage system.
- (12) Maximum—1 per property.

Retaining walls

- (1) Maximum height—1m.
- (2) Must be at least 0.9m from any property boundary.
- (3) Must not interfere with the existing flow of stormwater run-off.
- (4) Stormwater run-off must not be directed onto adjoining properties.

Strata subdivisions

- (1) Must be on residential zoned land.
- (2) Must relate to an existing lawful development and must comply with the conditions (if any) of any existing development consent.
- (3) All access, manoeuvring areas and communal open space areas must be designated as common property.
- (4) Utility services (gas, water, electricity) must be provided to each lot and the usage of services by each lot must be measured separately.

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Schedule 1

Part 2 Complying development certificate conditions

Approved plans and documentation

Development must take place in accordance with the approved plan and supporting documentation lodged in respect of the complying development certificate, except where varied by the following conditions.

Construction work

- (1) This clause applies to all development that involves construction work.
- (2) The person carrying out the construction work must, at all times, maintain a copy of the plan and specifications approved with the development consent on the work site.
- (3) The construction work must not encroach on an adjoining property without the written consent of the owner or authority in control of the land.

Note. A copy of any written consent for construction work encroaching on to an adjoining property must be submitted to the Council or the accredited certifying authority before commencing work on the affected land.

- (4) Construction work that includes the use of power tools in a manner that creates noise that can be heard within a habitable room in any other residential premises must only be carried out during the following hours:
 - (a) Monday–Friday—7:00am and 6:00pm, and
 - (b) Saturday—8:00am and 1:00pm,

but not on a public holiday.

- (5) The loading, unloading and storage of goods and building materials, or the carrying out of building operations related to the construction work, must be carried out within the confines of the property and not on public roads or other public space.
- (6) All building rubbish and debris (including that which can be wind blown) must be contained in a suitable container on the work site for disposal at an approved Waste Landfill Depot.
- (7) Any footpaths, roads or utility installations that are damaged during construction work must be repaired to a standard equivalent to that existing prior to commencement of construction at the expense of the person having the benefit of the complying development certificate.

Schedule 1 Amendments

Plumbing and drainage

- (1) This clause applies to all development that includes alteration or installation of plumbing or drainage.
- (2) Before commencing work to which this clause applies, the person having the benefit of the complying development certificate must obtain all relevant approvals, permits or certificates required for any of the following:
 - (a) connection to, or disconnection from, the Council's Reticulated Sewerage System, or carrying out sewerage work,
 - (b) connection to, or disconnection from, the Council's Reticulated Water Supply System,
 - (c) connection to, or disconnection from, the Council's stormwater drainage infrastructure,
 - (d) installation of an On-site Sewage Management System.
- (3) Plumbing and drainage must be carried out by a licensed plumber in accordance with the requirements of AS/NZS 3500:2003, *Plumbing and drainage* and the *New South Wales Code of Practice for Plumbing and Drainage*, 3rd Edition (produced by the Committee on Uniformity of Plumbing and Drainage Regulations on 1 July 2006).
- (4) Drainage must be:
 - (a) discharged at least 3m from of any building or structure in a manner that does not cause soil erosion, or
 - (b) where possible, directed to the Council's stormwater drainage infrastructure.

Swimming pools and spa pools

- (1) This clause applies to any development that includes the alteration or installation of a swimming pool or spa pool.
- (2) Any associated exterior lighting must be designed and installed so that it will not cast light onto any adjoining property.
- (3) Any backwash water or water discharged from the pool during emptying must be discharged:
 - (a) in accordance with AS/NZS 3500:2003, *Plumbing and drainage*, the *New South Wales Code of Practice for Plumbing and Drainage*, 3rd Edition (produced by the Committee on Uniformity of Plumbing and Drainage Regulations on 1 July 2006), and

Amendments

Schedule 1

- (b) in an area serviced by a reticulated sewerage system—into that system, and
- (c) in an area that is not serviced by a reticulated sewerage system—into absorption trenches, details of which must be submitted to, and approved by, the Council prior to the commencement of work.
- (4) The swimming pool or spa pool must not be filled with water until the fencing around the pool has been completed to the satisfaction of the Principal Certifying Authority.
- (5) A poster prepared by the Royal Life Saving Society on expired air resuscitation must be exhibited in a prominent position adjacent to the pool.



New South Wales

Dungog Local Environmental Plan 2006 (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N06/00082/PC)

KRISTINA KENEALLY, M.P., Minister for Planning

e2008-057-36.d03

Clause 1 Dungog Local Environmental Plan 2006 (Amendment No 3)

Dungog Local Environmental Plan 2006 (Amendment No 3)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Dungog Local Environmental Plan 2006 (Amendment No 3)*.

2 Aims of plan

The aim of this plan is to rezone the land to which this plan applies from Transition 9 (a) Zone to partly Rural Lifestyle 1 (l) Zone and partly Environment 7 (a) Zone under *Dungog Local Environmental Plan 2006*.

3 Land to which plan applies

This plan applies to land in the local government area of Dungog, being Lot 1, DP 964046, 1286 Limeburners Creek Road, Clarence Town and Lot 22, DP 775681, 111 Fotheringay Road, Clarence Town, as shown distinctively coloured and edged heavy black on the map marked "Dungog Local Environmental Plan 2006 (Amendment No 3)" deposited in the office of Dungog Council.

4 Amendment of Dungog Local Environment Plan 2006

Dungog Local Environmental Plan 2006 is amended by inserting in appropriate order in the definition of *the map* in the Dictionary the following words:

Dungog Local Environmental Plan 2006 (Amendment No 3)



New South Wales

Dungog Local Environmental Plan 2006 (Amendment No 5)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N08/00008/PC)

KRISTINA KENEALLY, M.P., Minister for Planning

e2008-063-09.d03

Clause 1 Dungog Local Environmental Plan 2006 (Amendment No 5)

Dungog Local Environmental Plan 2006 (Amendment No 5)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Dungog Local Environmental Plan 2006 (Amendment No 5)*.

2 Aims of plan

This plan aims to allow, with the consent of Dungog Shire Council, the erection of one dwelling-house on each of the parcels of land to which this plan applies.

3 Land to which plan applies

This plan applies to land situated in the local government area of Dungog, being:

- (a) Lot 15, DP 7867716, 211 Wallarobba Road, Brookfield, and
- (b) Lot 63, DP 628441, 576 Glen William Road, Glen William, and
- (c) Lot 93, DP 752445, 228 Black Rock Road, Martins Creek.

4 Amendment of Dungog Local Environmental Plan 2006

Dungog Local Environmental Plan 2006 is amended by inserting in Schedule 1 in alphabetical order of locality under Columns 1 and 2, respectively, the following matter:

Brookfield				
211 Wallarobba Road	Lot 15, DP 7867716			
Glen William				
576 Glen William Road	Lot 63, DP 628441			
Martins Creek				
228 Black Rock Road	Lot 93, DP 752445			



New South Wales

Lake Macquarie Local Environmental Plan 2004 (Amendment No 14)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (N07/00094/PC)

KRISTINA KENEALLY, M.P., Minister for Planning

e2007-185-25.d12

Clause 1 Lake Macquarie Local Environmental Plan 2004 (Amendment No 14)

Lake Macquarie Local Environmental Plan 2004 (Amendment No 14)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Lake Macquarie Local Environmental Plan 2004 (Amendment No 14).

2 Aims of plan

The aims of this plan are:

- (a) to rezone certain land from Zone 7 (2) Conservation (Secondary) Zone to Zone 2 (1) Residential Zone, and
- (b) to bring certain land within the operation of the *Lake Macquarie Local Environmental Plan 2004* and to zone that land as Zone 7 (2) Conservation (Secondary) Zone and Zone 2 (1) Residential Zone, and
- (c) to ensure that adequate provision is made for the provision of necessary public infrastructure when determining development applications relating to urban development on certain land.

3 Land to which plan applies

This plan applies to land in the City of Lake Macquarie, being:

- (a) in respect of the aim referred to in clause 2 (a), part Lot 1965, DP 1104810, Northlakes Drive, Cameron Park, as shown edged heavy black and lettered "2 (1)" on Sheet 1, and part Lot 700, DP 1089538, Northlakes Drive, Cameron Park, as shown edged heavy black and lettered "2 (1)" on Sheet 2, of the map marked "Lake Macquarie Local Environmental Plan 2004 (Amendment No 14)" deposited in the office of the Council of the City of Lake Macquarie, and
- (b) in respect of the aim referred to in clause 2 (b), part Lot 1965, DP 1104810, Northlakes Drive, Cameron Park, as shown edged heavy black and lettered "2 (1)" or "7 (2)" on Sheet 1 of that map, and

Lake Macquarie Local Environmental Plan 2004 (Amendment No 14) Clause 4

(c) in respect of the aim referred to in clause 2 (c), part Lot 1965, DP 1104810, Northlakes Drive, Cameron Park and part Lot 700, DP 1089538, Northlakes Drive, Cameron Park as shown edged heavy black on Sheet 3 of that map.

4 Amendment of Lake Macquarie Local Environmental Plan 2004

Lake Macquarie Local Environmental Plan 2004 is amended as set out in Schedule 1.

Lake Macquarie Local Environmental Plan 2004 (Amendment No 14)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 62 Public infrastructure in urban release areas

Insert in appropriate order in the definition of *urban release area* in clause 62 (8):

Lake Macquarie Local Environmental Plan 2004 (Amendment No 14)—Sheet 3.

[2] Dictionary

Insert in appropriate order in the definition of *the map* in the Dictionary the following words:

Lake Macquarie Local Environmental Plan 2004 (Amendment No 14)—Sheets 1 and 2



New South Wales

Pittwater Local Environmental Plan 1993 (Amendment No 58)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (S00/01062/PC)

KRISTINA KENEALLY, M.P., Minister for Planning

e2008-119-09.d04

Clause 1 Pittwater Local Environmental Plan 1993 (Amendment No 58)

Pittwater Local Environmental Plan 1993 (Amendment No 58)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is *Pittwater Local Environmental Plan 1993 (Amendment No 58)*.

2 Aims of plan

This plan aims:

- (a) to encourage a greater diversity of housing and wider housing choice with minimal environmental impact, and
- (b) to provide additional opportunities for more compact and affordable housing in appropriate locations with adequate infrastructure, and
- (c) to improve utilisation of building stock and services, and
- (d) to provide additional opportunities for housing in appropriate locations for older people and people with a disability, and
- (e) to contribute towards Stage Two of Pittwater Council's *Residential Development Strategy* (1998).

3 Land to which plan applies

This plan applies to so much of the land within Zones Nos 2 (a), 2 (b), 2 (e) and 2 (f) in the local government area of Pittwater as is shown coloured red on the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 58)—Secondary Dwellings Map" deposited in the office of Pittwater Council.

4 Amendment of Pittwater Local Environmental Plan 1993

Pittwater Local Environmental Plan 1993 is amended as set out in Schedule 1.

Pittwater Local Environmental Plan 1993 (Amendment No 58)

Amendments

Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 5 Interpretation

Insert "(excluding a secondary dwelling within the meaning of Division 3C of Part 3)" after "means development" in the definition of *dual occupancy development* in clause 5 (1).

[2] Part 3 Special provisions

Insert after Division 3B:

Division 3C Secondary dwellings

21P Aims

The aims of this Division are:

- (a) to encourage a greater diversity of housing types and wider housing choice in appropriate locations with adequate physical and social infrastructure, and
- (b) to provide additional opportunities for more compact and affordable forms of housing with minimal environmental impact, and
- (c) to improve utilisation of building stock and infrastructure.

21Q Definitions

In this Division:

secondary dwelling means a self-contained dwelling that:

- (a) is established in conjunction with another dwelling (the *principal dwelling*), and
- (b) is on the same lot of land (not being an individual lot in a strata plan or community title scheme) as the principal dwelling, and
- (c) is located within, or is attached to, or is separate from, the principal dwelling.

secondary dwellings map means the map marked "Pittwater Local Environmental Plan 1993 (Amendment No 58)— Secondary Dwellings Map", as amended by the maps (or, if any sheets of maps are specified, by the specified sheets of the maps) marked as follows:

Pittwater Local Environmental Plan 1993 (Amendment No 58)

Schedule 1 Amendments

21R Secondary dwellings in Zone No 2 (a), 2 (b), 2 (e) or 2 (f)

- (1) Except as provided by this clause, the erection of secondary dwellings on land within Zone No 2 (a), 2 (b), 2 (e) or 2 (f) is prohibited.
- (2) A secondary dwelling may be erected with the consent of the council on land within Zone No 2 (a), 2 (b), 2 (e) or 2 (f) only in an area shown coloured red on the secondary dwellings map.
- (3) The total floor area of the secondary dwelling (excluding any area used for parking) must not exceed whichever of the following is greater:
 - (a) 60 square metres,
 - (b) 20% of the total floor area of both the self-contained dwelling and the principal dwelling.
- (4) The council must not grant its consent for the carrying out of development for the purpose of a secondary dwelling unless it is satisfied that the development will not have an adverse effect of any significance on:
 - (a) the protection of rare and endangered flora and fauna species and the protection of habitats for native flora and fauna, or
 - (b) the protection of wildlife corridors and vegetation links with nearby bushland, or
 - (c) the protection of bushland as a natural stabiliser of the soil surface and the protection of existing landforms such as natural drainage lines and watercourses, or
 - (d) the protection of bushland for scenic values and the retention of the unique visual identity of the landscape, or
 - (e) the retention of tree canopy and the protection of the visual amenity of the area, including its visual amenity when viewed from other residences, from the water, and from any public place, or
 - (f) Aboriginal sites.



New South Wales

Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (WOL2001394)

KRISTINA KENEALLY, M.P., Minister for Planning

e2008-046-22.d04

Clause 1 Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)

Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Snowy River Rural Local Environmental Plan 2007 (Amendment No 1).

2 Aims of plan

This plan aims to amend *Snowy River Rural Local Environmental Plan* 2007:

- (a) to provide clarity in relation to the use and development of land at Lake Crackenback Resort, and
- (b) to allow, with consent, the carrying out of development on part of the land to which this plan applies, for the purposes of:
 - (i) rural tourist accommodation, entertainment and conference facilities, tourist operations, rural holiday dwellings, sports and recreation facilities, centralised site management facilities, and
 - (ii) retail premises ancillary to such uses, and
- (c) to ensure that future development of the land is environmentally sustainable.

3 Land to which plan applies

This plan applies to the land shown edged heavy black on the map marked "Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)" deposited in the office of Snowy River Shire Council.

4 Amendment of Snowy River Rural Local Environmental Plan 2007

Snowy River Rural Local Environmental Plan 2007 is amended as set out in Schedule 1.

Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)

Amendments

Schedule 1

(Clause 4)

Schedule 1 Amendments

[1] Clause 57

Insert after clause 56:

57 Additional permitted uses for particular land

- (1) Development on particular land that is described or referred to in Schedule 3 may be carried out:
 - (a) with consent, or
 - (b) if the Schedule so provides—without consent,

in accordance with the conditions (if any) specified in that Schedule in relation to that development.

(2) This clause has effect despite anything to the contrary in any other provision of this Plan.

[2] Schedule 3

Insert after Schedule 2:

Schedule 3 Additional permitted uses

(Clause 57)

- 1 Use of certain land at Lake Crackenback Resort, Crackenback
 - (1) This clause applies to land at Lake Crackenback Resort, being the land shown edged heavy black on the map marked "Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)" deposited in the office of Snowy River Shire Council.
 - (2) Development for the purposes of rural tourist accommodation is permitted with consent if the number of persons that may be accommodated overnight within the accommodation facility does not exceed 1,000.

2 Use of certain land at Lake Crackenback Resort, Crackenback

(1) This clause applies to land at Lake Crackenback Resort, being Lot 66, SP 70681, Lot 105, SP 74040, Lot 106, SP 74040 and Lot 107, SP 74040 (shown hatched on the map marked "Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)" deposited in the office of Snowy River Shire Council).

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Snowy River Rural Local Environmental Plan 2007 (Amendment No 1)

Schedule 1 Amendments

- (2) Development for the following purposes is permitted with consent if the number of persons that may be accommodated overnight within the accommodation facility does not exceed 426:
 - (a) rural tourist accommodation, entertainment and conference facilities, tourist operations, rural holiday dwellings, sports and recreation facilities, centralised site management facilities, and
 - (b) retail premises ancillary to such uses.



New South Wales

Warringah Local Environmental Plan 2000 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (SRE0000195/S69)

KRISTINA KENEALLY, M.P., Minister for Planning

e2006-037-42.d11

Warringah Local Environmental Plan 2000 (Amendment No 21)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Warringah Local Environmental Plan 2000 (Amendment No 21).

2 Aims of plan

The aims of this plan are as follows:

- (a) to adjust the boundaries of the localities of E5 Howard Avenue, E6 Oaks Avenue and E9 Pittwater Road under Warringah Local Environmental Plan 2000 (the Principal plan) and form a new locality (E21 Dee Why Town Centre) that better reflects the function and desired future character of the Dee Why Town Centre,
- (b) to make provision for the following matters (among others) in relation to development in Locality E21 Dee Why Town Centre:
 - (i) land use categories,
 - (ii) building form (including the calculation of building heights and determination of storeys),
 - (iii) open space requirements,
- (c) to remove the open space zoning of a Council car park site (being Lot 17, Section 16, DP 8172, Lot 18, Section 16, DP 8172, Lot 19, Section 16, DP 8172, Lot 2, DP 526306, Lot 43, DP 341020, Lot 44, Section 16, DP 8172, Lot 45, Section 16, DP 8172 and Lot 46, Section 16, DP 8172).

3 Land to which plan applies

This plan applies to the land shown edged heavy black on the map marked "Warringah Local Environmental Plan 2000 (Amendment No 21)—E21 Locality Map" deposited in the office of the Council of Warringah.

4 Amendment of Warringah Local Environmental Plan 2000

Warringah Local Environmental Plan 2000 is amended as set out in Schedule 1.

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 20 Can development be approved if it does not comply with a development standard?

Insert after clause 20 (3):

(4) This clause does not apply in relation to a development standard relating to maximum building height established by the Building Heights Map within the Dee Why Town Centre Locality Statement (E21).

[2] Dictionary

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

Warringah Local Environmental Plan 2000 (Amendment No 21)—E21 Locality Map

[3] Appendix E Dee Why Locality Statements

Insert after the matter relating to Locality E20:

LOCALITY E21 DEE WHY TOWN CENTRE

DEFINITIONS

For the purposes of the provisions of this Appendix relating to the Dee Why Town Centre locality:

Above Podium Elements Map means the map marked "Map E21 Above Podium Elements" as in force at the date that Warringah Local Environmental Plan 2000 (Amendment No 21) took effect.

existing ground level, in relation to land, means the level of the land at the date that *Warringah Local Environmental Plan 2000 (Amendment No 21)* took effect.

Building Heights Map means the map marked "Map E21 Building Heights" as in force at the date that *Warringah Local Environmental Plan 2000* (*Amendment No 21*) took effect.

proposed new road means the proposed road to be located on the east side of Site A as shown on the Building Heights Map.

Site Map means the map marked "Map E21 Site Map" as in force at the date that *Warringah Local Environmental Plan 2000 (Amendment No 21)* took effect.

Town Square, Pedestrian Connections and Public Open Space Map means the map marked "E21 Map Town Square, Pedestrian Connections and Public

Amendments

Schedule 1

Open Space" as in force at the date that *Warringah Local Environmental Plan* 2000 (Amendment No 21) took effect.

Site A means the land shown distinctively edged and designated as "Site A" on the Site Map.

Site B means the land shown distinctively edged and designated as "Site B" on the Site Map.

DESIRED FUTURE CHARACTER

Introduction

The Dee Why Town Centre locality will be an attractive living centre that sustains the social, economic and environmental needs of its community and visitors, characterised by high quality housing that is balanced with an appropriate mix of shopping, business, cultural and recreational facilities consistent with its role as a major centre (as referred to in the *North East Subregion—Draft Subregional Strategy* published by the Department of Planning in July 2007).

The locality is recognised as a distinctive civic and commercial hub in the Northern Beaches as well as being a destination for the wider community for the purposes of civic activities, recreation, business, employment and shopping.

The locality will continue to grow as one of the region's most significant and vibrant service centres serving the social, economic and recreational needs of the local community and the region.

Building form

The Dee Why Town Centre locality will be characterised by a unified and consistent building form and provide for a diversity of uses (retail, commercial, community, recreational, residential and car parking).

Buildings will be of the highest design quality, and use attractive, durable materials and finishes. The development will achieve architectural and urban design excellence and be environmentally sustainable through measures such as passive solar design, water harvesting or reuse (or both) and use of renewable materials.

The street edges will be lined with a bustling mix of retail shops, cafes and restaurants. To achieve this positive reinforcement of the street edge and a good human to built form scale, a 3 storey podium to street wall will define the street edge of the proposed new road adjoining Site A, while a 4 storey podium to street wall will define the Oaks Avenue frontage to Site A and surrounding street edge of Site B. Building setbacks and heights will be designed to ensure adequate levels of natural sunlight and to ensure a high level of amenity to occupiers of the buildings as well as the adjacent public domain and surrounding developments. Upper levels should not overhang ground level

Schedule 1 Amendments

with the exception of balconies and other minor extrusions of building elements which are encouraged to pronounce articulation and modification of building facades.

Ground floor levels of development will be highly active and accessible to the street and create a lively and active ambience. Ground floor retail development is to be at grade with the footpaths and provide opportunities for a generous promenade and distinctive street tree planting to provide shade and shelter.

The pattern of development will reflect the underlying urban form in Dee Why with predominantly east-west orientated buildings and high levels of visual and physical permeability. The streets will be legible and lead to well designed and publicly accessible open spaces. Taller buildings will be distributed across the town centre from west to east to establish a coordinated, modulated and varied skyline to protect the scenic qualities of Dee Why, its views and vistas and to maintain adequate sunlight access within Dee Why.

Streetscape

The Howard Avenue street frontage of Site B will be tree lined with distinctive coastal indigenous species that provide landscape elements while not obscuring the views into and out of the town square from Pittwater Road or Howard Avenue.

Tower buildings

Two iconic, slimline towers will be provided in the western part of the locality (Site B), with one smaller tower provided in the eastern part of the locality (Site A). The towers will largely provide for a transition in building height from west (Pittwater Road) to east (proposed new road) and respond to the surrounding natural escarpment. The Building Heights Map prescribes the maximum building heights for the locality.

The towers will be spatially separated to provide well designed, generous, usable public spaces and provide good sunlight penetration to the southern side of Oaks Avenue and the Town Square. This will ensure the Town Centre is provided with a high level of amenity for the public throughout the entire year.

Mid-rise elements on Site B facing Oaks Avenue are to reflect the simple clarity displayed by the tower and podium elements and floor area limits stipulated are not to be considered as entitlements, but if achieved, are subject to conformity with other controls and the achievement of satisfactory urban design quality.

Retail and commercial uses

Dee Why must provide additional employment opportunities and commercial space for businesses, consistent with its role as a major centre (as referred to in the metropolitan strategy known as *City of cities—A plan for Sydney's future* published by the Department of Planning in December 2005). The Dee

Amendments

Schedule 1

Why Town Centre locality will facilitate its commercial focus and functions by providing at least 2 levels (excluding the ground floor) of development for non-residential purposes contributing to the locality's service functions, as well as providing for enhanced employment opportunities.

Shops and cafes with active frontages will give a sense of liveliness, vitality and safety within the locality. Double storey height colonnades adjoining the proposed Town Square will provide strategic links to improve the efficiency of the locality and an enhanced retail environment for businesses and patrons alike. On the edges of streets and public spaces, buildings will be provided with continuous colonnades or pedestrian awnings.

Design and management solutions will be provided that will provide for an appropriate mix and diversity of retail uses that will encourage and facilitate the diversity of the shopping experience.

Signage associated with new developments will be high quality, innovative, co-ordinated and minimised to avoid visual clutter and will complement the overall urban design, streetscape and architectural quality and amenity of the centre for its patrons whilst also achieving a balanced and reasonable level of exposure for businesses.

Residential amenity

Exemplary and innovative treatments will be applied to the configuration and design of communal access and recreational areas within residential elements that will promote a socially effective urban village.

Mobility, traffic management and parking

Improved vehicle access and circulation in the Dee Why Town Centre locality will be achieved by good design and management of traffic flows within the existing and proposed new roads servicing the locality.

There will be a new north-south street, between Howard and Oaks Avenue, along the eastern side of the Council site adjacent to St. Kevin's Church (specifically involving Lot 2, DP 526306 and Lot 19, DP 8172).

Traffic will circulate in a one way anti-clockwise direction around the locality via Oaks Avenue, the proposed new road and Howard Avenue.

Improved vehicle access and circulation within the locality is a prerequisite to redevelopment. Development will reinforce the prioritisation of pedestrian movements and networks and make the locality a safer, enjoyable and attractive town centre for the public and existing and future residents.

Car parking, principally underground, will be provided to accommodate the demand of the additional residential, retail and commercial uses. On Site B, only one level of above ground car parking is allowed. This car parking will be located on Level 2. Appropriate architectural screening of the car park level will occur and is to be visually integrated and coordinated with the design of building facades of the remainder of the development to ensure that vehicles

Schedule 1 Amendments

will be screened completely from surrounding vantage points and to protect the streetscape and urban design quality of the development. Where car parking adjoins a street frontage, the amenity of the adjoining and nearby uses are to be protected. Loading facilities and waste collection facilities will be accommodated using intelligent, innovative design and in a manner that does not adversely impact on the visual amenity of the public domain or conflict with pedestrian access or the amenity of adjoining and nearby residential properties.

Minimal disruption to retail and commercial activity at street level will occur by minimising the width of the footpath crossings and vehicle entrances, by ensuring that loading facilities are substantially enclosed by occupied floor space and by high standards of civic design applied to portions of loading dock and car park entrances that would be visible from the street.

Town square and open space

A Town Square will be the heart of the community. It will contain attractive, useable open spaces interlinked by a secure network of pedestrian connections.

The proposed Town Square will address Howard Avenue in accordance with the Town Square, Pedestrian Connections, and Public Open Space Map. It will be a flexible, multi-use space that will be suitable for markets, entertainment and community events and as a meeting place for the general public. Colonnades will surround the perimeter of the Town Square providing all weather access to the ground floor retail outlets. These retail uses will provide opportunities for alfresco dining, casual seating and recreation. Residential accommodation situated above will provide casual surveillance of the Town Square and bring life and vitality to the Town Square throughout the day. An appropriate canopy of indigenous tree species will also be provided throughout the Town Square to enhance its amenity.

North-south pedestrian connection

A north-south pedestrian connection will link the proposed Town Square with Oaks Avenue and will provide a strong physical and visual connection between Howard Avenue and Oaks Avenue ensuring a high level of permeability of the locality. A north-south pedestrian connection leading from the proposed Town Square to Oaks Avenue will introduce a generous pedestrian and retail precinct. The pedestrian connection will be defined by retail development, with double storey colonnades providing access on a 24 hour, 7 days a week basis, and be designed to ensure all weather access to ground level retail, food and beverage outlets. The pedestrian connection will have a clear width of not less than 14 metres to ensure high levels of sunlight access and provide view lines through the development in accordance with the Town Square, Pedestrian Connections and Public Open Space Map.

Amendments

Schedule 1

Hydrology

Future development of the locality is to be designed to take account of, and be compatible with, the hydrological conditions associated with the Dee Why Lagoon South Catchment.

Stormwater management

Future development is to be designed and located to take into account stormwater management issues and is to incorporate water sensitive urban design and ecologically sustainable development principles. Innovative design solutions are essential and must be consistent with contemporary best design practices. They are to minimise stormwater impacts (including stormwater quantity and quality impacts on the Dee Why Lagoon system).

Finished floor levels and basement car park entry levels are to incorporate adequate freeboards to protect against the entry of stormwater from Council's street drainage system.

LAND USE

Category One

Development for the purposes of the following:

- community facilities
- shops on the ground and first floor level within Site B
- shops on the ground floor level within Site A
- restaurants on the ground floor

Category Two

Development for the purposes of the following:

- business premises
- child care centres
- entertainment facilities
- health consulting rooms (not on ground floor level)
- hotels
- housing on the second floor level and above
- medical centres (not on ground floor level)
- offices on the second floor level and above within Site B
- offices on the first floor level and above within Site A
- places of worship
- recreation facilities

Schedule 1 Amendments

- registered clubs
- shops
- short-term accommodation
- other buildings, works, places or land uses that are not prohibited or in Category 1 or 3

Category Three

Development for the purposes of the following:

- agriculture
- animal boarding or training establishment
- bulky goods shops
- further education
- hire establishments
- housing on the ground floor level and first floor level
- industries
- motor showrooms
- offices on the ground and first floor level within Site B
- offices on the ground floor level within Site A
- primary schools
- retail plant nurseries
- service stations
- vehicle repair stations
- veterinary hospitals
- warehouses

PROHIBITED DEVELOPMENT

Development for the purpose of the following is prohibited within this locality:

- brothels
- canal estate development
- extractive industries
- heliports
- potentially hazardous industries
- potentially offensive industries
- vehicle body repair workshops

Amendments

Schedule 1

BUILT FORM

BUILDING HEIGHT

Note. The building height controls establish a vertical limit to which a future building may be constructed. The height limits are a maximum height and not an expression of uniform height over the entire site.

The building height control is not to be read in isolation. A suite of development controls apply to land within the locality that must be considered concurrently to assist in determining the manner, form and configuration of future development.

Objectives

The objectives of the building height controls for the locality are as follows:

- (a) to ensure that future development responds to the desired scale and character of the locality (referred to in the Desired Future Character Statement for this locality),
- (b) to ensure that future development responds to the surrounding escarpment and that building heights do not dominate the surrounding topography,
- (c) to limit overshadowing to the front set back areas on the southern side of Oaks Avenue opposite Site A during mid-winter (22 June),
- (d) to limit overshadowing to the footpath on the southern side of Oaks Avenue opposite Site B during mid-winter (22 June),
- (e) to limit overshadowing to the Town Square during mid-winter (22 June).

Controls

Buildings on any land in the locality are to be no more than the maximum height (in metres AHD) shown for the land on the Building Heights Map.

Despite the building envelopes established by the Building Heights Map, a building envelope boundary of the following proposed towers may be varied by up to 2 metres in a horizontal direction, but only if the floor area of any storey of the tower after such a variation does not exceed the floor area of any such storey had the variation not occurred:

- (a) the proposed tower shown on that map as having a maximum height of 52.5 metres AHD (Site A),
- (b) the proposed tower shown on that map as having a maximum height of 75 metres AHD (Site B),
- (c) the proposed tower shown on that map as having a maximum height of 78 metres AHD (Site B).

No less than 2 hours of sunlight must be provided between 10am and 2pm to the front setback areas on the Southern side of Oaks Avenue opposite Site A in midwinter (June 22).

Schedule 1 Amendments

No less than 2 hours of sunlight must be provided between 10am and 2pm to the public footpath on the Southern side of Oaks Avenue opposite Site B at a distance of 6 metres from the property boundary in midwinter (June 22).

No less than 4 hours of sunlight must be provided midwinter (June 22) to the proposed Town Square.

Only temporary structures may be erected on the land indicated as Pedestrian Connections on the Town Square, Pedestrian Connections and Public Open Space Map.

In these controls, *height*, in relation to a building, means the distance, measured vertically between the top most point of the building and the existing ground level below.

OAKS AVENUE ABOVE PODIUM PROVISIONS

Site A

Application: The following provisions apply to buildings on the Site A Oaks Avenue podium land as shown on the Above Podium Elements Map (*the Site A Oaks Avenue podium land*).

The following provisions apply despite the maximum building height control set out above and in the Building Heights Map.

Objectives

The objectives of the above podium provisions for the Site A Oaks Avenue podium land are as follows:

- (a) to allow buildings fronting Oaks Avenue on the Site A Oaks Avenue podium land to have components above 28.5 metres AHD level permitted by the building height control and the Building Heights Map (*the podium level*),
- (b) to control building bulk above the podium level on the Site A Oaks Avenue podium land,
- (c) to limit the depth of buildings and control the gross floor area above the podium level of 28.5 metres AHD on the Site A Oaks Avenue podium land,
- (d) to limit overshadowing to the front setback areas on the southern side of Oaks Avenue opposite Site A in midwinter (June 22),
- (e) to allow design flexibility.

Controls

Despite the maximum building height control and the Building Heights Map, a building may be erected on the Site A Oaks Avenue podium land that has a component above 28.5 metres AHD, but only if:

Amendments

Schedule 1

(a) Gross floor area

the total gross floor area of the components of the buildings above the podium level does not exceed $2,000m^2$, and

(b) Separation in building wall

a minimum of 20 per cent of the east-west length of Site A above the podium level comprises physical breaks or separation between buildings, and

(c) Rear building alignment

any component of the building above the podium level does not extend north beyond the Site A Oaks Avenue rear building alignment line as shown on the Above Podium Elements Map (being the line 32 metres from the Oaks Avenue front building line (which is 2.275 metres from the Oaks Avenue Site A boundary)), and

(d) Building plane

the building is sited or located under a plane that projects at an angle of 29 degrees from the height of 28.5 metres AHD above the Oaks Avenue front building line as shown on the Above Podium Elements Map (which is 2.275 metres from the Oaks Avenue Site A boundary), and

(e) Shadowing–Oaks Avenue south side

no less than 2 hours of sunlight is provided between 10am and 2pm to the front setback areas on the southern side of Oaks Avenue opposite Site A in midwinter (June 22).

Site B

Application: The following provisions apply to buildings on the Site B Oaks Avenue podium land as shown on the Above Podium Elements Map (*the Site B Oaks Avenue podium land*).

The following provisions apply despite the maximum building height control set out above and in the Building Heights Map.

Objectives

The objectives of the above podium provisions for the Site B Oaks Avenue podium land are as follows:

- (a) to allow buildings on the Site B Oaks Avenue podium land to have components above 31 metres AHD level permitted by the building height control and the Building Heights Map (*the podium level*),
- (b) to control building bulk above the podium level on the Site B Oaks Avenue podium land,
- (c) to limit the depth of buildings and control the gross floor area above 31 metres AHD,

Schedule 1 Amendments

- (d) to ensure that there is an adequate separation between the above podium buildings envelopes set out in the Building Heights Map for the towers and surrounding podium of the Howard Avenue side of the site and the buildings south of the Site B rear building alignment,
- (e) to limit the overshadowing of the footpath on the southern side of Oaks Avenue opposite Site B,
- (f) to allow design flexibility.

Controls

Despite the maximum building height control and the Building Heights Map, a building may be erected on the Site B Oaks Avenue podium land that has a component above 31 metres AHD, but only if:

(a) Gross floor area

the total gross floor area of the components of the buildings on the Site B Oaks Avenue above the podium level does not exceed $3,800m^2$, and

(b) Separation in building wall

a minimum of 20 per cent of the east-west length of Site B above the podium level comprises physical breaks or separation between buildings, and

(c) Rear building alignment

any component of the building above the podium level does not extend north beyond the Site B rear building alignment line shown on the Above Podium Elements Map (being the line 27.5 metres from the Oaks Avenue front building line), and

(d) Shadowing–Oaks Avenue south side

no less than 2 hours of sunlight is provided between 10am and 2pm to the public footpath on the southern side of Oaks Avenue opposite Site B at a distance of 6 metres from the property boundary in midwinter (June 22).

PROPOSED NEW ROAD ABOVE PODIUM PROVISIONS

Application: The following provisions apply to buildings on the Site A Proposed New Road podium land as shown on the Above Podium Elements Map (*the Site A Proposed New Road podium land*).

The following provisions apply despite the maximum building height control set out above and in the Building Heights Map.

Objectives

The objectives of the above podium provisions for the Site A Proposed New Road podium land are as follows:

Amendments

Schedule 1

- (a) to allow buildings on the Site A Proposed New Road podium land to have components above 25 metres AHD level permitted by the building height control and the Building Heights Map (*the podium level*),
- (b) to control building bulk above the podium level on the Site A Proposed New Road podium land,
- (c) to limit the depth of buildings and control the gross floor area above the podium level of 25 metres AHD,
- (d) to allow design flexibility.

Controls

Despite the maximum building height control and the Building Heights Map, a building may be erected on the Site A Proposed New Road podium land that has a component above 25 metres AHD, but only if:

(a) Gross floor area

the total gross floor area of the components of the buildings on the Site A Proposed New Road podium land above the podium level does not exceed $1,000m^2$, and

(b) Rear building alignment

any component of the building above the podium level does not extend west beyond the proposed new road rear building alignment line as shown on the Above Podium Elements Map (being the line 19.5 metres from the proposed new road front building line), and

(c) Building plane

the building is sited or located under a plane that projects at an angle of 45 degrees from the height of 25 metres AHD above the proposed new road front building line toward the rear building alignment (as shown on the Above Podium Elements Map), and

(d) Maximum height

the height of the building does not exceed 43.5 metres AHD.

DESIGN EXCELLENCE

Objectives

The objectives of the following control is to ensure that buildings on Site A and Site B exhibit design excellence.

Control

Development consent must not be granted for development involving the construction of a new building or external alterations to an existing building unless the consent authority has considered whether the proposed development exhibits design excellence.

Schedule 1 Amendments

In considering whether development exhibits design excellence, the consent authority must have regard to the following matters:

- (a) whether a high standard of architectural design, materials and detailing appropriate to the building type and location will be achieved,
- (b) whether the form and external appearance of the proposed development will improve the quality and amenity of the public domain,
- (c) whether the building meets sustainable design principles in terms of sunlight, natural ventilation, wind, reflectivity, visual and acoustic privacy, safety and security and resource, energy and water efficiency,
- (d) whether the architect responsible for the proposed design has an outstanding reputation in architecture,
- (e) whether satisfactory arrangements have been made to ensure that the proposed design is carried through to the completion of the development concerned.

ALLOWANCE FOR EXTERNAL ANCILLARY PLANT AND ROOF ACCESS

Objectives

The objectives of the controls relating to external ancillary plant and roof access are as follows:

- (a) to ensure that the height, scale and number of permanent or temporary eternal ancillary structures located on roofs of buildings do not add to the perceived height of buildings or detract from the roof form of buildings,
- (b) to ensure that roof forms are attractive when viewed from surrounding vantage points, including when viewed, at a short distance, from the public domain and surrounding apartment buildings as well as when viewed, from a long distance, from the southern and western hill sides that enjoy northerly and easterly aspects, respectively, over Dee Why,
- (c) to promote low-scale vegetative landscaping of podium roofs of buildings and the use of podium roof spaces as areas for passive recreation for residents of the buildings concerned.

Controls

The height of any external ancillary plant or access point is to be minimised and should not exceed 3.0 metres. The access point is to be suitably integrated with either landscaping or architectural elements of the roof design. The total area of such plant and access points must not exceed 10% of the roof area.

Any balustrade or similar safety restraint (except a building parapet) is to be set in from the roof edge a minimum distance of 3 metres.

Amendments

Schedule 1

Any external ancillary plant or access point is to be integrated with the architectural design of the building.

Any external ancillary plant or access point is to be centrally located within the roof area to minimise or completely avoid being visible from the public domain in close proximity to the building.

No external ancillary plant is to be located on the roof of the tall tower located on Site A or the two slimline towers on Site B.

COMPLYING DEVELOPMENT

The following Table shows the development that is complying development in the Dee Why Town Centre locality. Column A describes the development and Column B shows the requirements that the development must comply with to be complying development.

Column A	Column B	
Development for the purpose of:		
Attached houses or apartment buildings, being:	As described in	
• internal alterations (excluding balcony enclosures and other devices that are externally visible),	Schedule 12—Part A	
• the erection of any garages associated with any such houses or buildings,		
• the erection of any outbuildings associated with any such houses or buildings.		
Businesses, offices or shops, being:	As described in	
• a different use resulting from a change of use from one type of business, office or shop to another type of business, office or shop,	Schedule 12—Part D	
• internal alterations to business premises, offices or shops.		



New South Wales

Woollahra Local Environmental Plan 1995 (Amendment No 60)

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, make the following local environmental plan under the *Environmental Planning and Assessment Act 1979*. (9043029/PC)

KRISTINA KENEALLY, M.P., Minister for Planning

e2007-173-28.d17

Woollahra Local Environmental Plan 1995 (Amendment No 60)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Woollahra Local Environmental Plan 1995 (Amendment No 60).

2 Aims of plan

This plan aims to amend Woollahra Local Environmental Plan 1995:

- (a) to rezone certain land at Bellevue Hill from Zone No 3 (c)— (Neighbourhood Business "C" Zone) to Zone No 2 (b)— (Residential "B" Zone), and
- (b) to amend the maximum height for buildings erected on certain land at Vaucluse, Rose Bay, Bellevue Hill, Woollahra and Darling Point, and
- (c) to amend the floor space ratios for buildings erected on certain land in Zone No 3 (c)—(Neighbourhood Business "C" Zone) at Vaucluse, Rose Bay, Bellevue Hill and Woollahra, and
- (d) to provide a higher floor space ratio for buildings erected on certain land in Zone No 3 (c)—(Neighbourhood Business "C" Zone) at Vaucluse, Rose Bay, Bellevue Hill and Woollahra if the development satisfies relevant requirements including, in certain circumstances, identified adjacent land having vehicular access to a road, and
- (e) to amend the definitions of *mixed development* and *restaurant*, and
- (f) to omit "cafes" as a land use that is permitted with development consent in Zone No 3 (b1)—(Restricted Special Business "B1" Zone), and
- (g) to permit the use of land for a restaurant in Zone No 3 (c)— (Neighbourhood Business "C" Zone), and
- (h) to prohibit the use of land for a dwelling-house in Zone No 3 (c)—(Neighbourhood Business "C" Zone).

Clause 3

3 Land to which plan applies

- (1) In respect of the aim referred to in clause 2 (a), this plan applies to land shown edged heavy black and coloured on the map marked "Woollahra Local Environmental Plan 1995 (Amendment No 60)—Land Use Map", deposited in the office of Woollahra Municipal Council.
- (2) In respect of the aim referred to in clause 2 (b), this plan applies to land shown edged heavy black and coloured on the map marked "Woollahra Local Environmental Plan 1995 (Amendment No 60)—Height Map" (Sheets 1–10), deposited in the office of Woollahra Municipal Council.
- (3) In respect of the aim referred to in clause 2 (c), this plan applies to land shown edged heavy black on the map marked "Woollahra Local Environmental Plan 1995 (Amendment No 60)—Density Map" (Sheets 1–4), deposited in the office of Woollahra Municipal Council.
- (4) In respect of the aim referred to in clause 2 (d), this plan applies to 11, 13–17, 27, 27A, 100A Bellevue Road, Bellevue Hill, 196–204 Victoria Road, Bellevue Hill, 484–486, 488–492, 500, 502, 520, 538–544, 554 Old South Head Road, Rose Bay, 42–44, 46, 103 New South Head Road, Vaucluse, 2, 26–28 Old South Head Road, Vaucluse and 156 Edgecliff Road, Woollahra.
- (5) In respect of the aim referred to in clause 2 (e), this plan applies to all land to which *Woollahra Local Environmental Plan 1995* applies.
- (6) In respect of the aim referred to in clause 2 (f), this plan applies to land in Zone No 3 (b1)—(Restricted Special Business "B1" Zone) under Woollahra Local Environmental Plan 1995.
- (7) In respect of the aims referred to in clause 2 (g) and (h), this plan applies to land in Zone No 3 (c)—(Neighbourhood Business "C" Zone) under *Woollahra Local Environmental Plan 1995*.

4 Amendment of Woollahra Local Environmental Plan 1995

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

11425

Woollahra Local Environmental Plan 1995 (Amendment No 60)

Schedule 1 Amendments

Schedule 1 Amendments

(Clause 4)

[1] Clause 8 Development control tables

Omit "Cafes; car parking stations;" from Item 5 of the development control table relating to Zone No 3 (b1)—(Restricted Special Business "B1" Zone).

Insert instead "Car parking stations;".

[2] Clause 8, Development control table—Zone No 3 (c)—(Neighbourhood Business "C" Zone)

Omit "Dwelling-houses within the foreshore scenic protection area (but not those also within a heritage conservation area or those identified as heritage items); drainage;" from Item 4.

Insert instead "Drainage;".

[3] Clause 8, Development control table—Zone No 3 (c)—Neighbourhood Business "C" Zone

Omit "Paddington)," from Item 6.

Insert instead "Paddington); dwelling houses;".

[4] Clause 8, Development control table—Zone No 3 (c)—Neighbourhood Business "C" Zone

Omit "restaurants (other than restaurants on land known as Nos 2, 4, 6, 8, 10 Elizabeth Street, Paddington, Nos 338–410 Oxford Street, Paddington, Nos 1A, 3A, 3B, 5, 7, 52 Victoria Street, Paddington, Nos 220, 222–226, 228, 205–241 Glenmore Road, Paddington, Nos 6–14 Goodhope Street, Paddington, Nos 2A, 2–8 Heeley Street, Paddington);" from Item 6.

[5] Clause 8, Development control table—Zone No 3 (c)—Neighbourhood Business "C" Zone

Insert "(other than as part of a mixed development)" after "serviced apartments" in Item 6.

[6] Clause 11 Floor space ratios

Insert after clause 11 (3):

(3A) Despite subclause (1), the floor space ratio of any building or buildings erected or proposed to be erected on 11, 27, 27A, 100A Bellevue Road, Bellevue Hill, 196–204 Victoria Road, Bellevue Hill, 484–486, 488–492, 500, 502, 520, 538–544, 554 Old South Head Road, Rose Bay, 42–44, 46, 103 New South Head Road, Vaucluse or 2, 26–28 Old South Head Road, Vaucluse, may

Amendments

Schedule 1

exceed the floor space ratio provided on the density map in respect of the property if:

- (a) the floor space ratio of the building or buildings does not exceed 2:1, and
- (b) the Council consents to the building or buildings having the floor space ratio.
- (3B) Despite subclause (1), the floor space ratio of any building or buildings erected or proposed to be erected on 13–17 Bellevue Road, Bellevue Hill may exceed the floor space ratio provided on the density map in respect of the property if:
 - (a) the floor space ratio of the building or buildings does not exceed 2:1, and
 - (b) the Council consents to the building or buildings having the floor space ratio.
- (3C) Despite subclause (1), the floor space ratio of any building or buildings erected or proposed to be erected on 156 Edgecliff Road, Woollahra may exceed the floor space ratio provided on the density map in respect of the property if:
 - (a) the floor space ratio of the building or buildings does not exceed 1.5:1, and
 - (b) the Council consents to the building or buildings having the floor space ratio.

[7] Clause 11 (4)

Omit the subclause. Insert instead:

- (4) The Council may only grant development consent for the purpose of subclause (3) (b), (3A) (b), (3B) (b) or (3C) (b) if it is satisfied that:
 - (a) the building or buildings will enhance the spatial definition of the spaces addressed, and
 - (b) the building or buildings will, through articulation and distribution of massing, create strong corner buildings, and
 - (c) the building or buildings will appropriately address the street geometry, topography, sight lines and the design of skyline elements, and
 - (d) in the case of development on land specified in Column 1 of the Table to this clause—the adjoining land specified opposite that land in Column 2 of the Table to this clause, being land within Zone No 3 (c)—(Neighbourhood

Business "C" Zone), has, or will have, direct vehicular access or vehicular access via a right of way to a road, and

(e) in the case of development on land described in subclause (3B)—all of that land has, or will have, direct vehicular access or vehicular access via a right of way to Buller Street, Bellevue Hill.

Table

Column 1	Column 2
Land with higher floor space ratio	Adjoining land
11 Bellevue Road, Bellevue Hill	7–9 Bellevue Road, Bellevue Hill
27 Bellevue Road, Bellevue Hill	25A Bellevue Road, Bellevue Hill
27A Bellevue Road, Bellevue Hill	27 Bellevue Road, Bellevue Hill
100A Bellevue Road, Bellevue Hill	98B Bellevue Road, Bellevue Hill
196–204 Victoria Road, Bellevue Hill	3–5 Bellevue Road, Bellevue Hill
488–492 Old South Head Road,	494–498 Old South Head Road,
Rose Bay	Rose Bay
500 Old South Head Road, Rose	494–498 Old South Head Road,
Bay	Rose Bay
502 Old South Head Road, Rose	504 Old South Head Road, Rose
Bay	Bay
520 Old South Head Road, Rose	522 Old South Head Road, Rose
Bay	Bay
538–544 Old South Head Road,	532–536 Old South Head Road,
Rose Bay	Rose Bay
554 Old South Head Road, Rose	556 Old South Head Road, Rose
Bay	Bay
42–44 New South Head Road,	40 New South Head Road,
Vaucluse	Vaucluse
46 New South Head Road,	48 New South Head Road,
Vaucluse	Vaucluse
103 New South Head Road,	101 New South Head Road,
Vaucluse	Vaucluse
2 Old South Head Road, Vaucluse	4 Old South Head Road, Vaucluse

2 Old South Head Road, Vaucluse 4 Old South Head Road, Vaucluse

Amendments

Schedule 1

Column 1	Column 2
Land with higher floor space ratio	Adjoining land
26–28 Old South Head Road, Vaucluse	22 Old South Head Road, Vaucluse

[8] Schedule 1 Definitions

Insert in appropriate order in the definition of *density map*:

Woollahra Local Environmental Plan 1995 (Amendment No 60)—Density Map (Sheets 1–4)

[9] Schedule 1, definition of "height map"

Insert in appropriate order:

Woollahra Local Environmental Plan 1995 (Amendment No 60)—Height Map (Sheets 1–10)

[10] Schedule 1, definition of "land use map"

Insert in appropriate order:

Woollahra Local Environmental Plan 1995 (Amendment No 60)—Land Use Map

[11] Schedule 1, definition of "mixed development"

Insert "or serviced apartment" after "one or more dwellings (or a boarding house".

[12] Schedule 1, definition of "restaurant"

Omit the definition. Insert after the definition of *residential flat building*:

restaurant means a building or place the principal purpose of which is the provision of food or beverages (or both) to people for consumption on the premises and that may also provide takeaway meals and beverages.

Department of Primary Industries

COAL MINE HEALTH AND SAFETY ACT 2002

Instrument of Appointment

I, ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries, pursuant to section 145(1) of the Coal Mine Health and Safety Act 2002 ("the Act") and with the sub delegated authority of the Director-General, NSW Department of Primary Industries pursuant to section 214(2) of the Act:

- 1. hereby revoke the appointment published in the *New South Wales Government Gazette* No. 66 of the 11 May 2007, on page 2713, of Gavin Macfarlane BLACK as a mine safety officer under the Act, and
- 2. appoint Gavin Macfarlane BLACK as an inspector under the Act from the date of this appointment.

Dated this 17th day of November 2008.

ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries

COAL MINE HEALTH AND SAFETY ACT 2002

Instrument of Appointment

I, ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries, pursuant to section 145(1) of the Coal Mine Health and Safety Act 2002 ("the Act") and with the sub delegated authority of the Director-General, NSW Department of Primary Industries pursuant to section 214(2) of the Act hereby appoint Christopher GEARING as an inspector under the Act from the date of this appointment.

Dated this 17th day of November 2008.

ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries

FISHERIES MANAGEMENT ACT 1994

FISHERIES MANAGEMENT (AQUACULTURE) REGULATION 2007

Notice of Receipt of Application for Aquaculture Lease

Notification under s.163 (7) of the Fisheries Management Act 1994 and cl.33 of the Fisheries Management (Aquaculture) Regulation 2007

NSW Department of Primary Industries (NSW DPI) advises an application has been received for a new aquaculture lease over public water land for the purpose of cultivating Sydney rock oysters. Location is the Hastings River, described as follows:

• 0.1654 hectares over former oyster lease OL62/057

NSW DPI is calling for written submissions from any person supporting or objecting to the oyster lease proposal, citing reasons for the support/objection. NSW DPI is also calling for expressions of interest from persons or corporations interested in leasing the area specified above, for the purpose of aquaculture. An expression of interest must be in the form of a written response referring to lease number OL62/057 to be signed and dated with a return address. If additional expressions of interest are received, NSW DPI may offer the area for leasing through a competitive public tender process, auction or ballot.

If granted the lease will be subject to standard covenants and conditions of an aquaculture lease and aquaculture permit, under the Fisheries Management Act, 1994. Specific details of the proposed lease can be obtained, or enquiries made with NSW DPI, Aquaculture Administration Section, Port Stephens on (02) 4982 1232. Objections or expressions of interest for consideration in the determination of the application must be received at the address below, within 30 days from the date of publication of this notification.

Director, Fisheries Conservation and Aquaculture Branch, Aquaculture Administration Section, Port Stephens Fisheries Institute, Locked Bag 1, Nelson Bay NSW 2315.

BILL TALBOT, Director, Fisheries Conservation and Aquaculture Branch, Department of Primary Industries

MINE HEALTH AND SAFETY ACT 2004

Instrument of Appointment

I, ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries, pursuant to section 127(1) of the Mine Health and Safety Act 2004 ("the Act") and with the sub delegated authority of the Director-General, NSW Department of Primary Industries pursuant to section 184(2) of the Act:

- 1. hereby revoke the appointment published in the *New South Wales Government Gazette* No.118 of the 19 September 2008, on page 9307, of Gavin Macfarlane BLACK as a mine safety officer under the Act, and
- 2. appoint Gavin Macfarlane BLACK as an inspector under the Act from the date of this appointment.

Dated this 17th day of November 2008.

ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries

MINE HEALTH AND SAFETY ACT 2004

Instrument of Appointment

I, ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries, pursuant to section 127(1) of the Mine Health and Safety Act 2004 ("the Act") and with the sub delegated authority of the Director-General, NSW Department of Primary Industries pursuant to section 184(2) of the Act hereby appoint Christopher GEARING as an inspector under the Act from the date of this appointment.

Dated this 17th day of November 2008.

ALAN COUTTS, Deputy Director-General, Mineral Resources, NSW Department of Primary Industries

PLANT DISEASES ACT 1924

PROCLAMATION P192R

PROCLAMATION to revoke P175, P179, P180 and P182 that regulated the importation, introduction and bringing into specified parts of New South Wales of certain fruit, which had originated from or moved through other specified parts of New South Wales, on account of outbreaks of Queensland fruit fly.

Her Excellency Professor MARIE BASHIR, AC, CVO, Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council and pursuant to section 3(2)(a) of the Plant Diseases Act 1924, revoke the proclamations described below in Schedule 1 and any other proclamation revived as a result of this revocation.

SCHEDULE 1

Proclamat	tion Edition of NSW Government Gazette and publication date	Page numbers
P175	No. 168 of 1 December 2006	10161-10162
P179	No. 66 of 11 May 2007	2714-2716
P180	No. 81 of 22 June 2007	3832-3833
P182	No. 75 of 6 June 2007	3641-3643

Signed and sealed at Sydney this 26th day of November 2008

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

MINERAL RESOURCES

NOTICE is given that the following applications have been received:

EXPLORATION LICENCE APPLICATIONS

(T08-0247)

No. 3621, ALKANE RESOURCES LTD (ACN 000 689 216), area of 45 units, for Group 1, dated 19 November 2008. (Orange Mining Division).

(T08-0248)

No. 3622, SILVER CITY MINING LIMITED (ACN 130 933 309), area of 87 units, for Group 1, dated 24 November 2008. (Broken Hill Mining Division).

IAN MACDONALD, M.L.C., Minister for Mineral Resources NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(T08-0084)

No. 3486, now Exploration Licence No. 7246, GOLDMINCO CORPORATION (ACN 669 382 832), County of Gipps, Map Sheet (8330), area of 70 units, for Group 1, dated 13 November 2008, for a term until 13 November 2010.

(T08-0089)

No. 3491, now Exploration Licence No. 7245, OROYA MINING LIMITED (ACN 009 146 794), Counties of Bligh and Wellington, Map Sheets (8732, 8733, 8832), area of 98 units, for Group 1, dated 13 November 2008, for a term until 13 November 2010.

(T08-0128)

No. 3522, now Exploration Licence No. 7244, STANDARD IRON LTD (ACN 131 971 438), Counties of Mitchell and Urana, Map Sheet (8227), area of 100 units, for Group 1, dated 14 November 2008, for a term until 14 November 2010.

(T08-0185)

No. 3558, now Exploration Licence No. 7247, TARONGA MINES LIMITED (ACN 126 854 288), County of Harden, Map Sheet (8528), area of 26 units, for Group 1, dated 21 November 2008, for a term until 21 November 2010.

(T08-0186)

No. 3559, now Exploration Licence No. 7248, TARONGA MINES LIMITED (ACN 126 854 288), County of Harden, Map Sheet (8628), area of 48 units, for Group 1, dated 21 November 2008, for a term until 21 November 2010.

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

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

(04-545)

Exploration Licence No. 6367, WESTERN PLAINS RESOURCES LTD (ACN 109 426 502), area of 50 units. Application for renewal received 26 November 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(T93-1013)

Exploration Licence No. 4632, TRIAKO RESOURCES LIMITED (ACN 008 498 119) AND ANGLOGOLD ASHANTI AUSTRALIA LIMITED (ACN 008 737 424), County of Yancowinna, Map Sheets (7133, 7233, 7234), area of 35 units, for a further term until 20 December 2009. Renewal effective on and from 27 October 2008.

11430

(C00-0519)

Exploration Licence No. 5831, WHITEHAVEN COAL MINING LIMITED (ACN 086 426 253), County of Nandewar, Map Sheet (8936), area of 474.3 hectares, for a further term until 5 April 2013. Renewal effective on and from 11 November 2008.

(T02-0038)

Exploration Licence No. 5986, OMYAAUSTRALIA PTY LIMITED (ACN 001 682 533), County of Argyle, Map Sheet (8828), area of 5 units, for a further term until 2 September 2010. Renewal effective on and from 19 November 2008.

(06-61)

Exploration Licence No. 6597, BALRANALD GYPSUM PTY LTD (ACN 081 196 947), County of Manara, Map Sheet (7732), area of 2 units, for a further term until 12 July 2010. Renewal effective on and from 21 November 2008.

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

PART CANCELLATION

NOTICE is given that the following authority has been cancelled in part:

(07-345)

Exploration Licence No. 7189, TASMAN GOLDFIELDS NSW PTY LTD (ACN 124 228 473).

Description of area cancelled:

An area of 59 units has been cancelled. For further information contact Titles Branch.

Part cancellation took effect on 17 November 2008.

The authority now embraces an area of 41 units.

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

CANCELLATION

NOTICE is given that the holder of following authority has requested the authority be cancelled

Exploration Licence No. 6865, PLATSEARCH NL (ACN 003 254 395), Counties of Farnell, Map Sheets (7135, 7136), area of 72 units. Request for cancellation was received on 26 November 2008.

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

PLANT DISEASES ACT 1924

PROCLAMATION P193

PROCLAMATION to regulate the importation, introduction and bringing into specified parts of New South Wales of certain fruit originating from or which has moved through other specified parts of New South Wales on account of an outbreak of Queensland fruit fly at Coleambally, New South Wales.

Her Excellency Professor MARIE BASHIR, AC, CVO, Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (*Bactrocera tryoni*), with the advice of the Executive Council and pursuant to section 4(1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

- 1. Host Fruit that originates from or that has moved through the:
 - (a) Outbreak Area must not be imported, introduced or brought into the Suspension Area;
 - (b) Suspension Area must not be imported, introduced or brought into the Outer Area,

unless:

- (i) a Plant Health Certificate or a Plant Health Assurance Certificate has been issued in respect of the Host Fruit, and
- (ii) the Host Fruit is transported and stored in accordance with any conditions relating to such matters which are stated in the Plant Health Certificate or the Plant Health Assurance Certificate, and
- (iii) the Plant Health Certificate or the Plant Health Assurance Certificate is in the possession of the driver of the vehicle transporting the Host Fruit or the person otherwise having custody or control of the Host Fruit while it is in the Suspension Area or the Outer Area as the case may be, and
- (iv) the Plant Health Certificate or the Plant Health Assurance Certificate is produced on demand to an inspector or a person authorised pursuant to section 11(3) of the Act.

Definitions

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

Outbreak Area means the part of New South Wales specified in Schedule 2.

Outer Area means the area known as the New South Wales Fruit Fly Exclusion Zone, as declared in Proclamation P178 published in *New South Wales Government Gazette* No. 11 of 19 January 2007, at pages 186-187, other than the Suspension Area.

Plant Health Assurance Certificate means a certificate -

- issued by a person authorised by the Department to issue Plant Health Assurance Certificates, and
- which certifies that the Host Fruit has been treated in a manner approved by the Director, Animal and Plant Biosecurity of the Department, and
- which specifies any conditions subject to which the Host Fruit must be transported or stored.

Plant Health Certificate means a certificate -

- issued by an inspector or a person authorised pursuant to section 11(3) of the Act, and
- which certifies that the Host Fruit has been treated in a manner approved by the Director, Animal and Plant Biosecurity of the Department, and
- which specifies any conditions subject to which the Host Fruit must be transported or stored.

Suspension Area means the part of New South Wales specified in Schedule 3.

SCHEDULE 1 – HOST FRUIT

All citrus fruits including citron, grapefruit, kumquat (japonica) (margarita), lemon (Meyer) (Tanaka), lime (all species, including Rangpur, Tahitian, West Indian), mandarin (blanco), orange (all varieties including Seville or sour and sweet), pummelo, shaddock, tangelo, tangor.

All pome fruit including apple, nashi, pear, quince.

All stone fruit including apricot, cherry, nectarine, peach, peacharine, plum, plumcot.

All tropical fruits including avocado, banana, black sapote, breadfruit, caimito (star apple), carambola (starfruit), casimiroa (white sapote), custard apple, durian, guava (of all types) (myrtaceae) (strawberry) (yellow cattley), jabotica, jackfruit, longan, lychee, mango, mangosteen, papaya, passionfruit, pawpaw, rambutan, sapodilla, soursop, sweetsop (sugar apple).

The following berry fruit: blackberry, blueberry, boysenberry, cape gooseberry, loganberry, mulberry, raspberry, strawberry, youngberry.

The following fruit: abiu, babaco, Brazilian cherry, capsicum, cashew apple, cherimoya, chilli (cherry peppers) (chillies) (tabasco), dates (fresh), feijoa, fig, granadilla, grumichama, (Brazilian) (Costa Rican); jujubes, kiwifruit or Chinese gooseberries, loquat, medlars, pepino, persimmon, pomegranate, prickly pear, rollinia, santol, tamarillo, tomato, walnuts (green), Wax jambu.

SCHEDULE 2 – OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -34.803717 South and 145.87763 East. This part is represented in the attached map entitled "Coleambally Outbreak and Suspension Areas".

SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees – 34.803717 South and 145.87763 East. The part is represented in the attached map entitled "Coleambally Outbreak and Suspension Areas".

Note: The NSW Department of Primary Industries reference is P193.

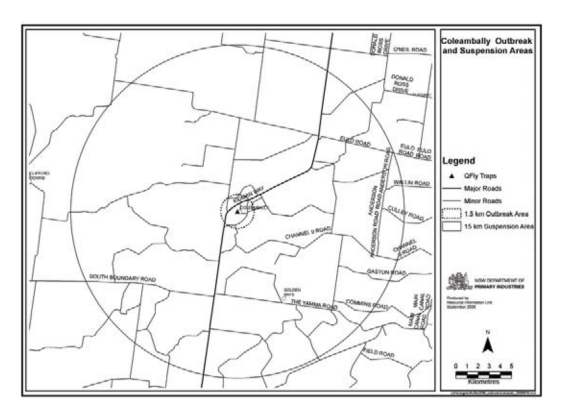
For further information contact the Department on (02) 6391 3593.

Signed and sealed at Sydney, this 26th day of November 2008.

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!



PLANT DISEASES ACT 1924

Proclamation P184

PROCLAMATION to regulate the bringing into a specified portion of the State certain fruit and packaging on account of the pest Queensland fruit fly (*Bactrocera tryoni*).

Her Excellency Professor MARIE BASHIR, AC, CVO, Governor

I, Professor MARIE BASHIR, AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council:

- 1. Pursuant to section 3 (2) of the Plant Diseases Act 1924, hereby revoke Proclamation P178 published in the *New South Wales Government Gazette* No. 11 of 19 January 2007 at pages 186 -187 and any proclamation revived as a result of these revocations;
- 2. Pursuant to section 4 (1) of the Plant Diseases Act 1924, being of the opinion that the importation, introduction or bringing in of fruit into the portion of the State specified in Schedule 2 (known as the "New South Wales Fruit Fly Exclusion Zone"), is likely to introduce the pest Queensland fruit fly, hereby regulate the importation, introduction or bringing into the New South Wales Fruit Fly Exclusion Zone of:
 - A. fruit susceptible to Queensland fruit fly, including fruit listed in Schedule 1, unless the importation, introduction or bringing in:
 - i. complies with an Order given under the Plant Diseases Act 1924; or
 - ii. complies with written conditions of movement, as approved from time to time, by the Deputy Director-General, Division of Agriculture, Biosecurity and Mine Safety, Director, Animal and Plant Biosecurity, or the Director, Compliance Operations; or
 - iii. is the subject of the prior specific written approval of the Deputy Director-General, Division of Agriculture, Biosecurity and Mine Safety, the Director, Animal and Plant Biosecurity, the Director, Compliance Operations, or the Director, Compliance Standards and is made in compliance with any condition specified in that approval.
 - B. any packaging which has contained fruit susceptible to Queensland fruit fly, including fruit listed in Schedule 1, unless it is imported, introduced or brought into the Fruit Fly Exclusion Zone in a manner approved from time to time by the Deputy Director-General, Division of Agriculture, Biosecurity and Mine Safety, the Director, Animal and Plant Biosecurity, the Director, Compliance Operations, or the Director, Compliance Standards.

Definitions

In this Proclamation:

Deputy Director-General, Division of Agriculture, Biosecurity and Mine Safety means the person for the time being, occupying or acting in the position of Deputy Director-General, Division of Agriculture, Biosecurity and Mine Safety of NSW Department of Primary Industries.

Director, Animal and Plant Biosecurity means the person for the time being, occupying or acting in the position of Director, Animal and Plant Biosecurity of NSW Department of Primary Industries.

Director, Compliance Operations means the person for the time being, occupying or acting in the position of Director, Compliance Operations of NSW Department of Primary Industries.

Director, Compliance Standards means the person for the time being, occupying or acting in the position of Director, Compliance Standards of NSW Department of Primary Industries.

New South Wales Fruit Fly Exclusion Zone means that part of the State of New South Wales specified in Schedule 2.

SCHEDULE 1

Abiu	Eggplant	Orange
Acerola	Feijoa	Passionfruit
Apple	Fig	Pawpaw
Apricot	Granadilla	Peach
Avocado	Grape	Peacharine
Babaco	Grapefruit	Pear
Banana	Grumichama	Pepino
Black Sapote	Guava	Persimmon
Blackberry	Hog Plum	Plum
Blueberry	Jaboticaba	Plumcot
Boysenberry	Jackfruit	Pomegranate
Brazil Cherry	Jew Plum	Prickly Pear
Breadfruit	Ju jube	Pummelo
Caimito (Star Apple)	Kiwifruit	Quince
Cape Gooseberry	Lemon	Rambutan
Capsicum	Lime	Raspberry

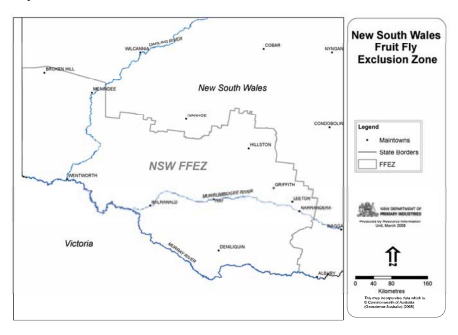
OFFICIAL NOTICES

Carambola (Starfruit)	Loganberry	Rollinia
· · · · · · · · · · · · · · · · · · ·	e .	
Cashew Apple	Longan	Santol
Casimiro (White Sapote)	Loquat	Sapodilla
Cherimoya	Lychee	Shaddock
Cherry	Mandarin	Soursop
Chilli	Mango	Sweetsop (Sugar Apple)
Citron	Mangosteen	Strawberry
Cumquat	Medlar	Tamarillo
Custard Apple	Miracle Fruit	Tangelo
Date	Mulberry	Tomato
Dragon Fruit (Than Lung)	Nashi	Wax jambu (Rose Apple)
Durian	Nectarine	

SCHEDULE 2

New South Wales Fruit Fly Exclusion Zone

All land in the local government areas of: Balranald, Berrigan, Broken Hill, Carrathool, Conargo, Deniliquin, Griffith, Hay, Jerilderie, Leeton, Murray, Murrumbidgee, Narrandera, Urana, Wakool, Wentworth and, that part of Central Darling Local Government Area, being the area south and west of Balaka Lake, and all of Corowa Local Government Area EXCLUDING that part of Corowa Local Government Area east of a line which commences at the intersection of Lavis Road, County of Hume, Parish of Quat Quatta, Local Government Area of Greater Hume and Carroll Lane, County of Hume, Parish of Quat Quatta, Local Government Area of Corowa, and proceeds in a generally southerly direction along Carroll Lane to where Carroll Lane intersects with the Riverina Highway and then continues along the same bearing as Carroll Lane until the line intersects with the Murray River, and all land in that part of the western Unincorporated area of the State south of Stephens Creek.



Note: The NSW Department of Primary Industries reference is P184. For further information contact the Department of Primary Industries on (02) 6391 3593.

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

By Her Excellency's Command,

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

GOD SAVE THE QUEEN!

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

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:

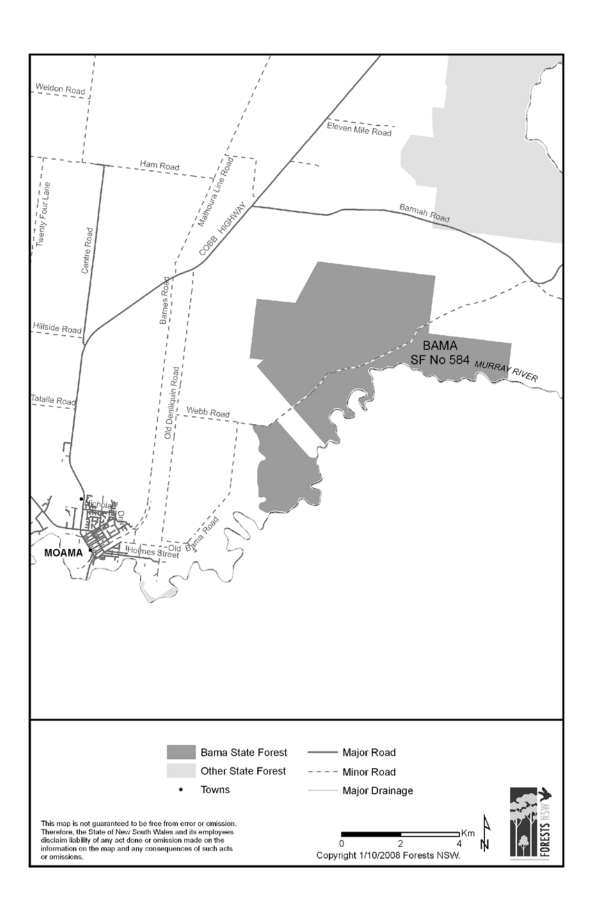
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

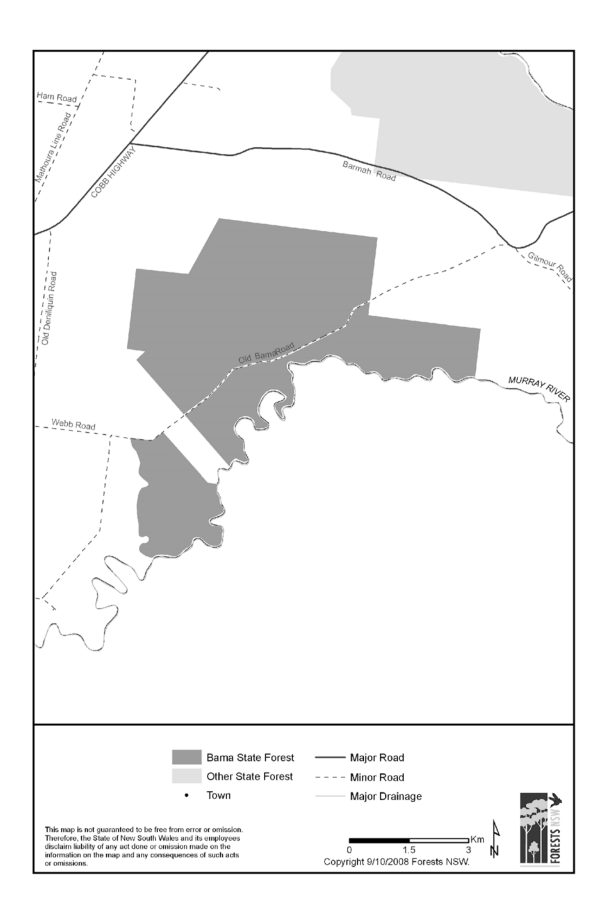
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

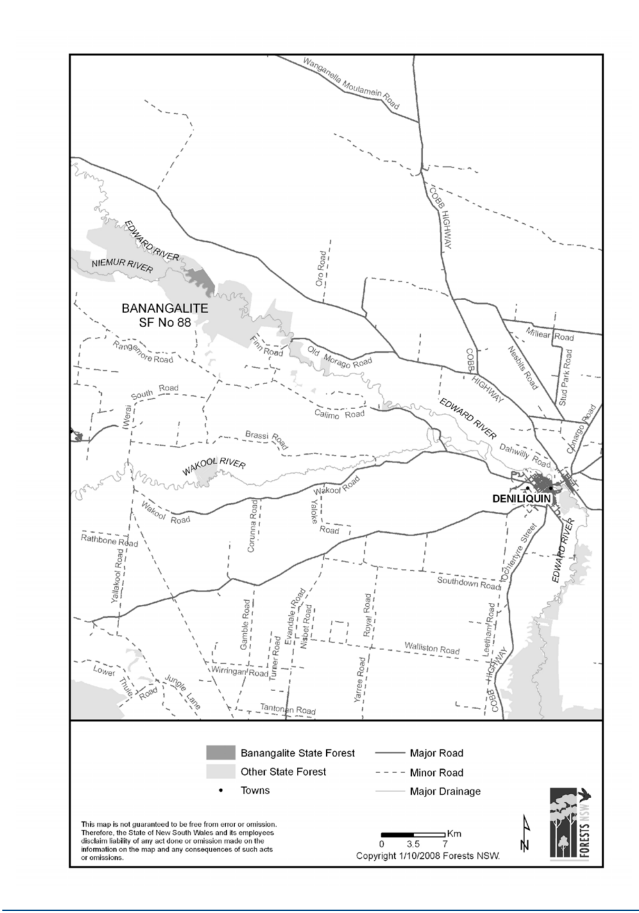
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

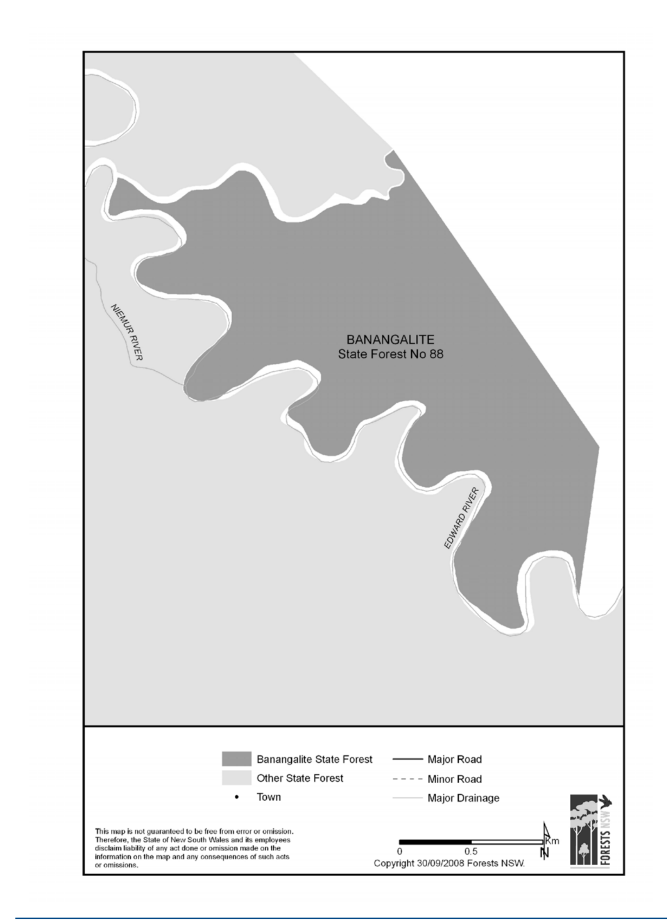
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

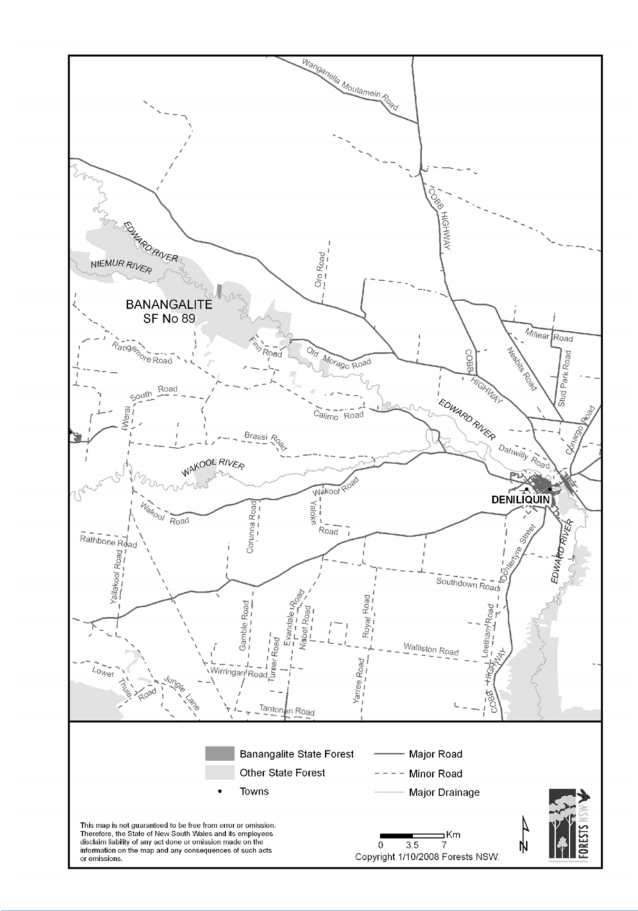
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

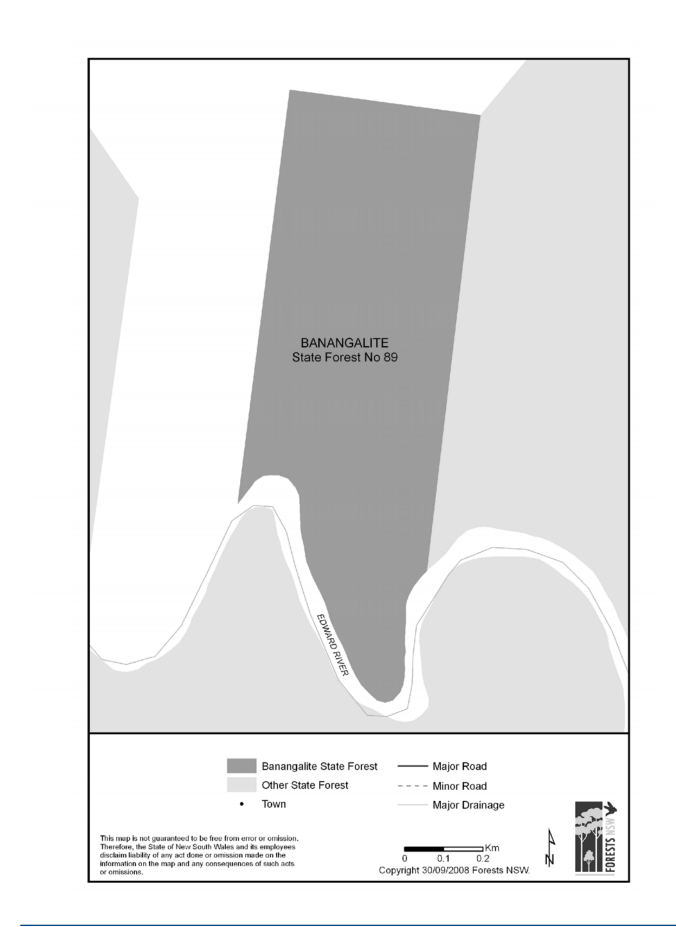
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

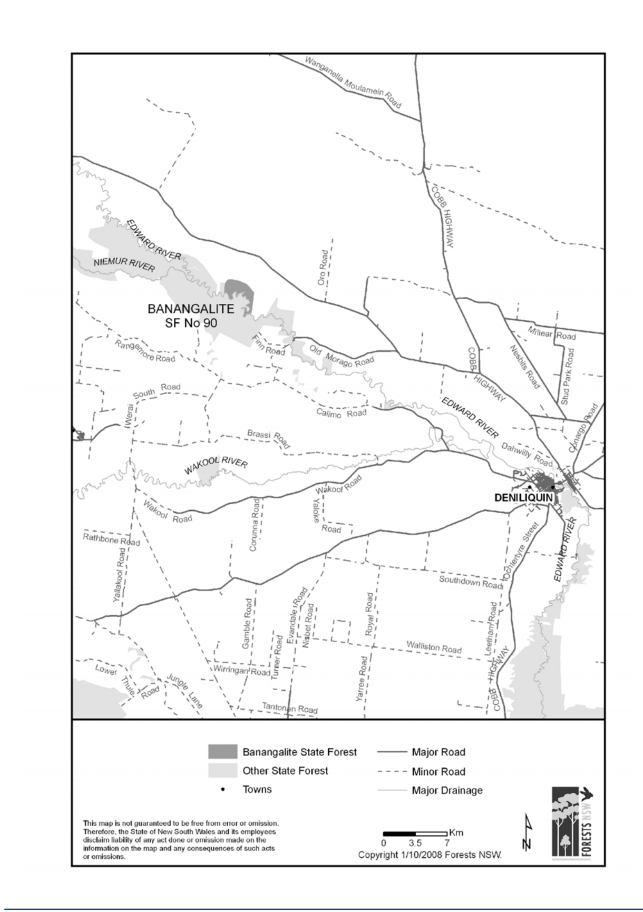
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

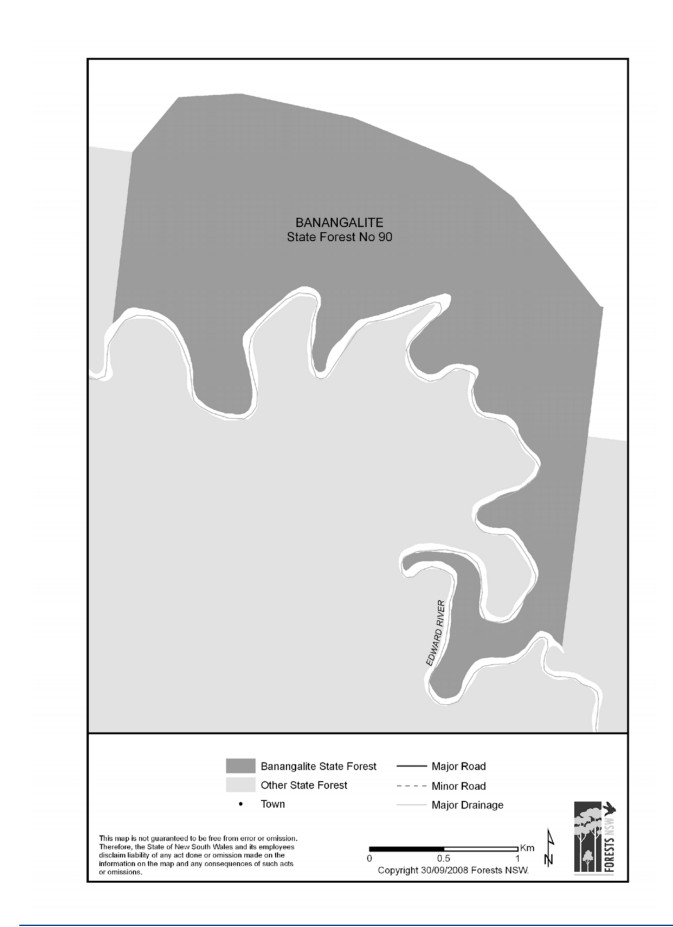
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

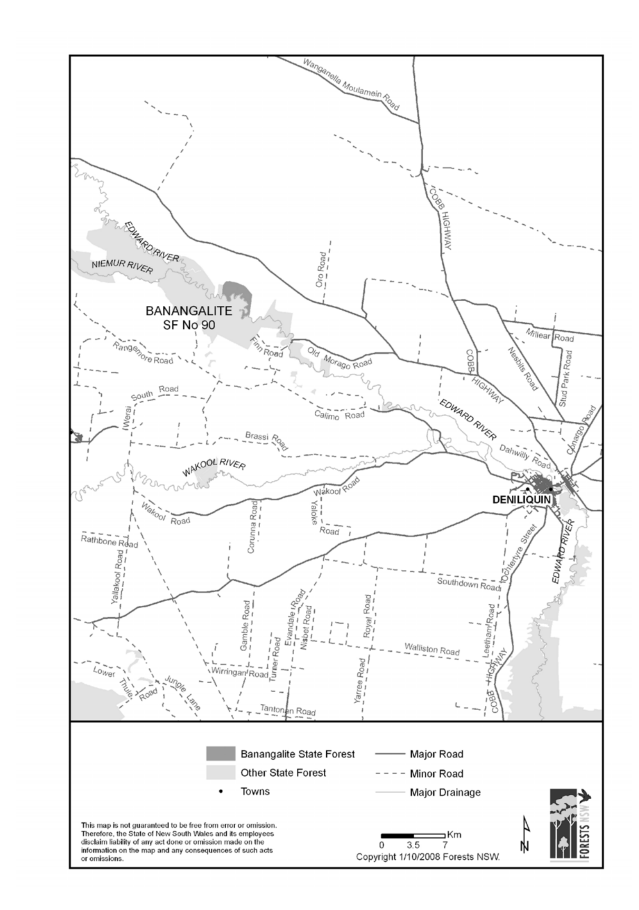
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

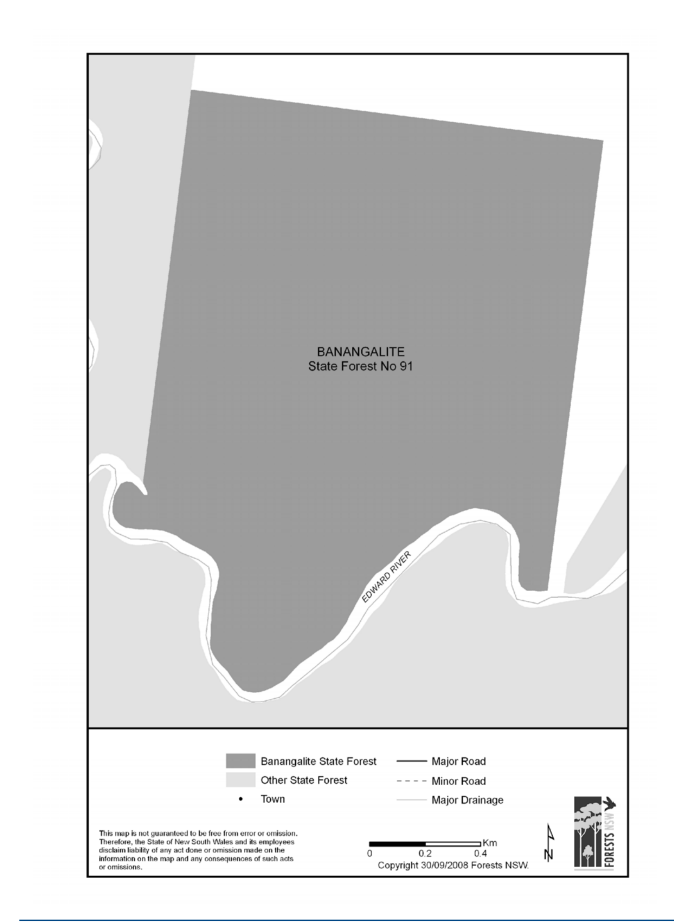
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

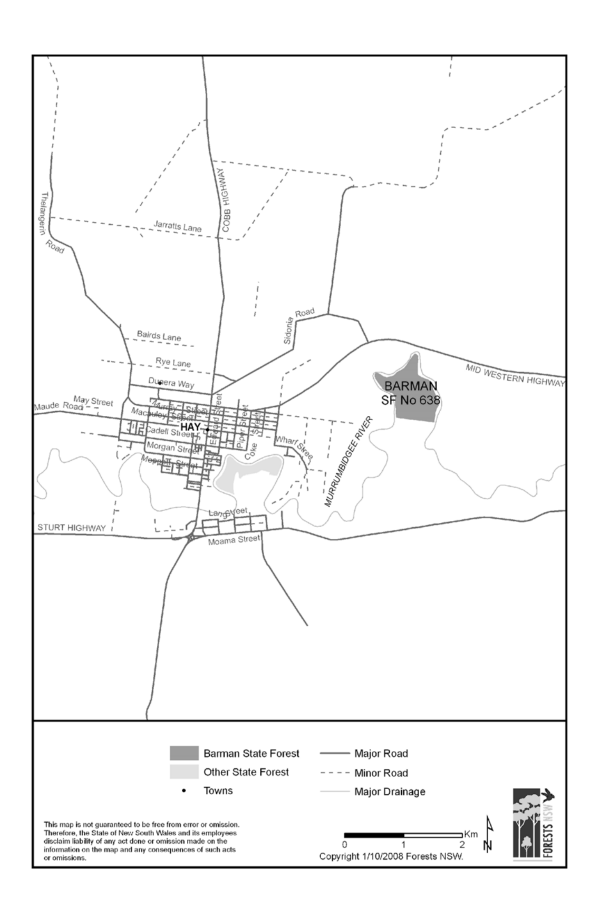
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

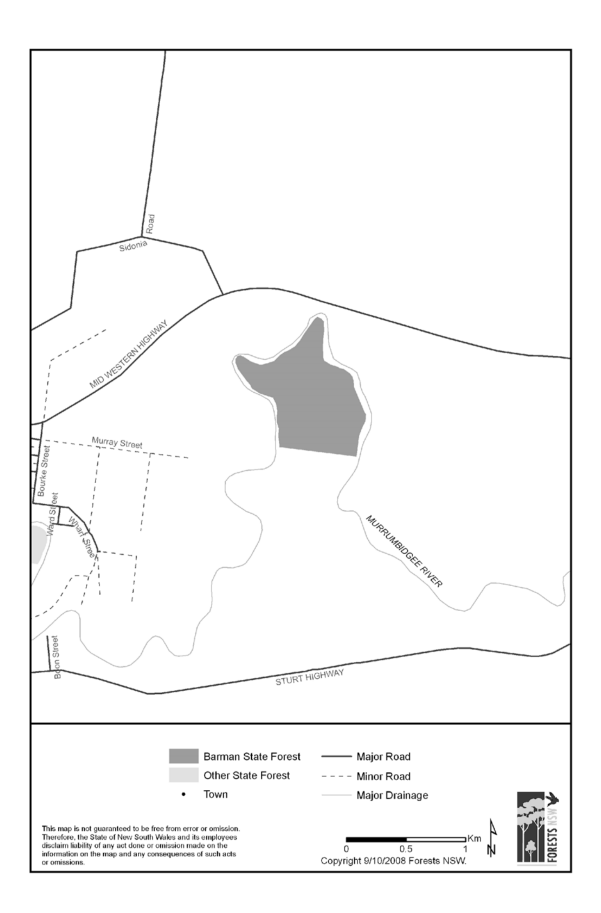
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

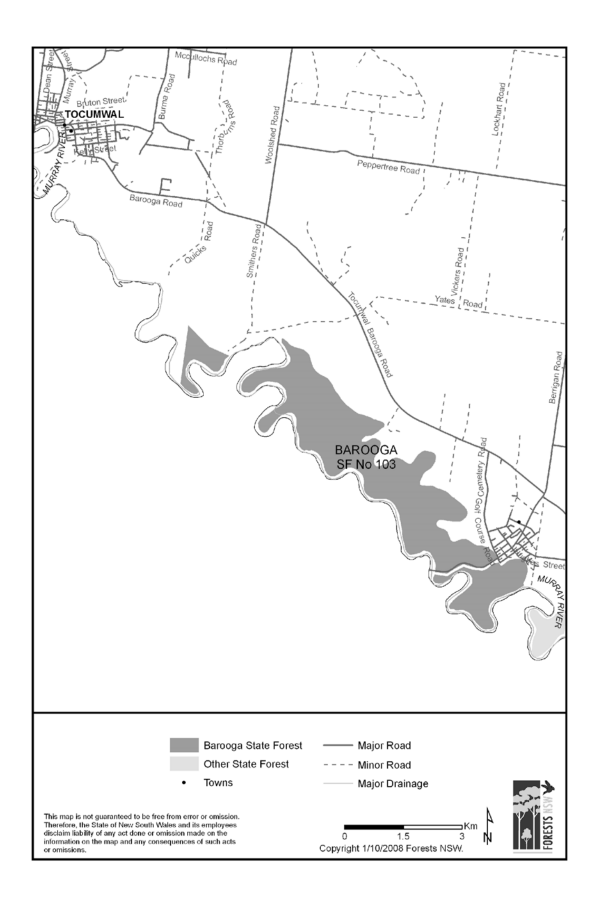
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

(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 26th day of November 2008





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

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:

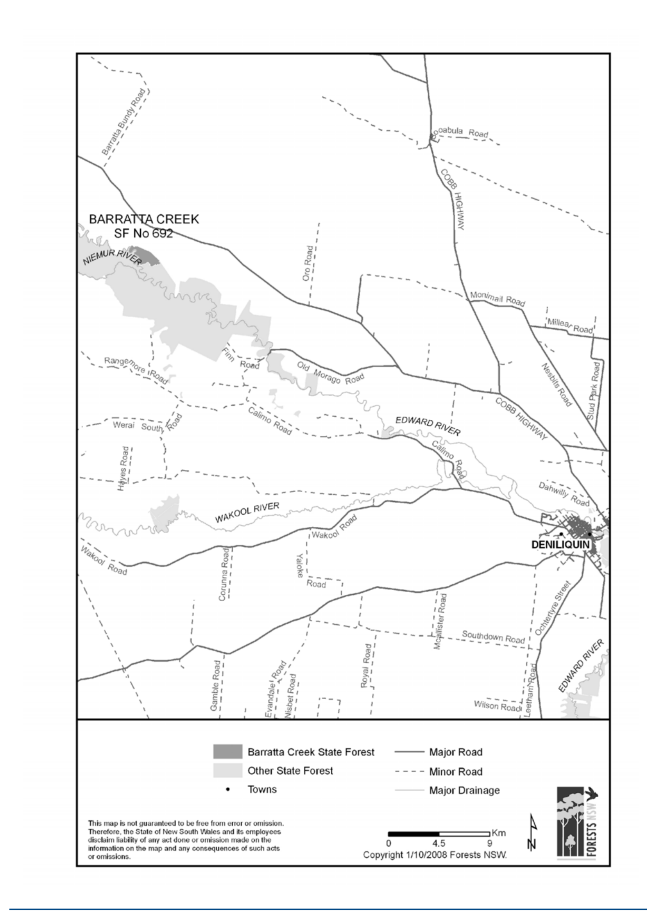
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

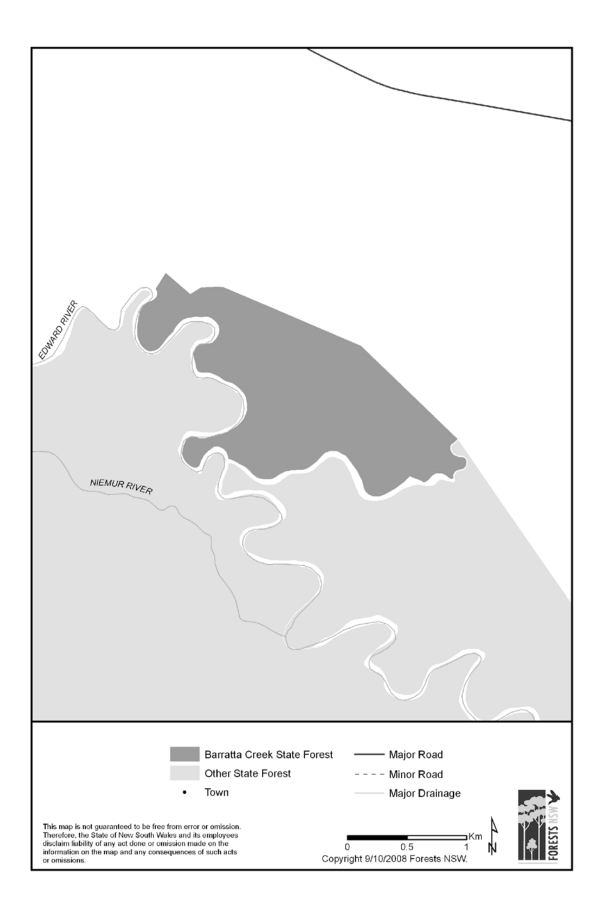
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

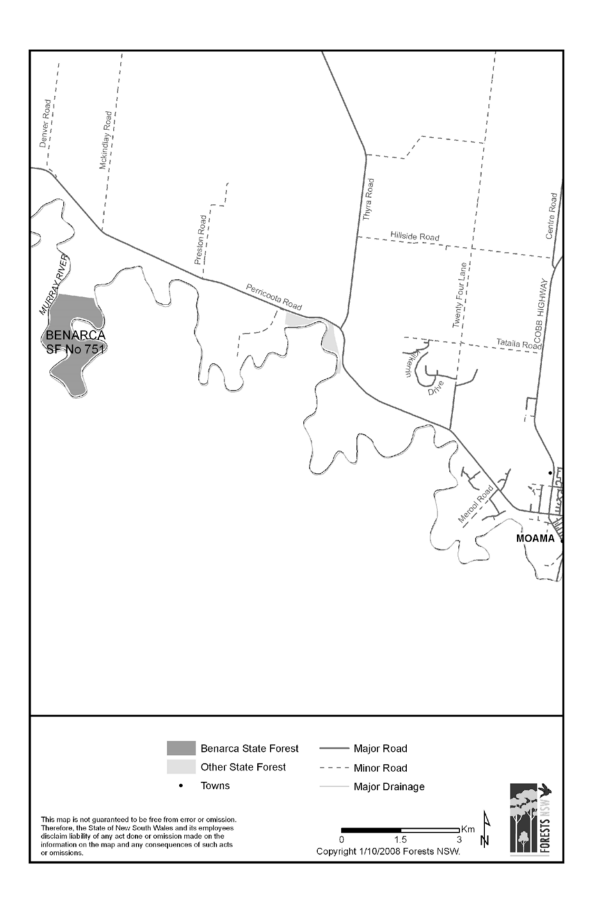
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

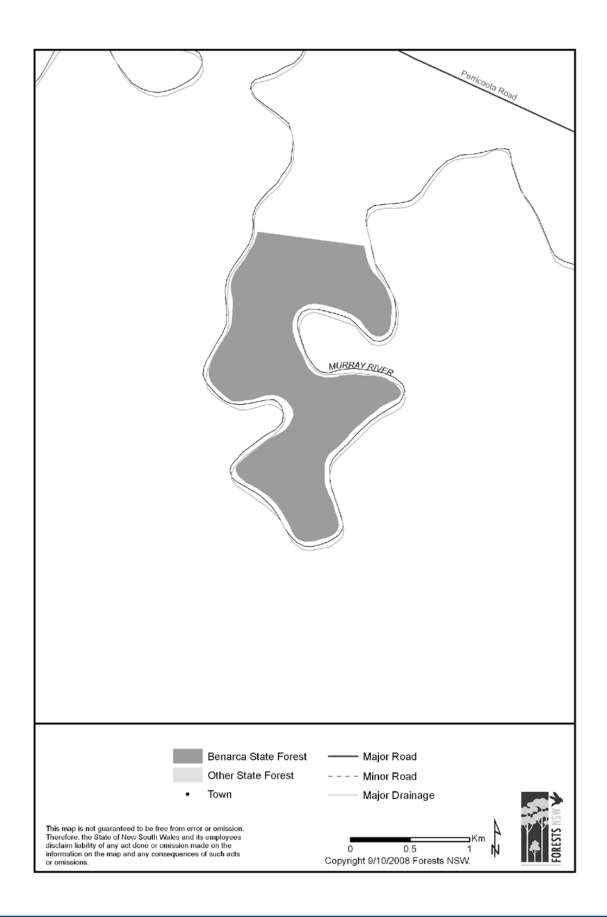
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

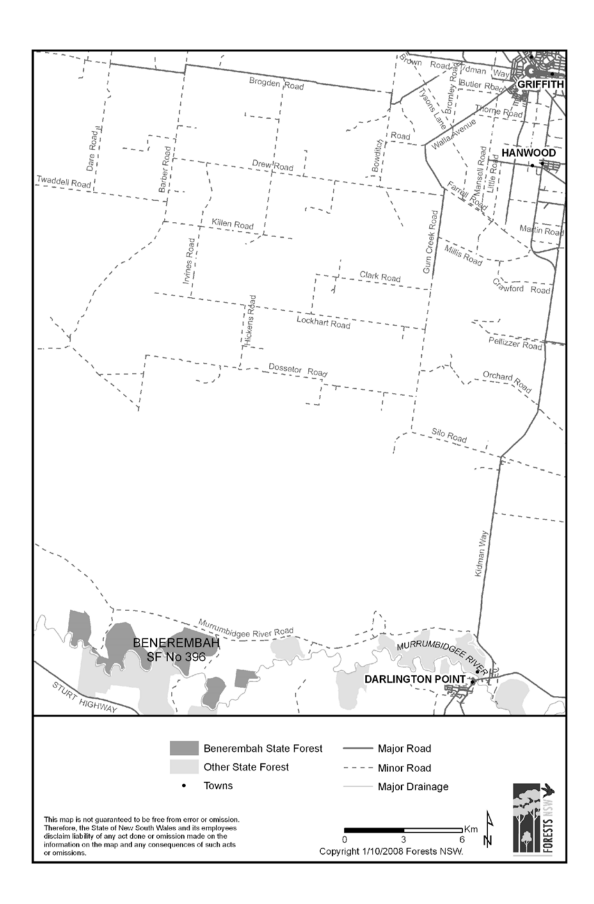
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

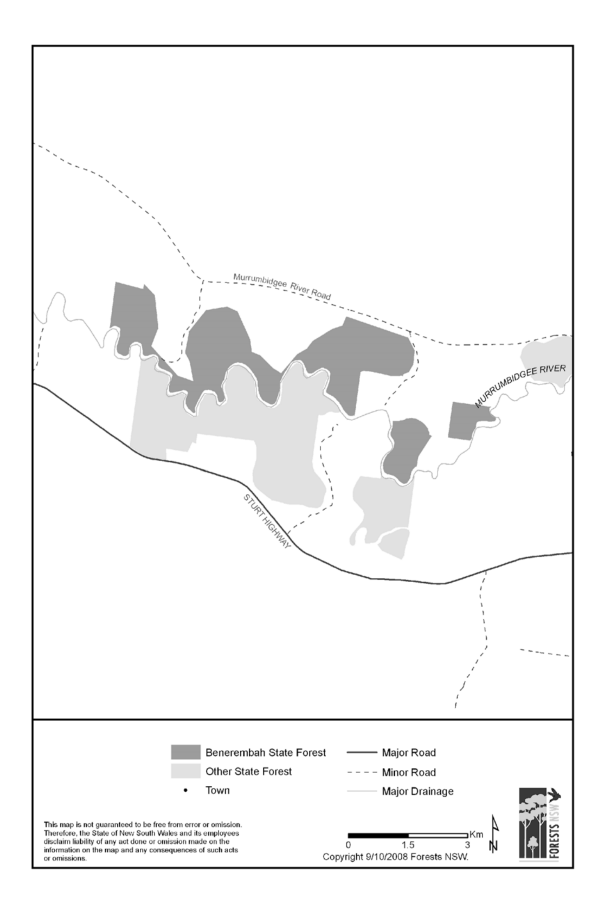
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

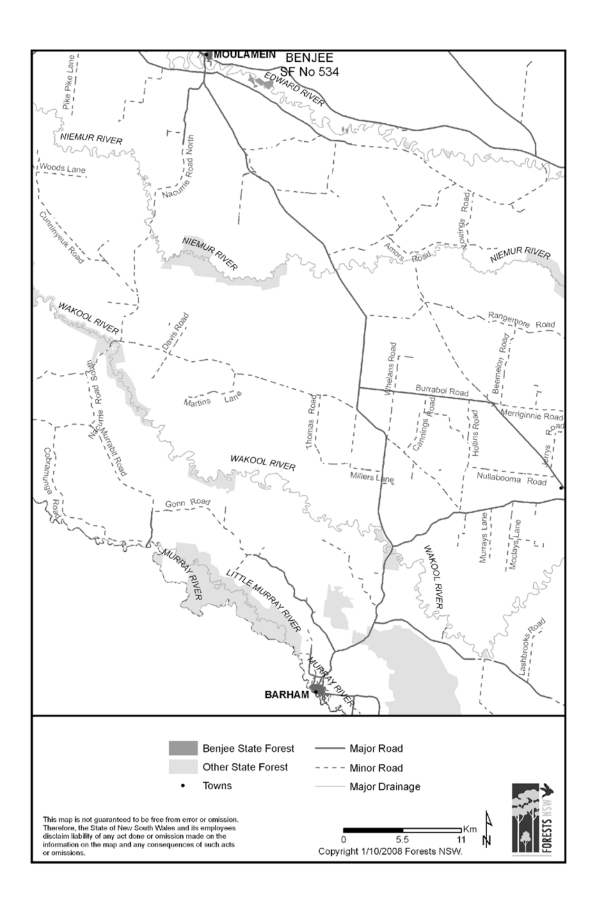
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

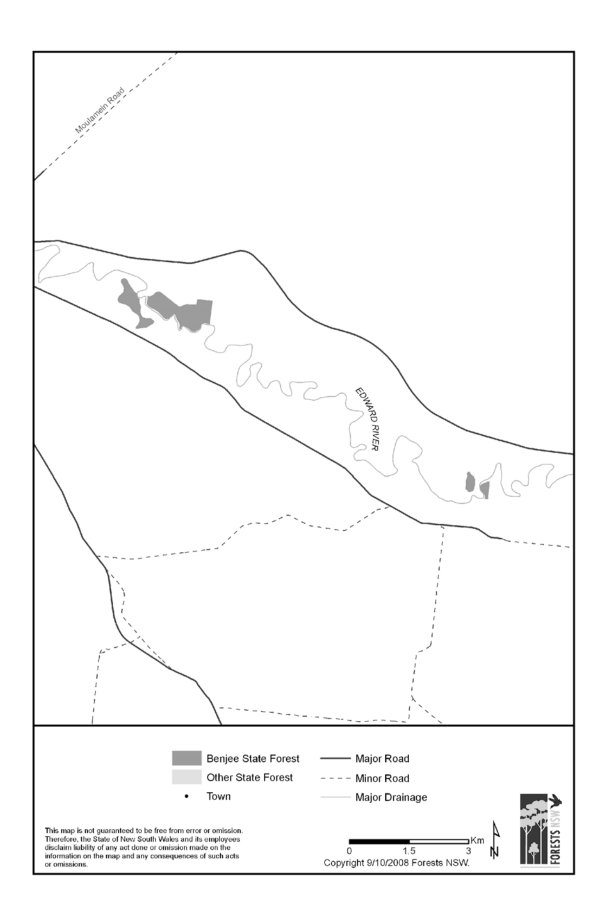
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

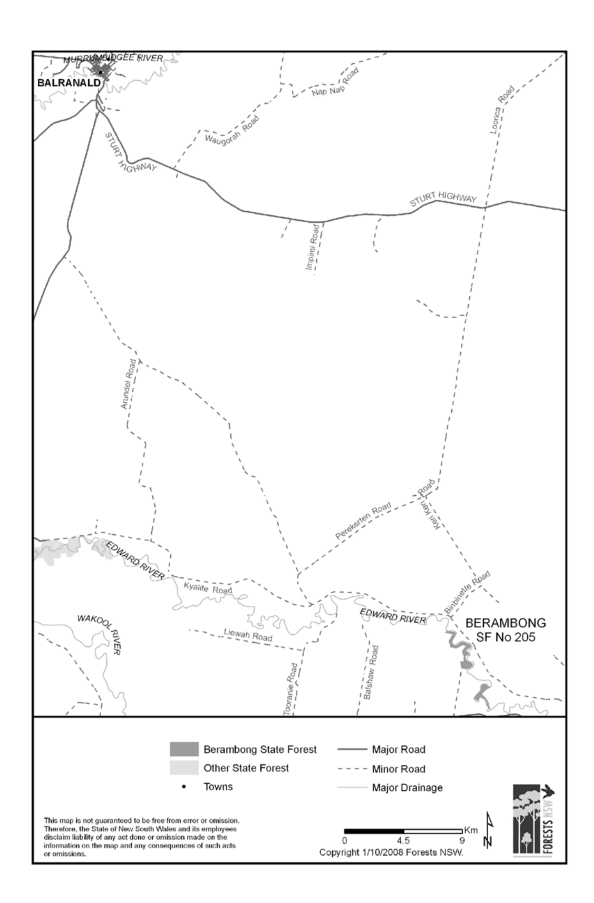
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

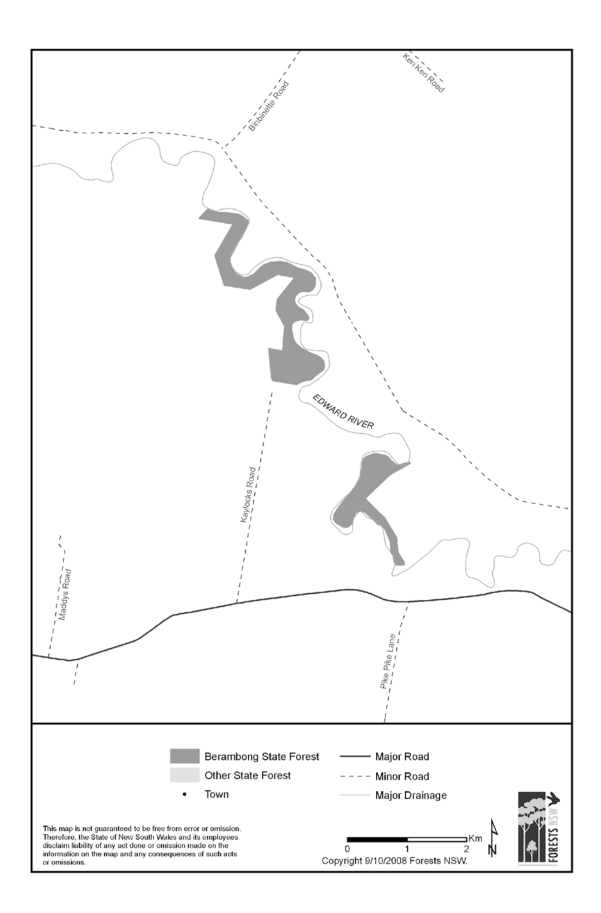
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

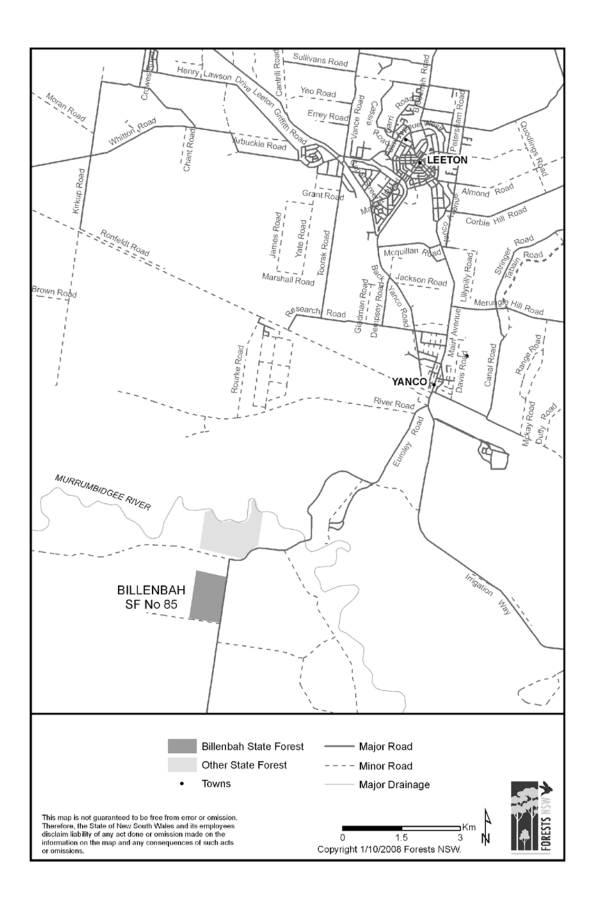
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

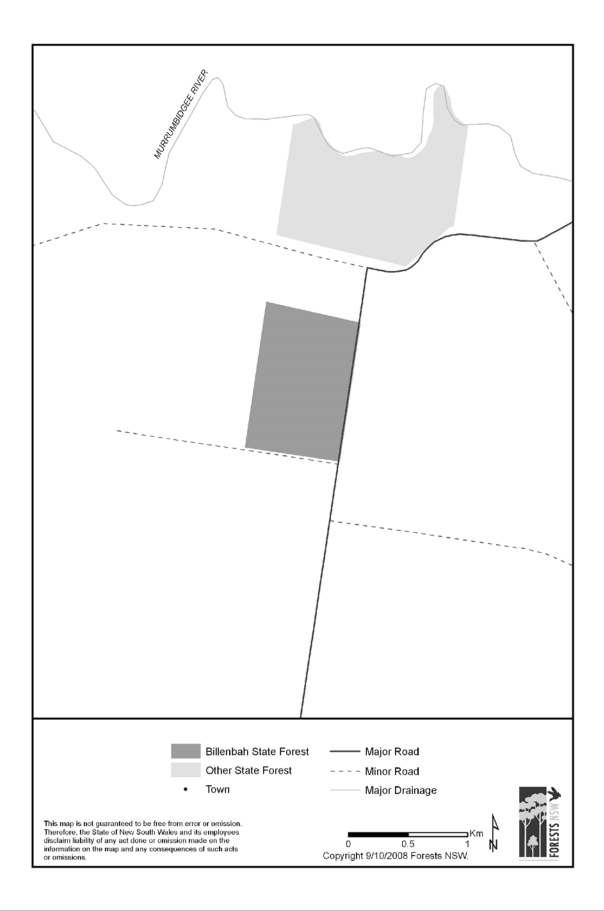
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

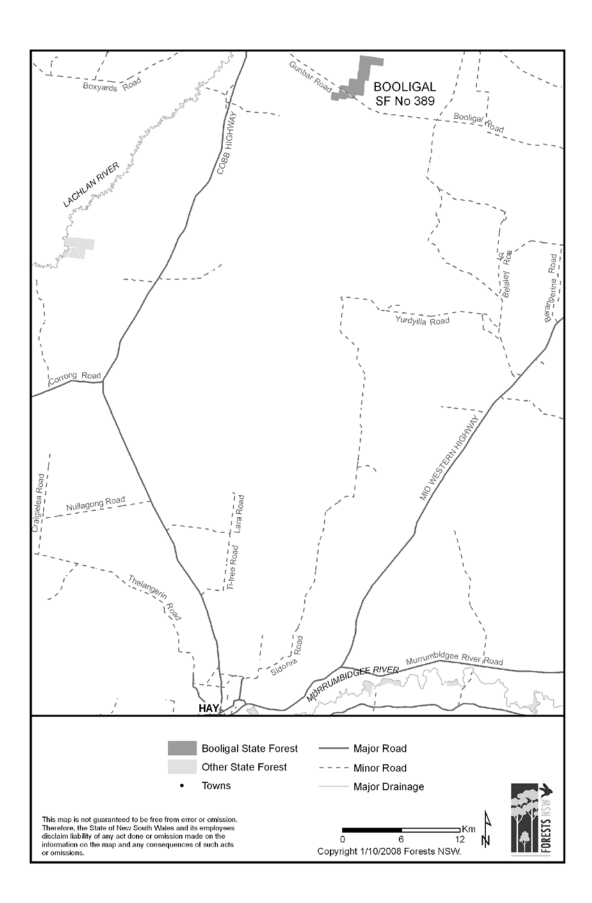
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

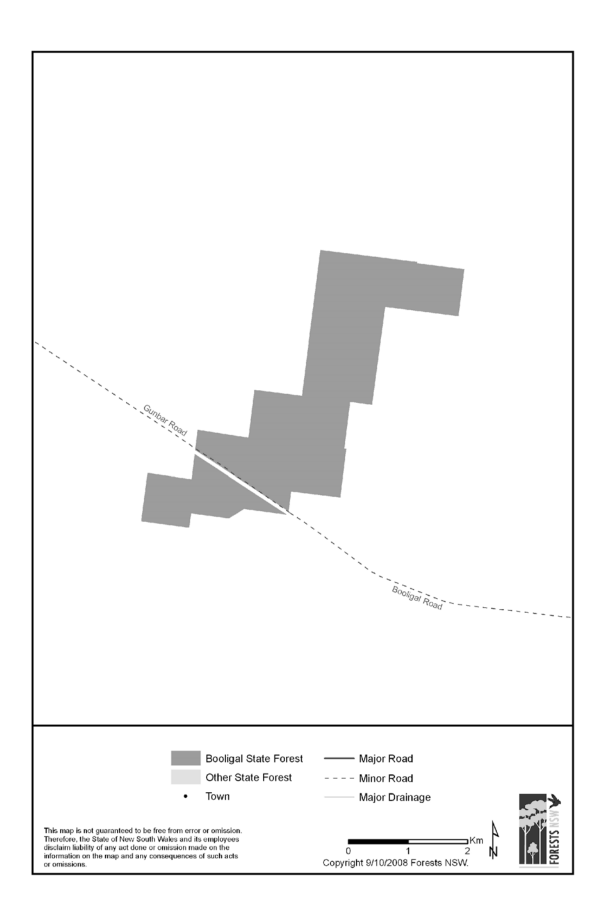
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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SCHEDULE 1 - the declared land

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:

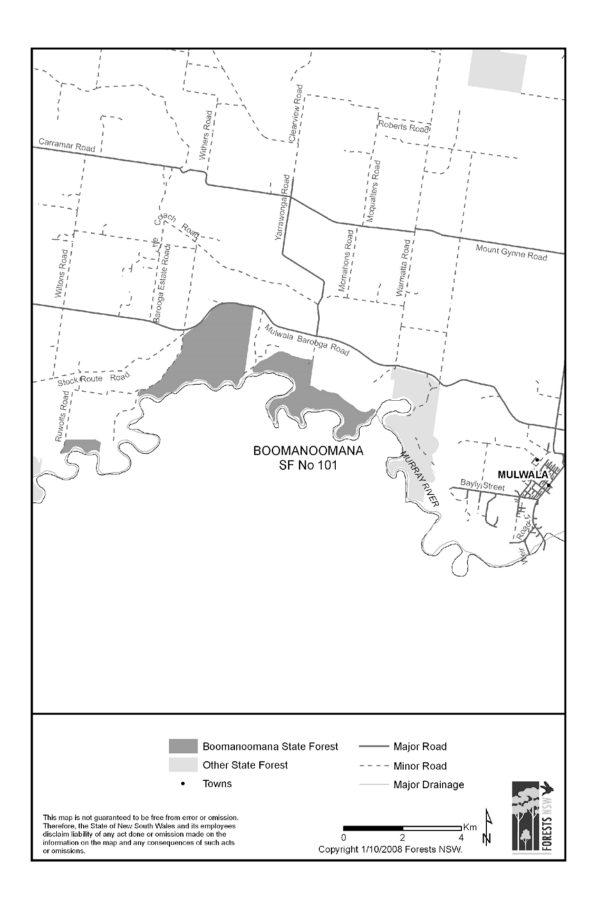
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

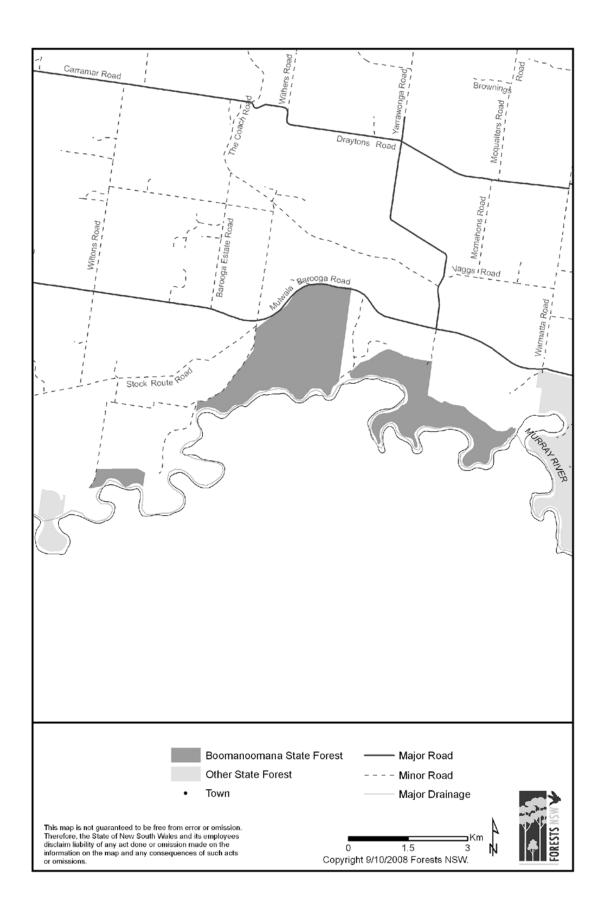
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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SCHEDULE 1 - the declared land

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:

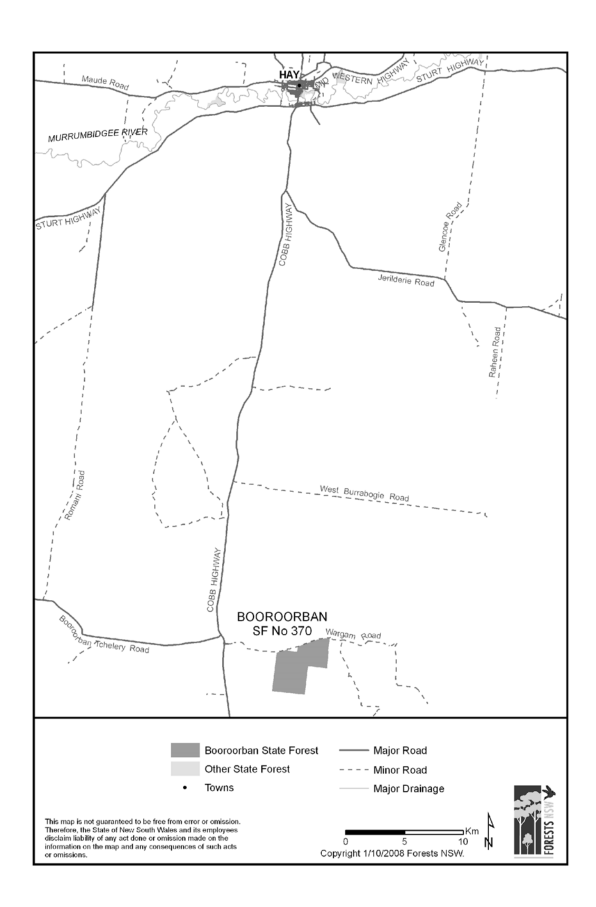
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

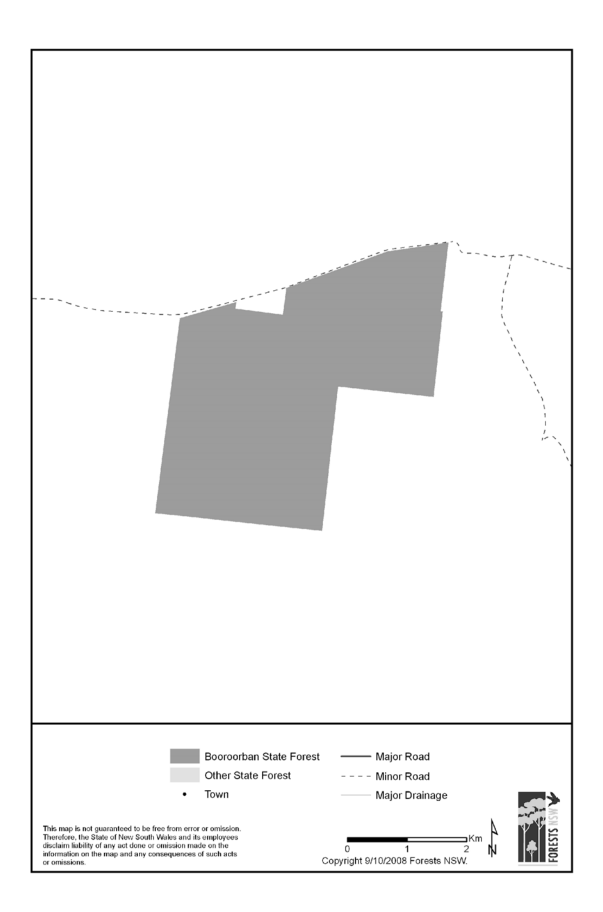
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

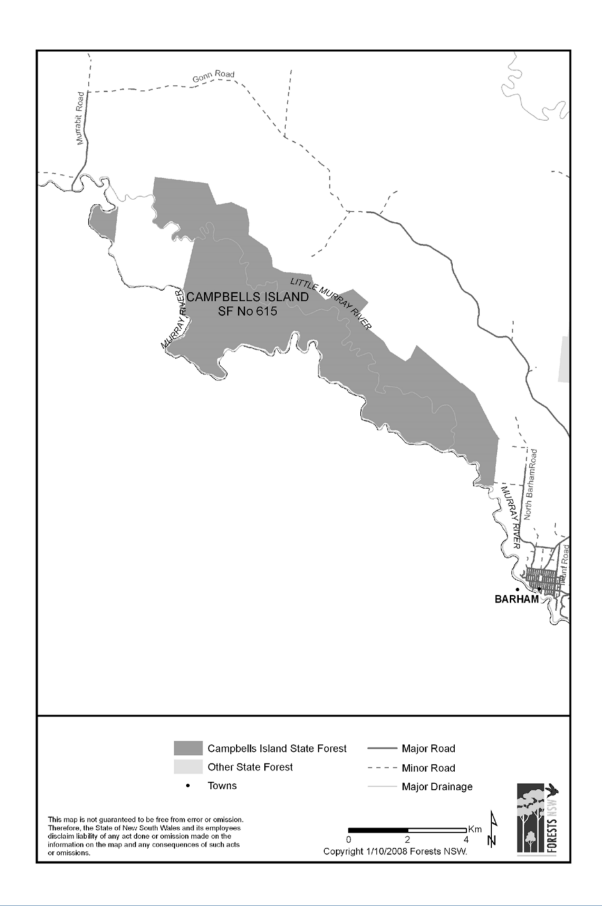
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

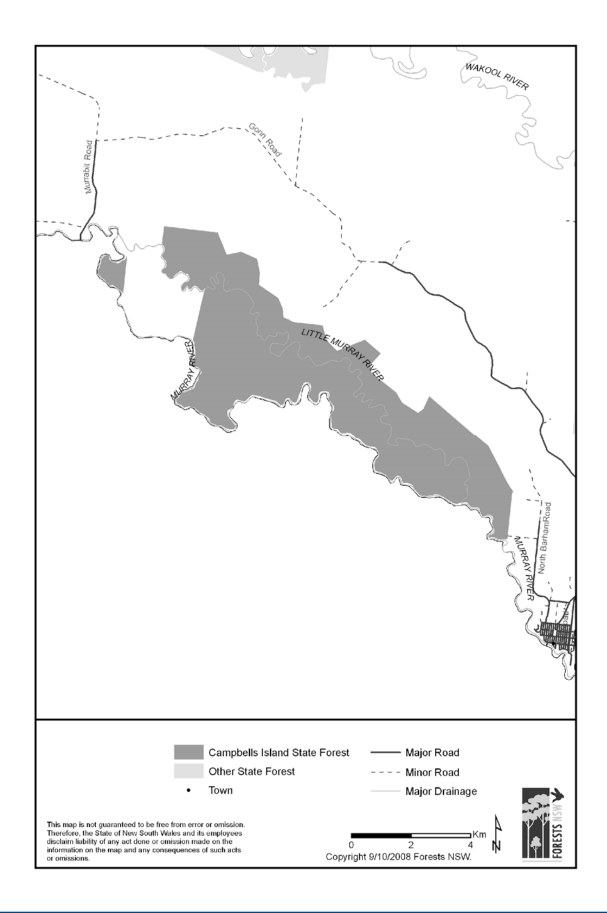
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

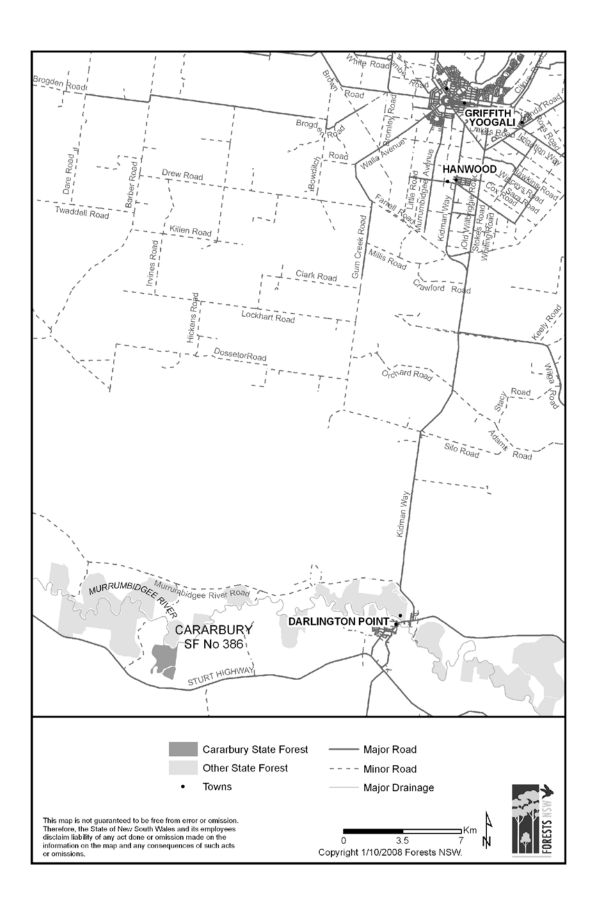
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

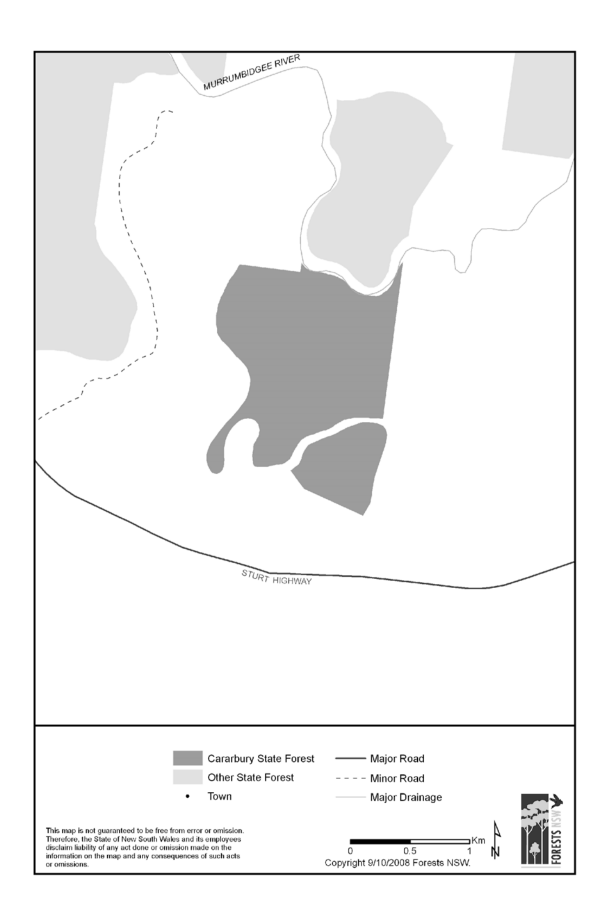
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

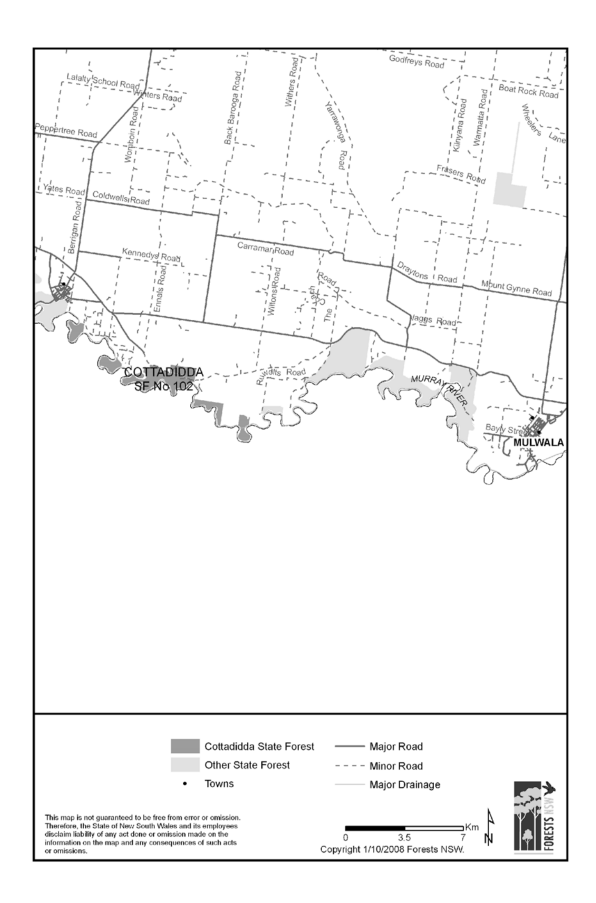
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

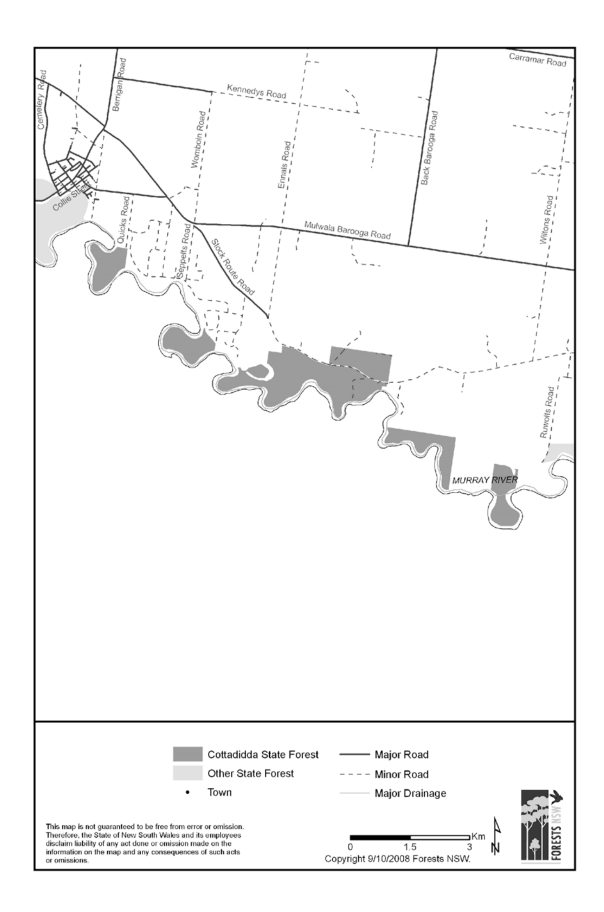
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

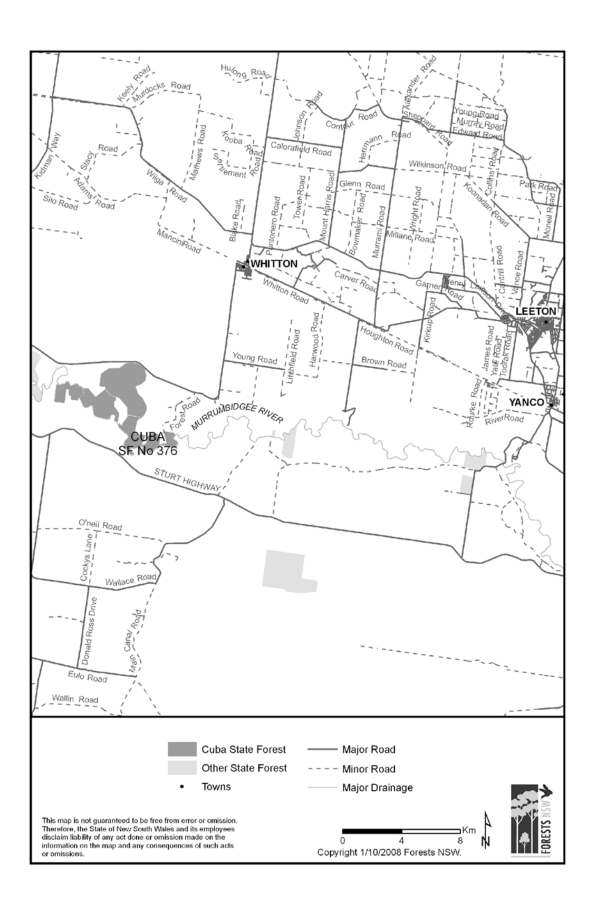
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

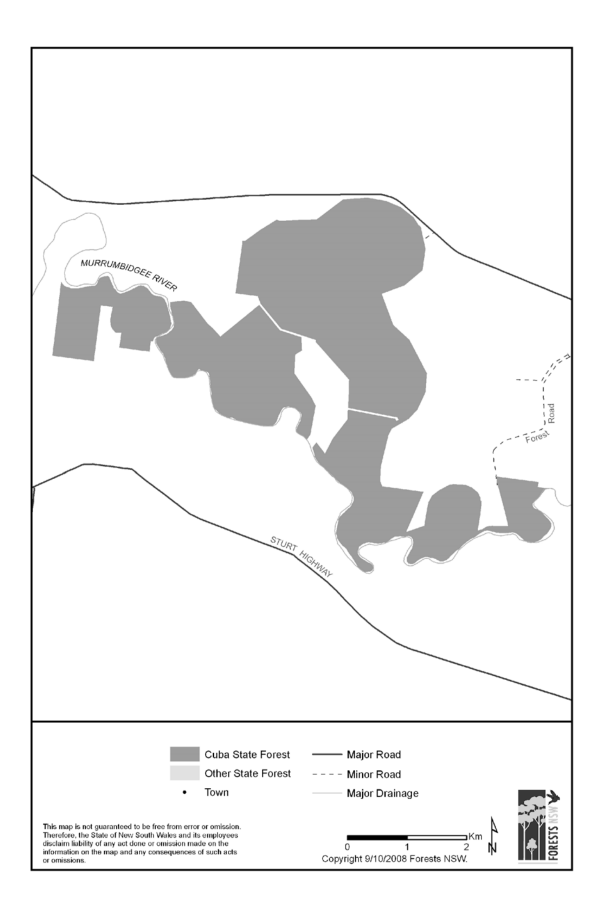
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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 the Game Council on behalf of Forests NSW prior to accessing the declared lands;

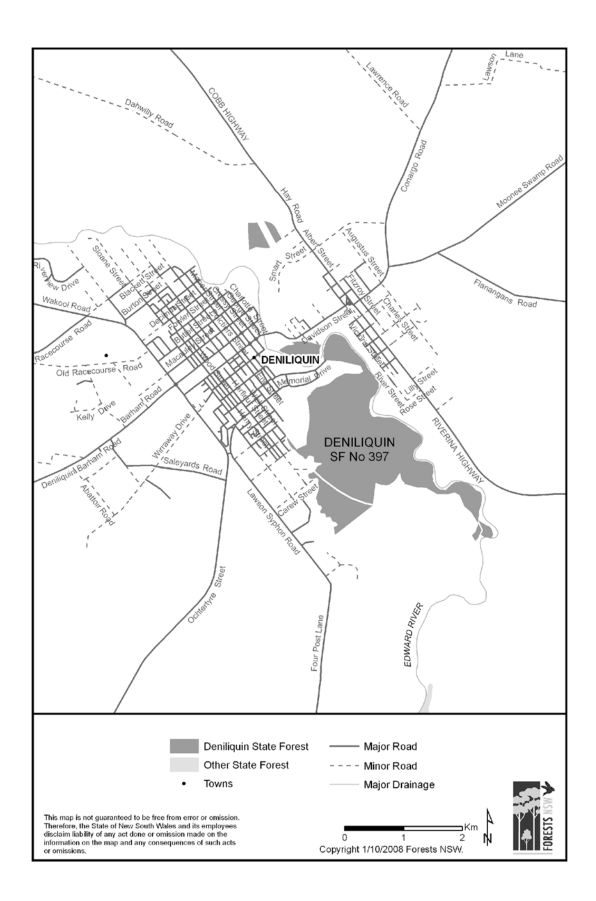
(b) Comply with all conditions in the written permission; and

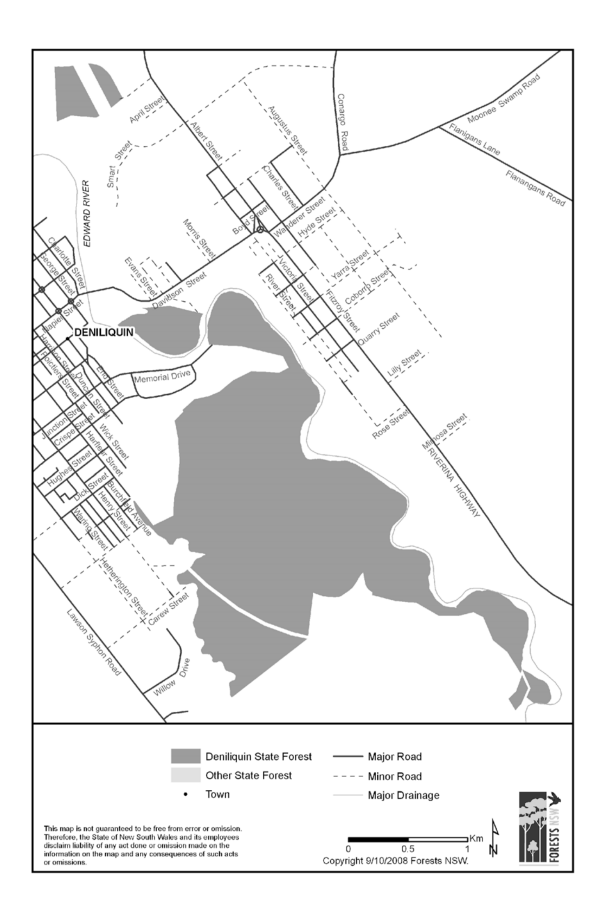
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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 26th day of November 2008

11497





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

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 the Game Council on behalf of Forests NSW prior to accessing 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 26th day of November 2008





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

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:

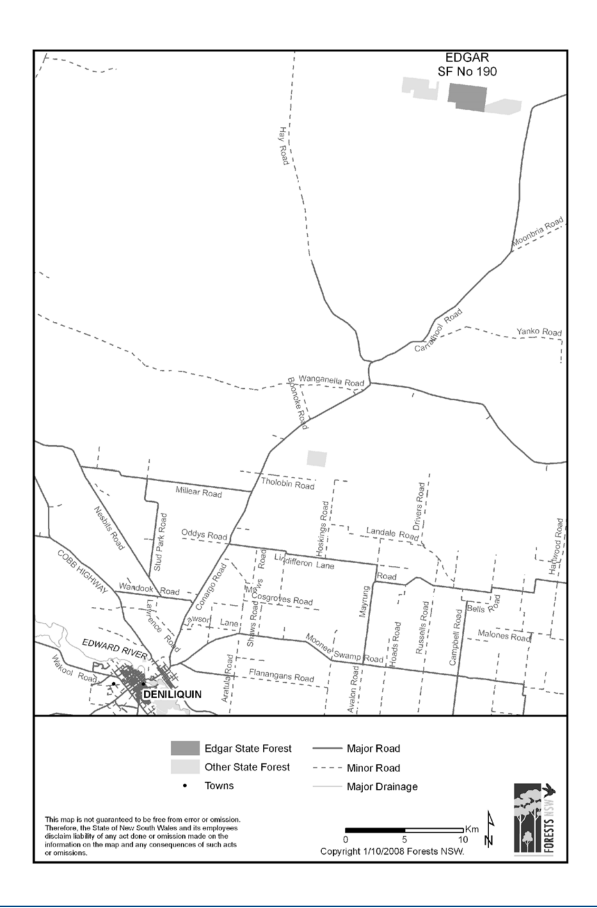
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

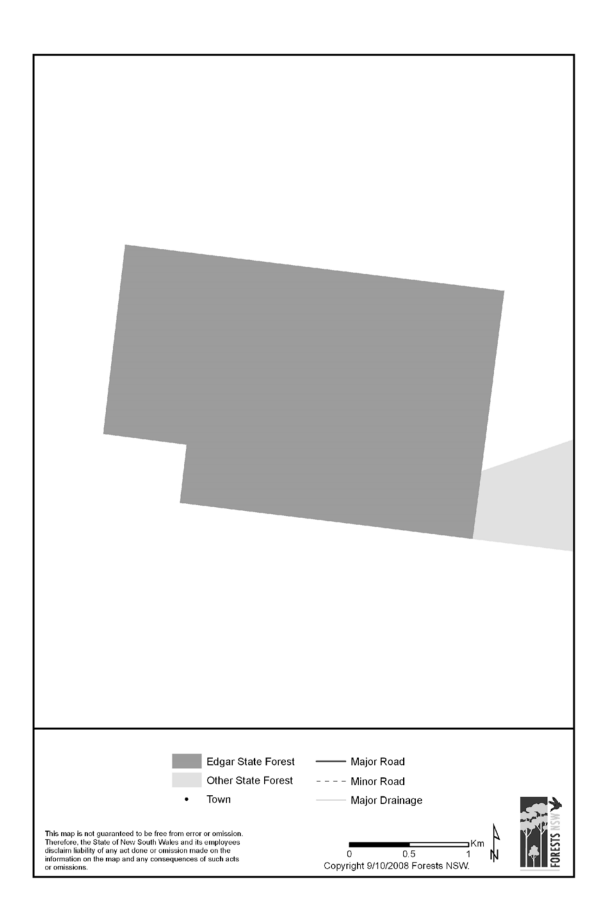
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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 the Game Council on behalf of Forests NSW prior to accessing the declared lands;

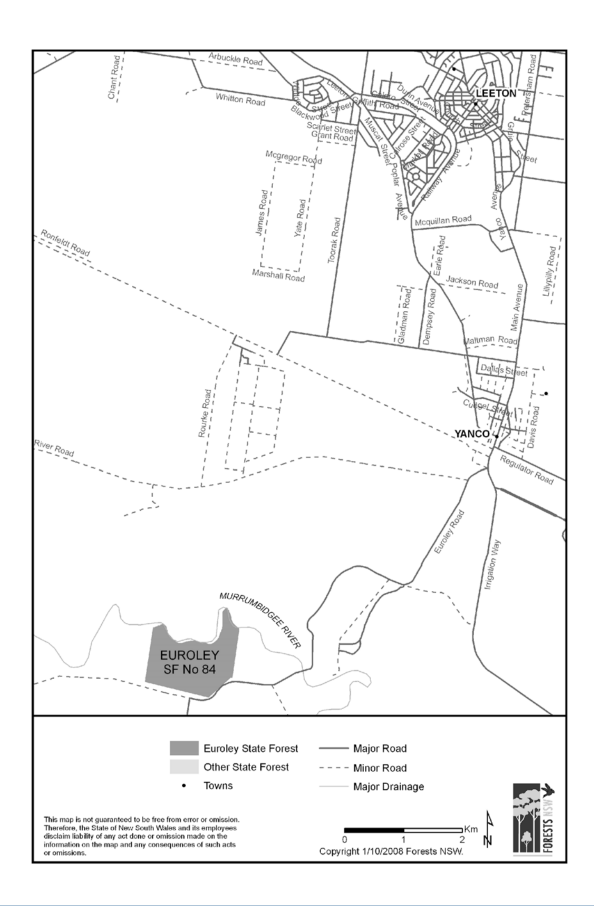
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008

11506





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

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:

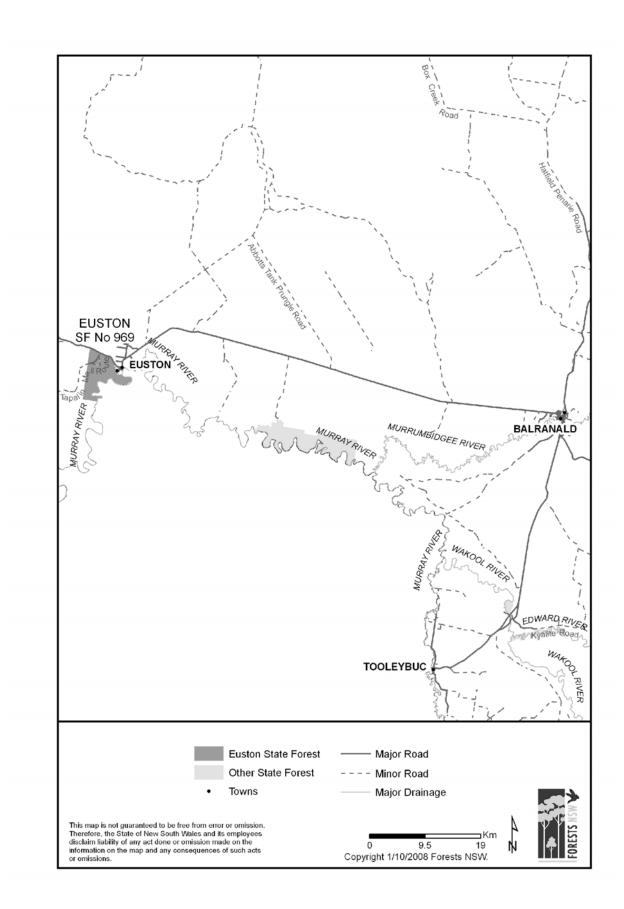
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

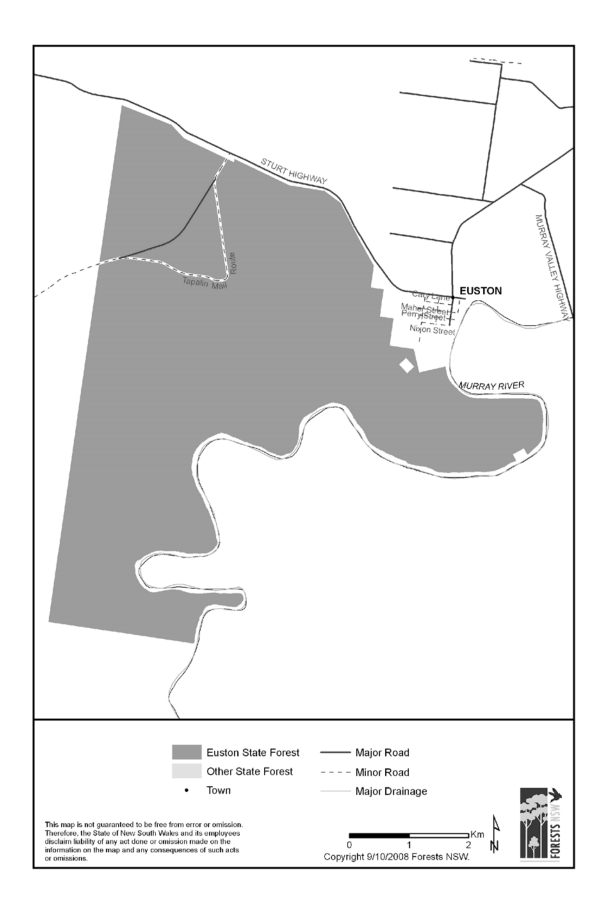
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

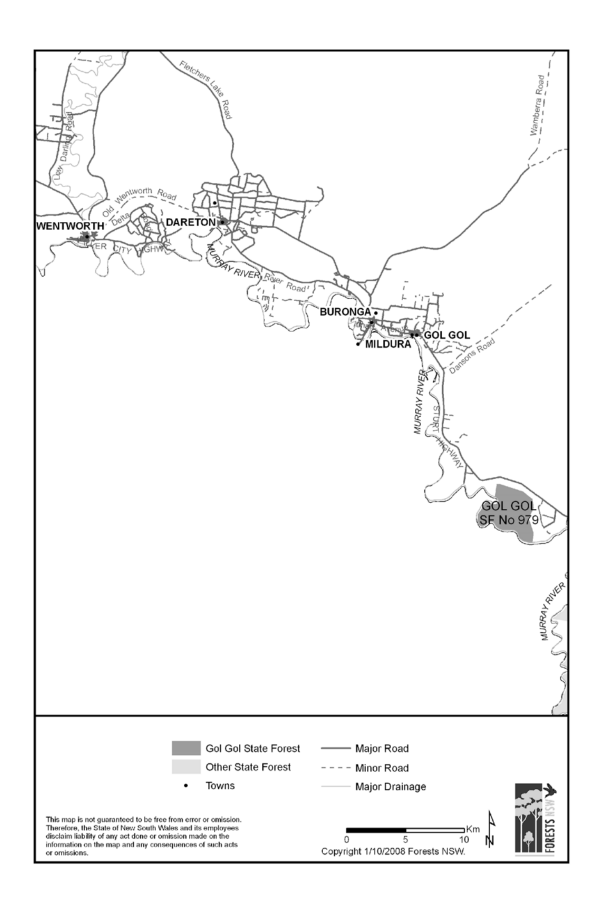
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

(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 26th day of November 2008





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

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:

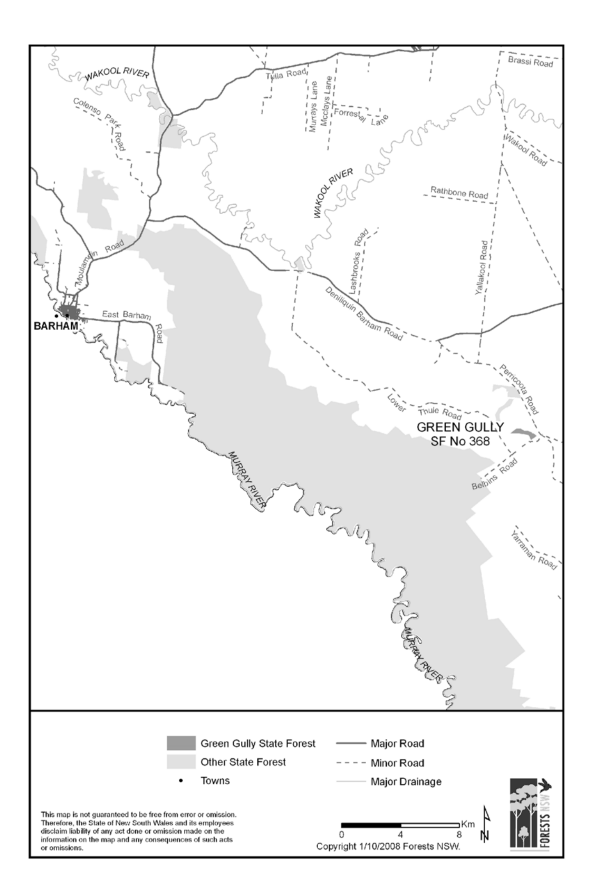
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

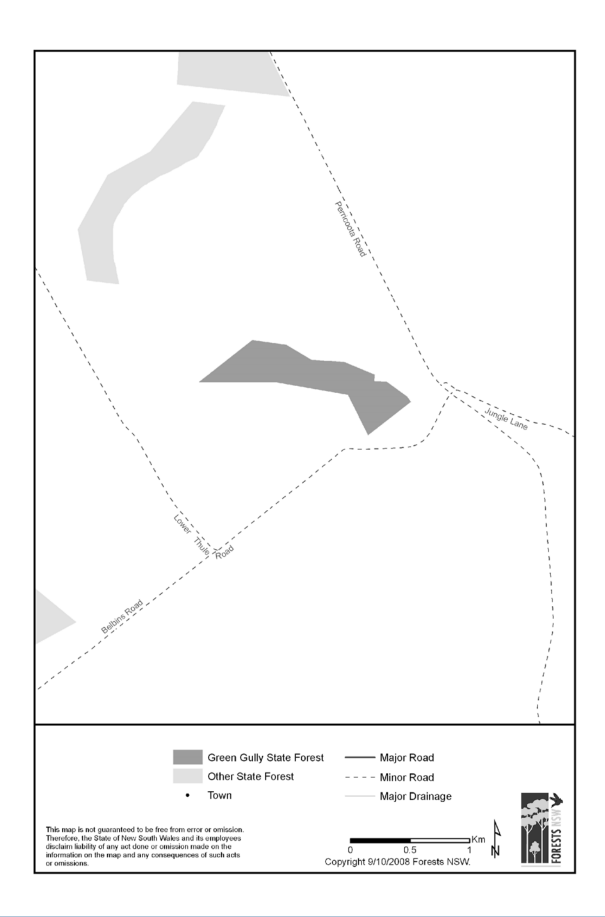
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

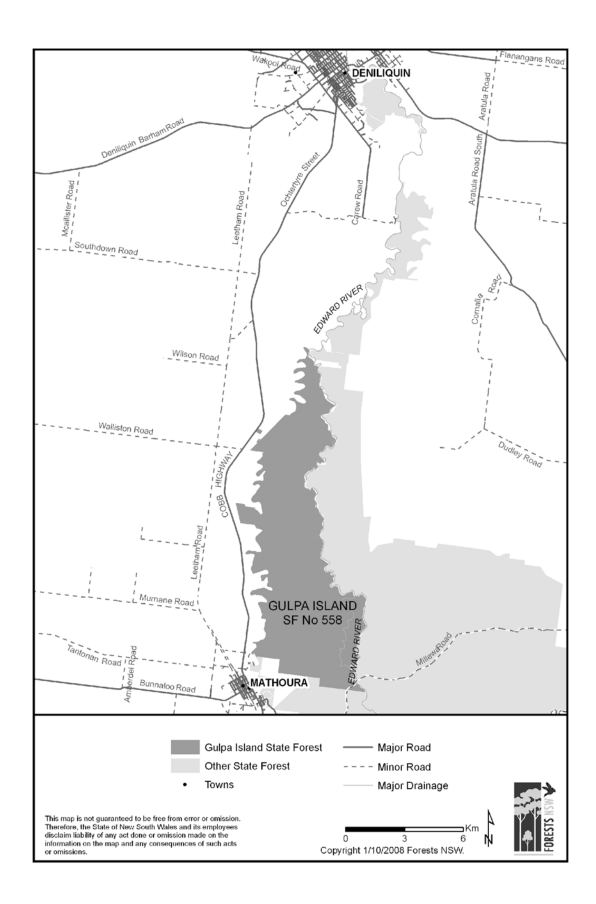
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

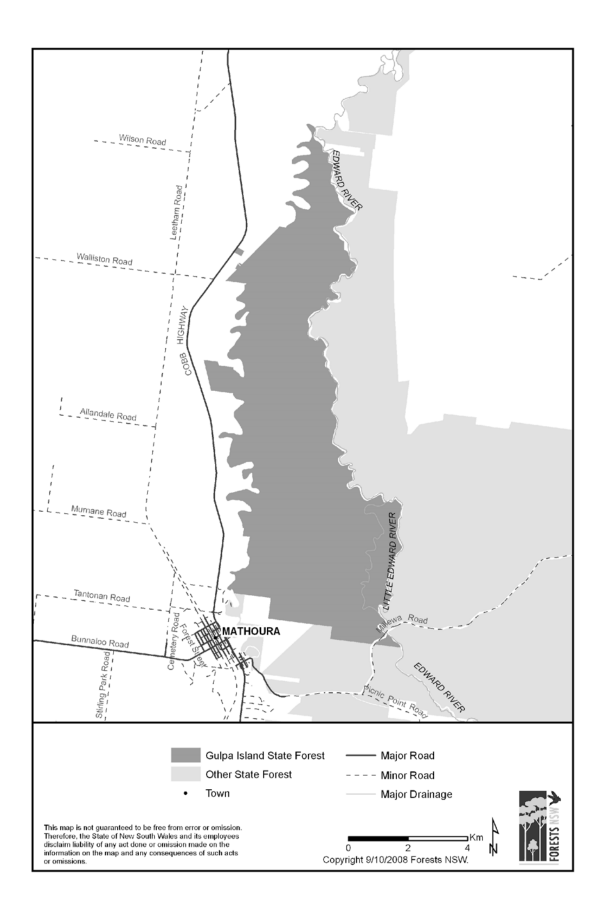
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

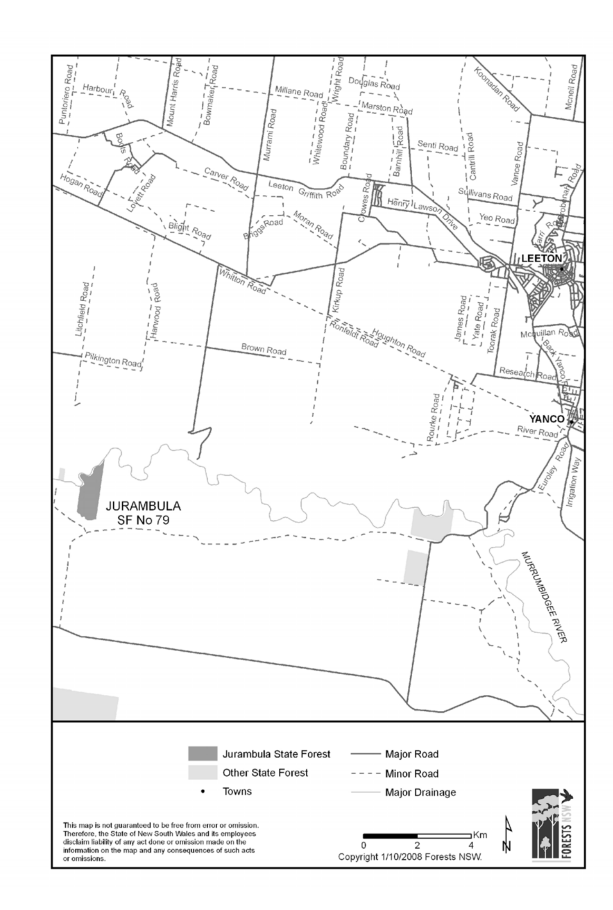
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

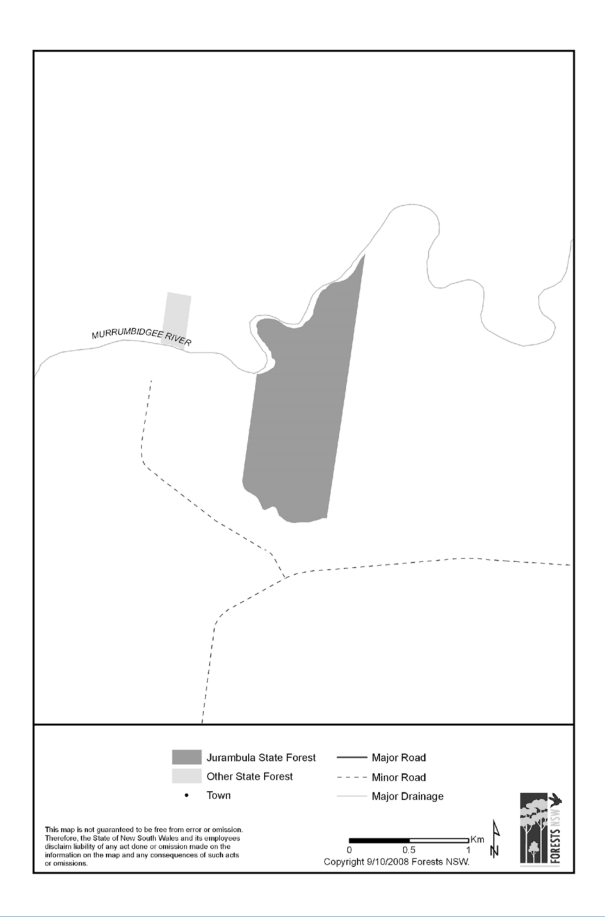
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

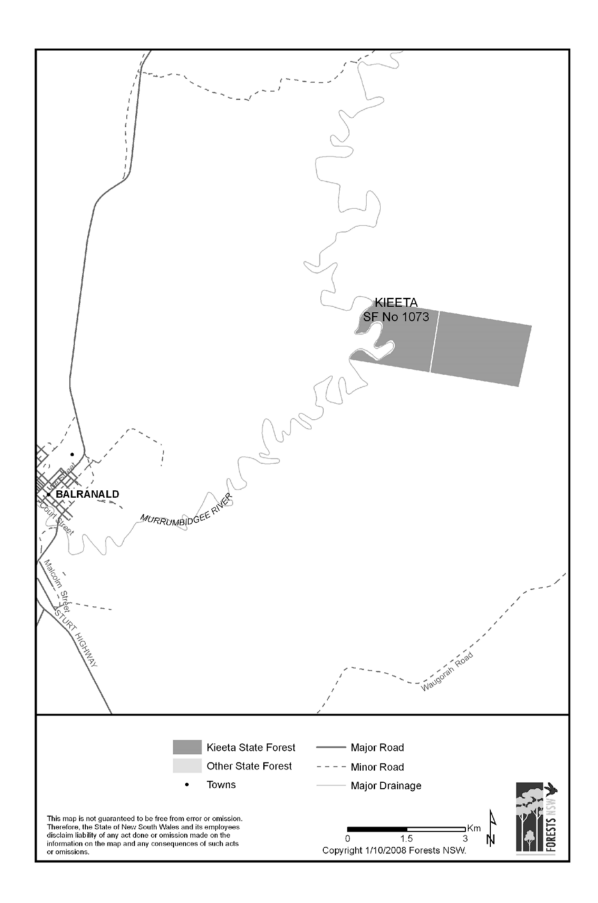
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

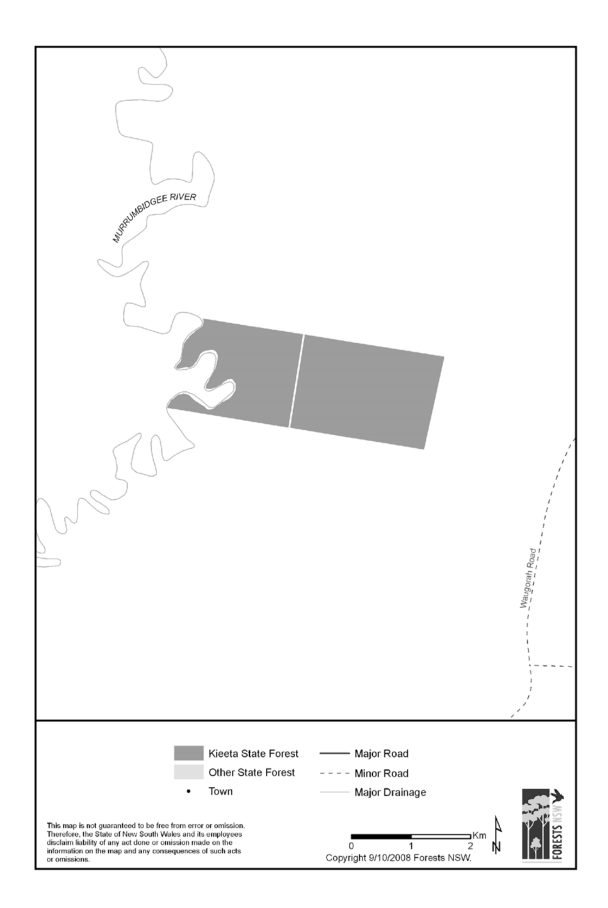
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

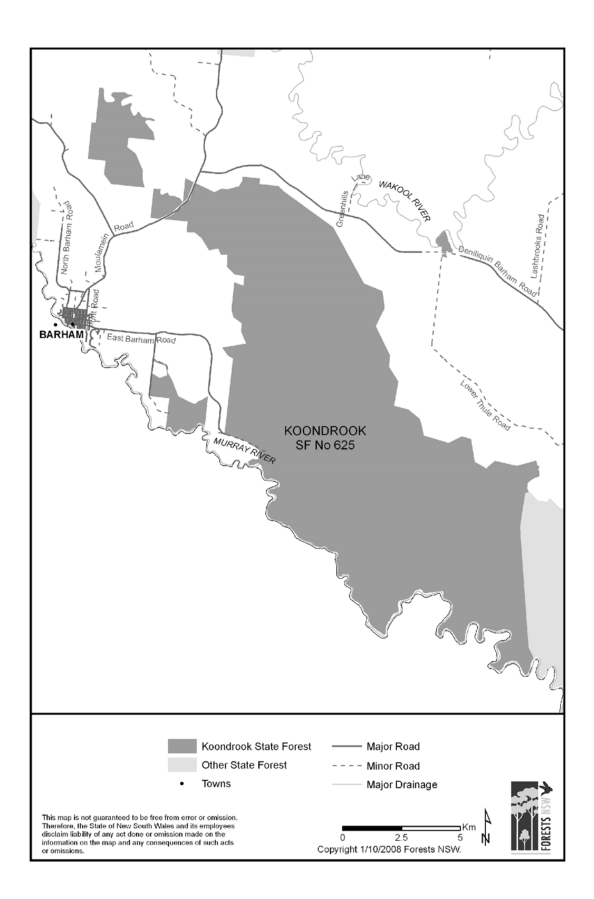
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

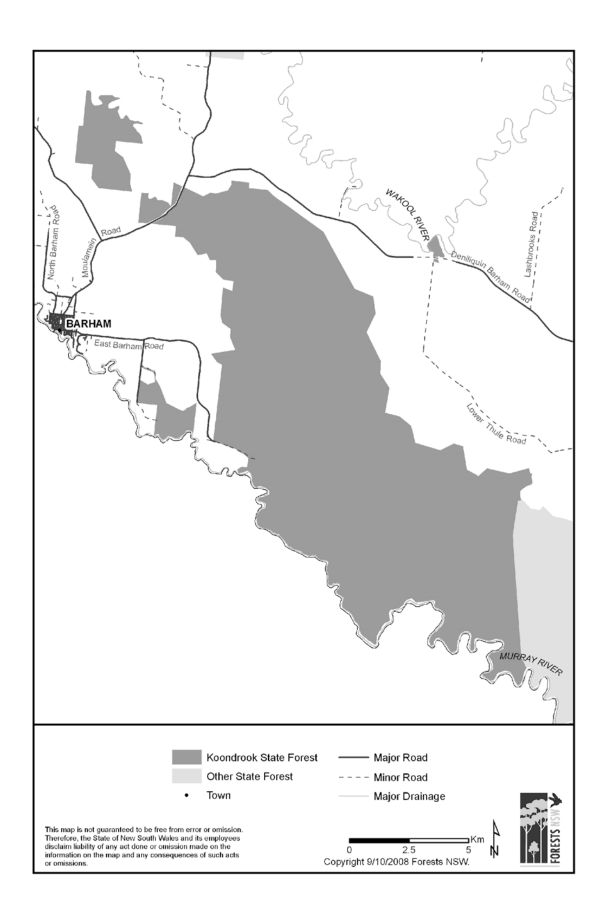
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

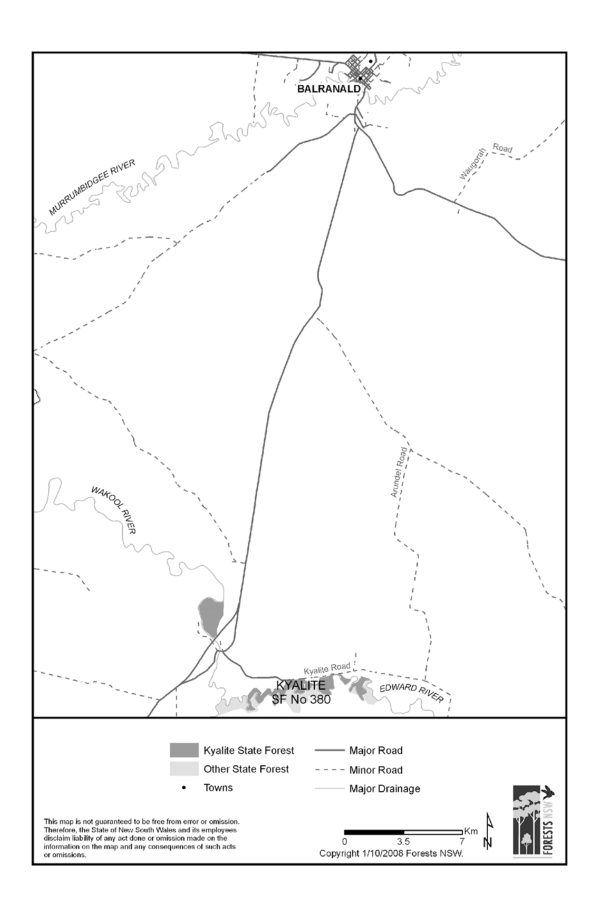
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

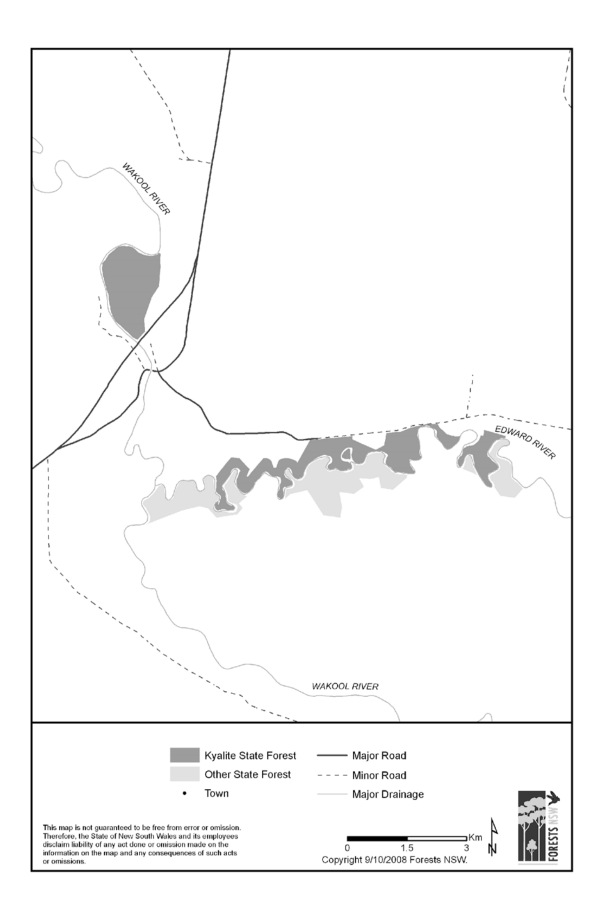
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

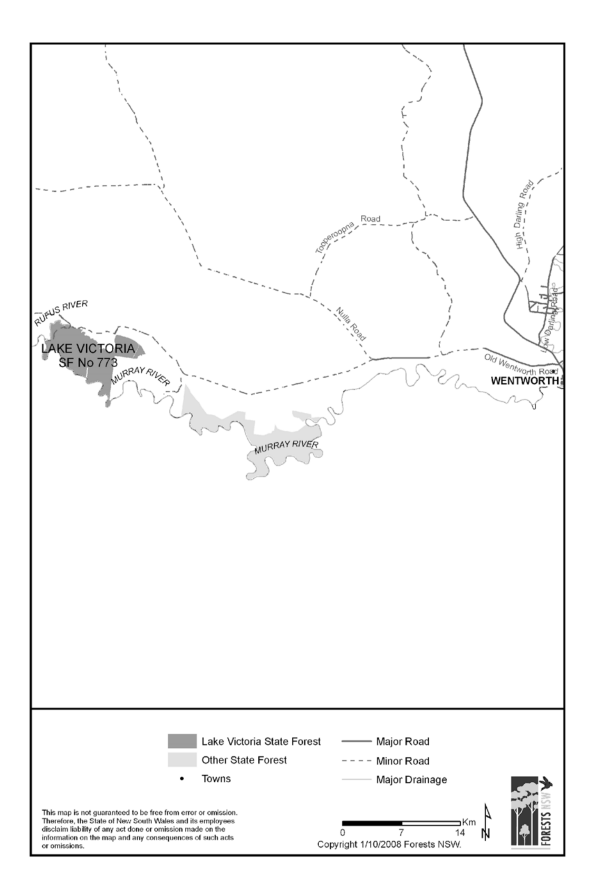
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

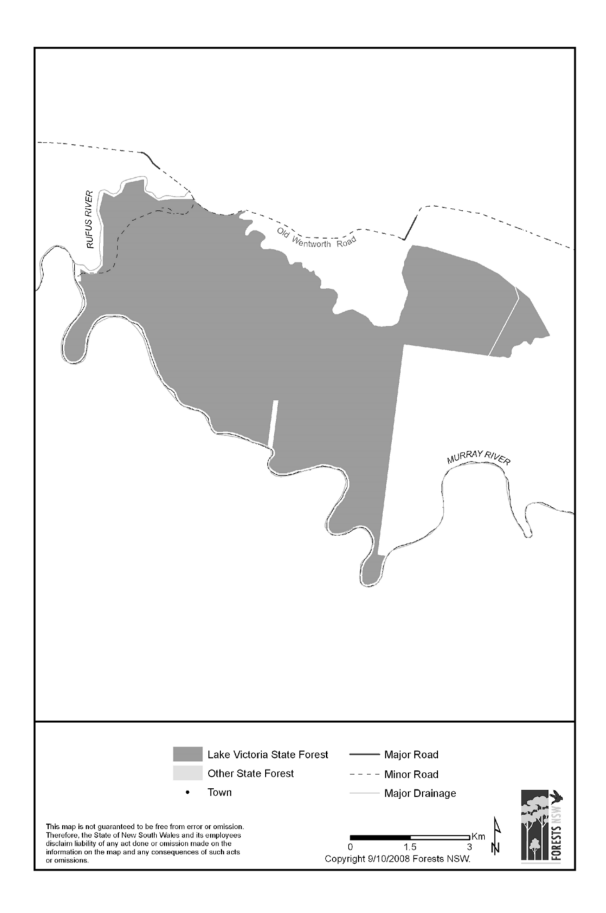
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

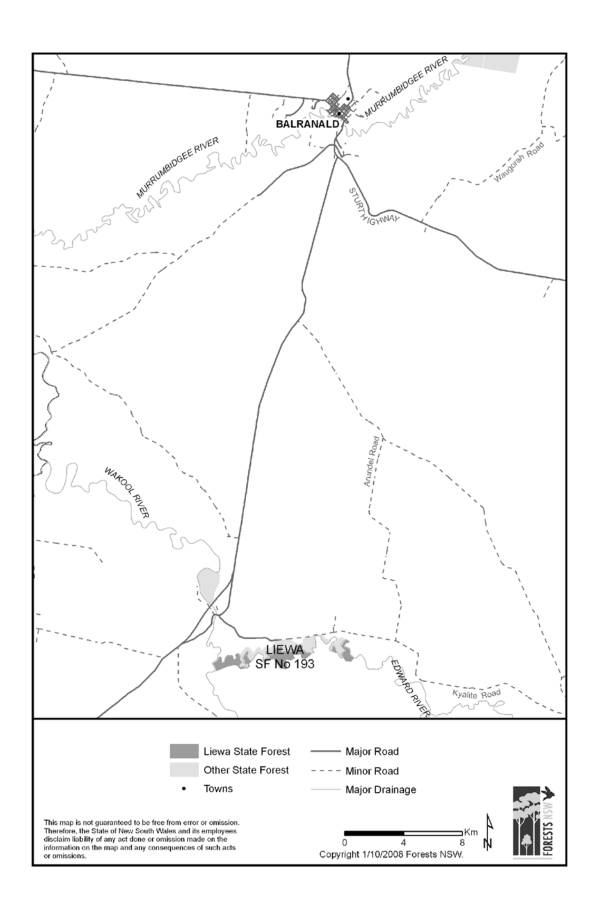
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

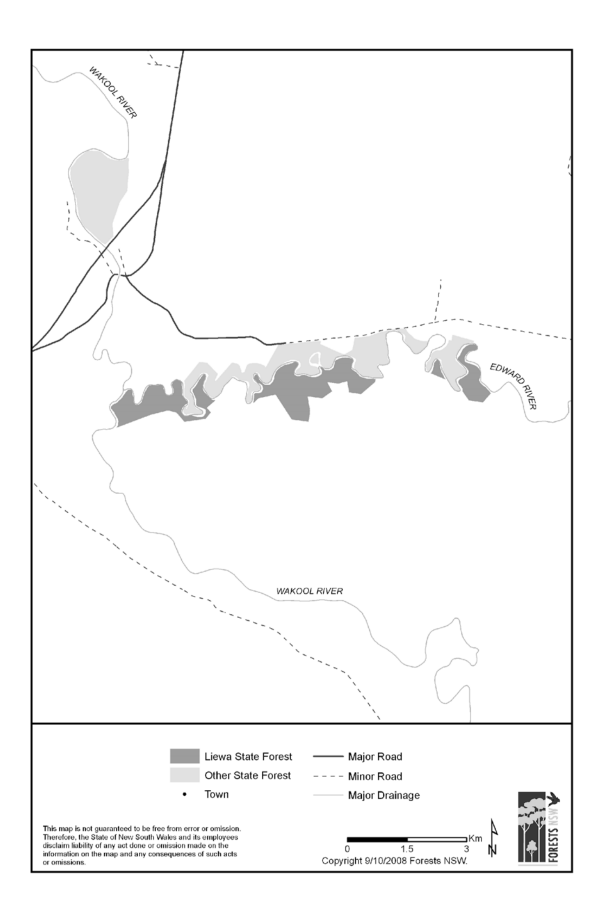
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

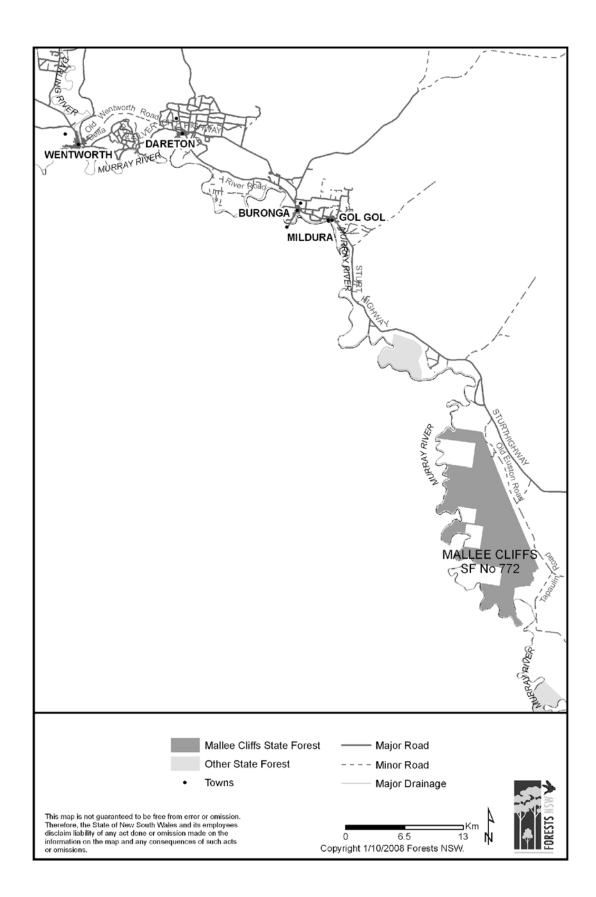
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

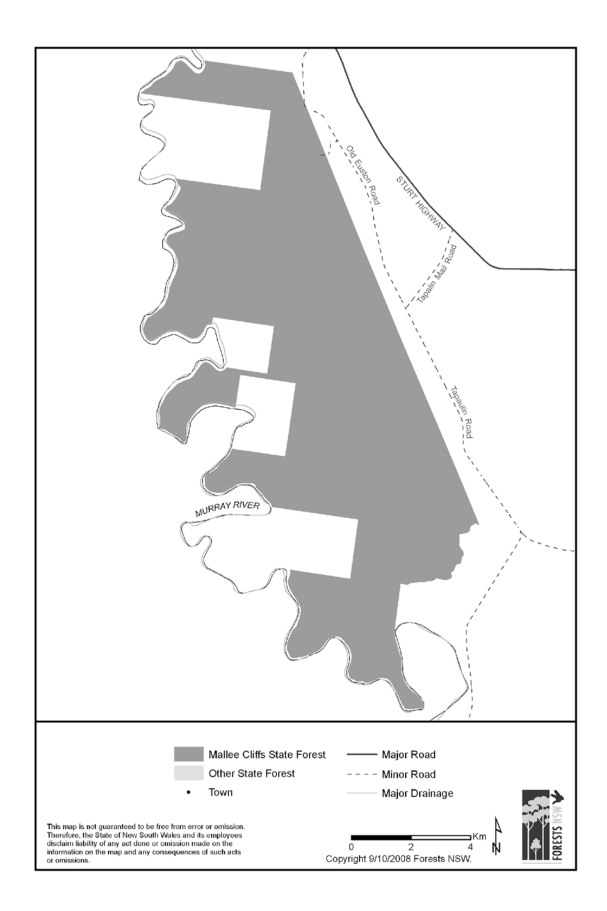
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

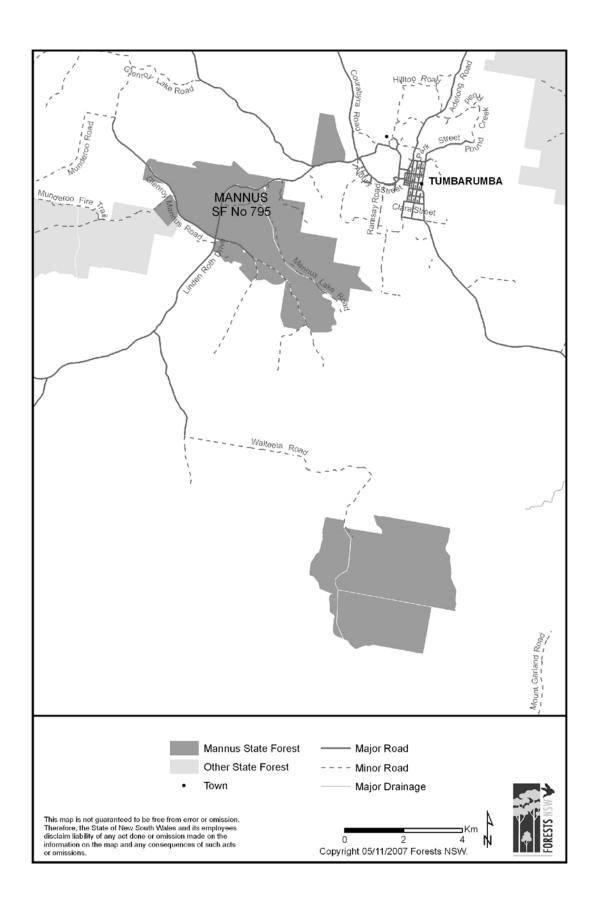
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

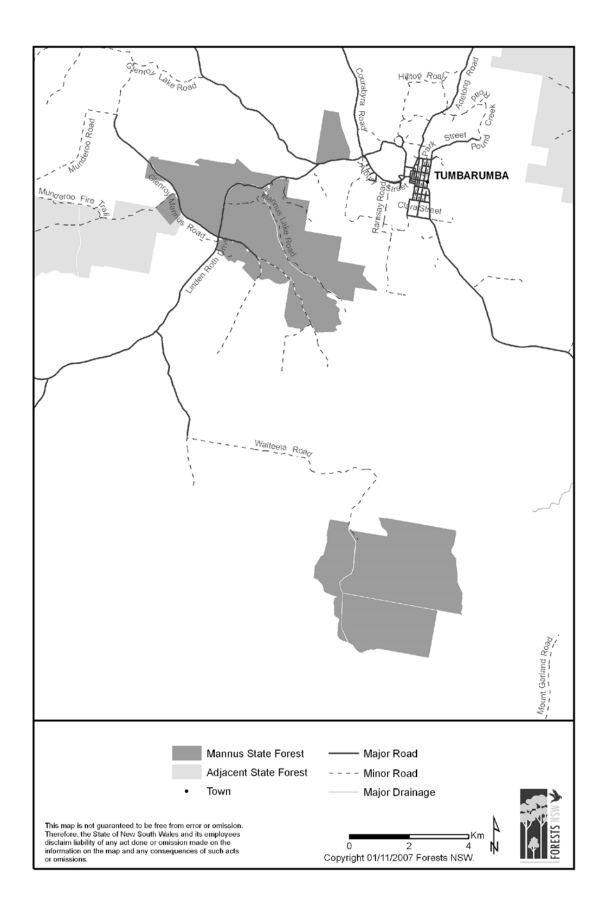
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

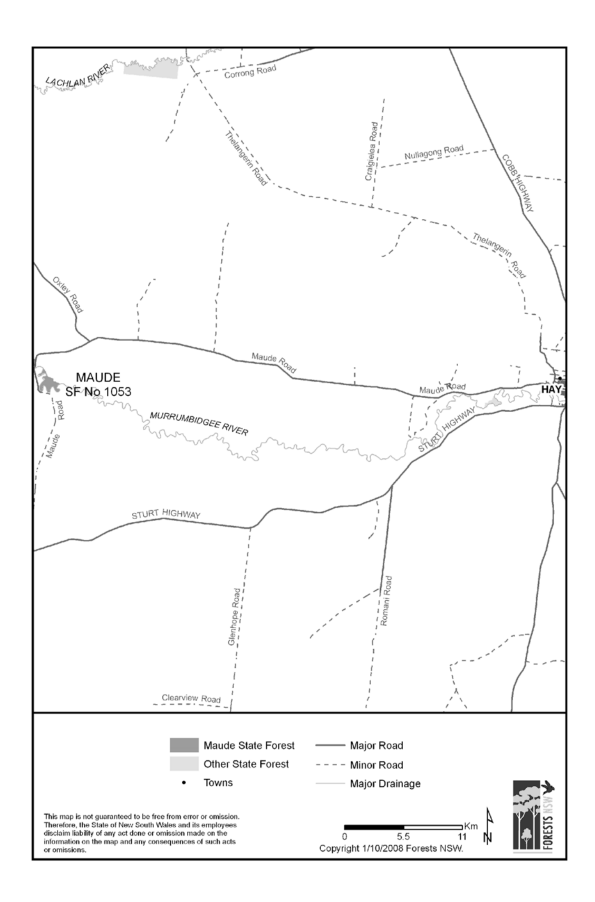
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

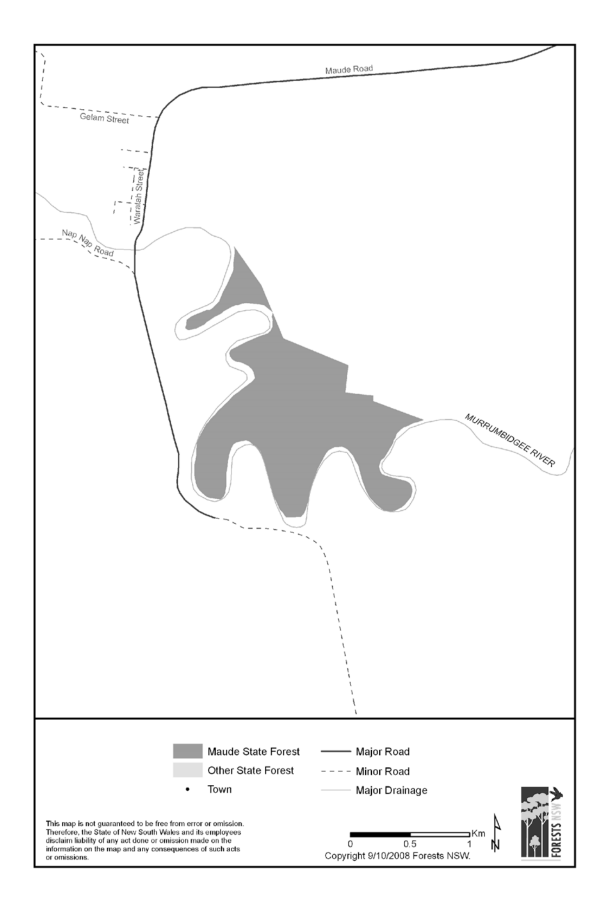
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

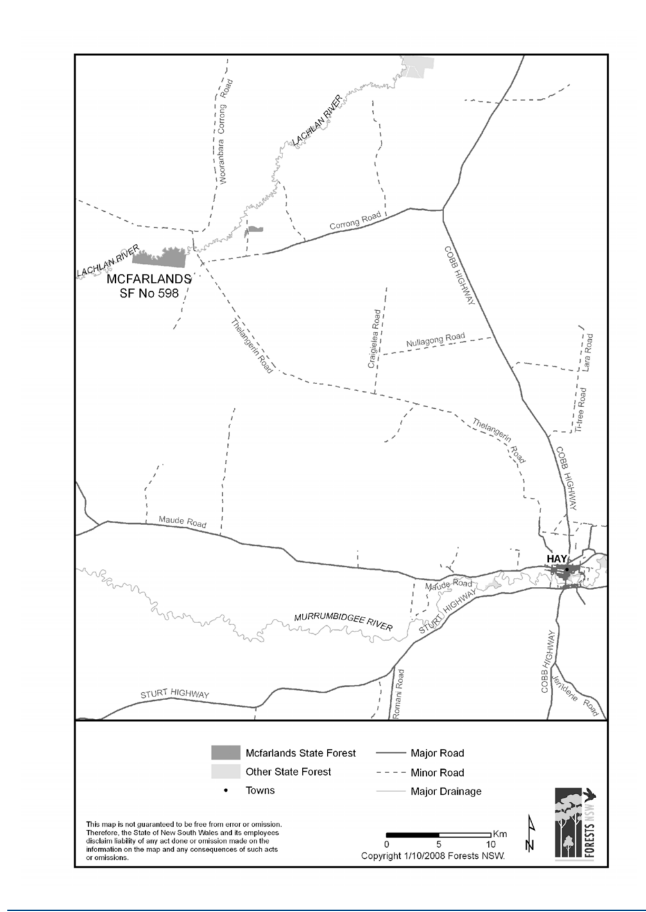
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

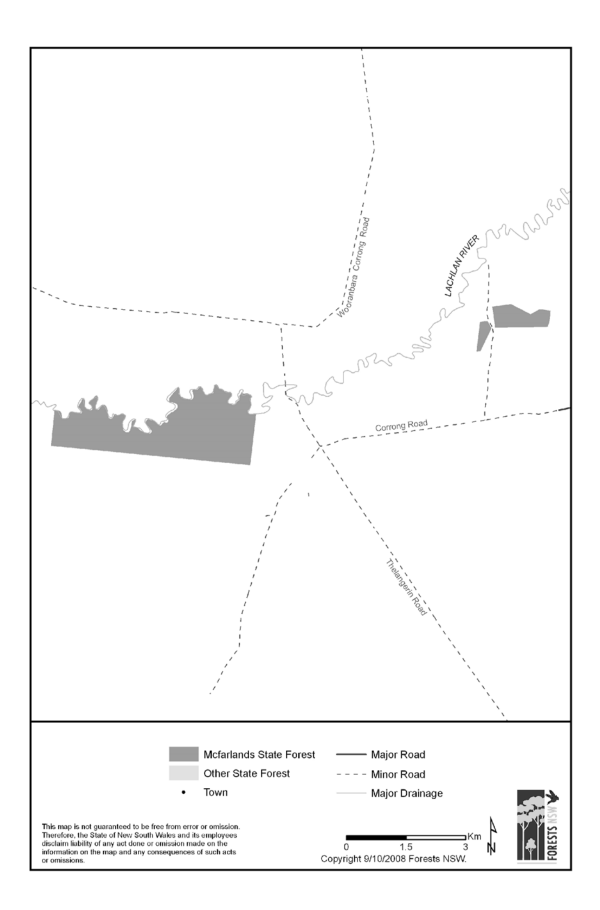
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

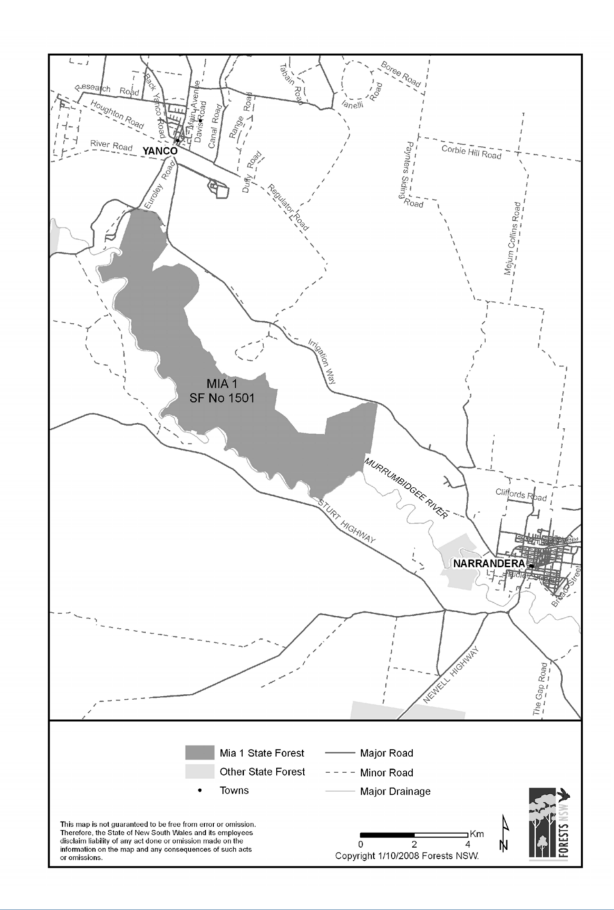
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

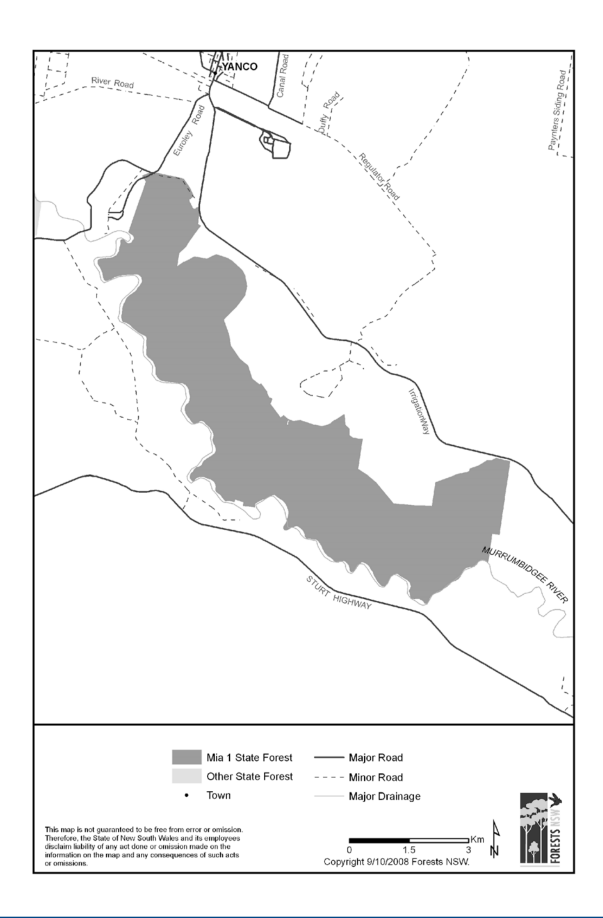
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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 the Game Council on behalf of Forests NSW prior to accessing 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 26th day of November 2008





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

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:

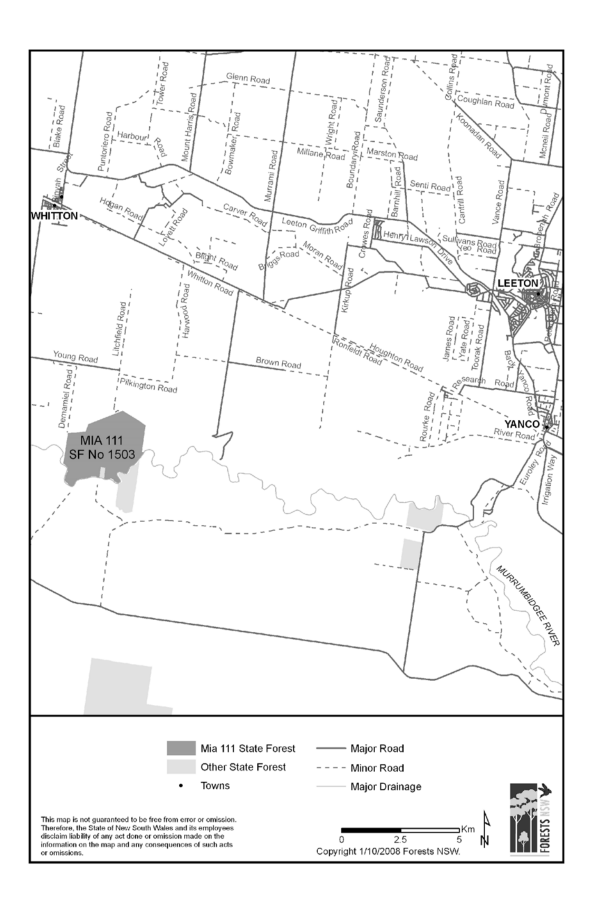
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

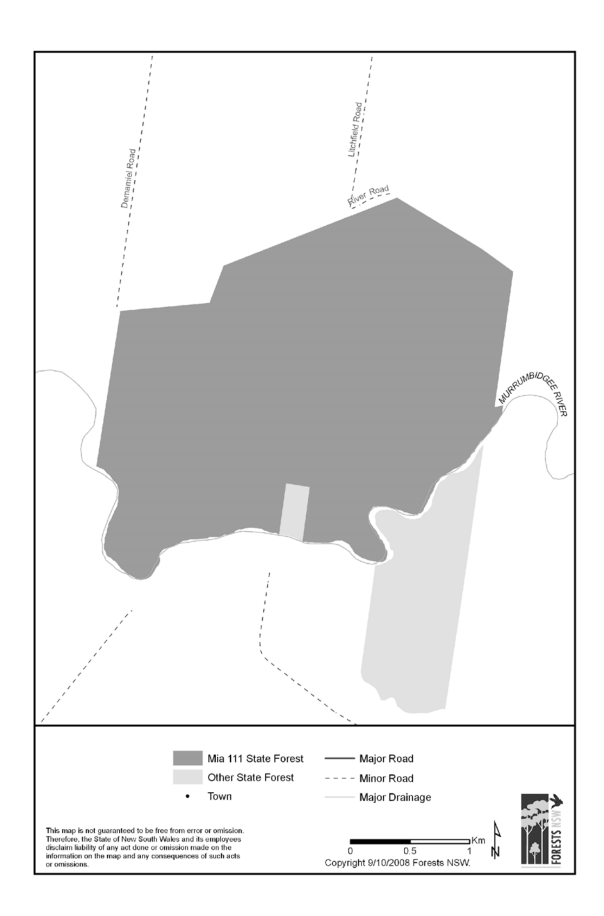
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

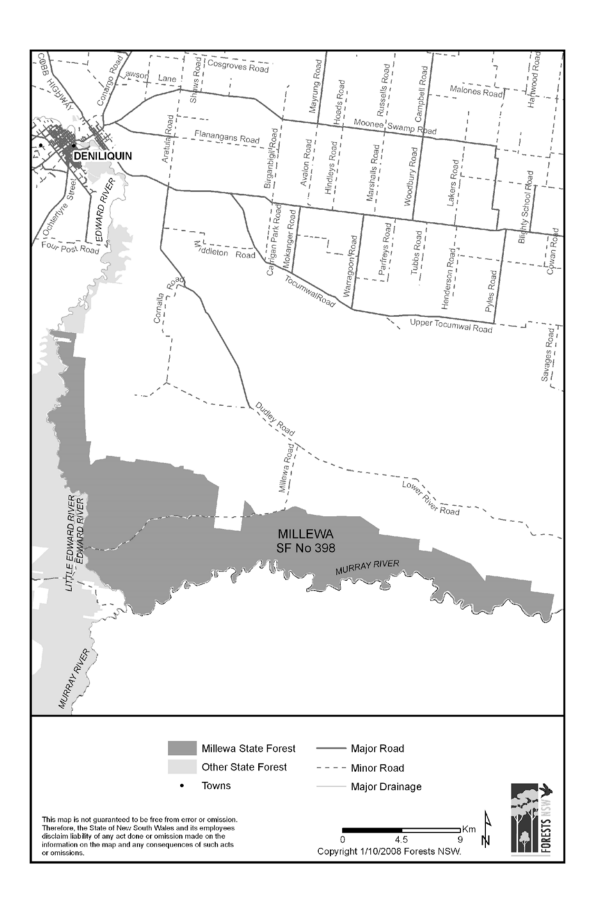
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

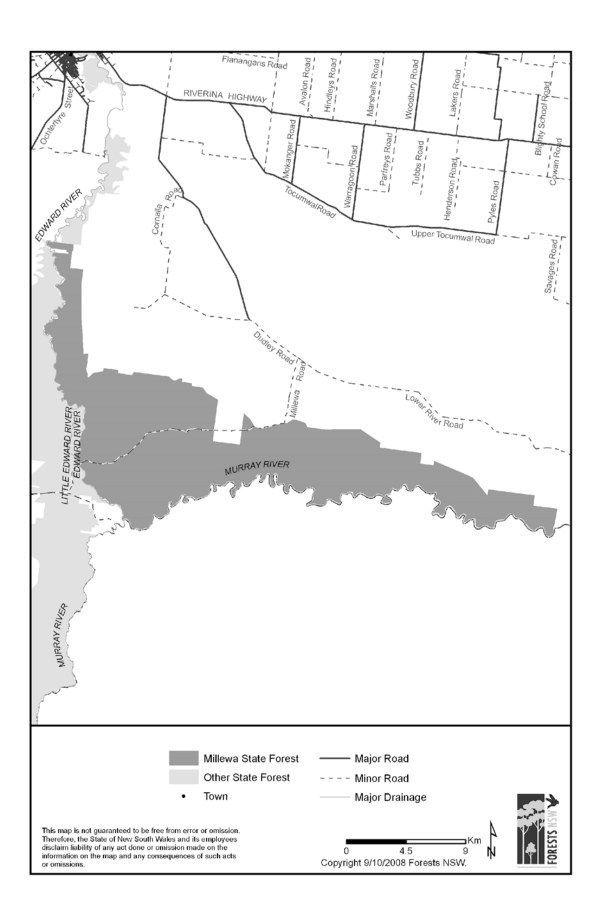
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

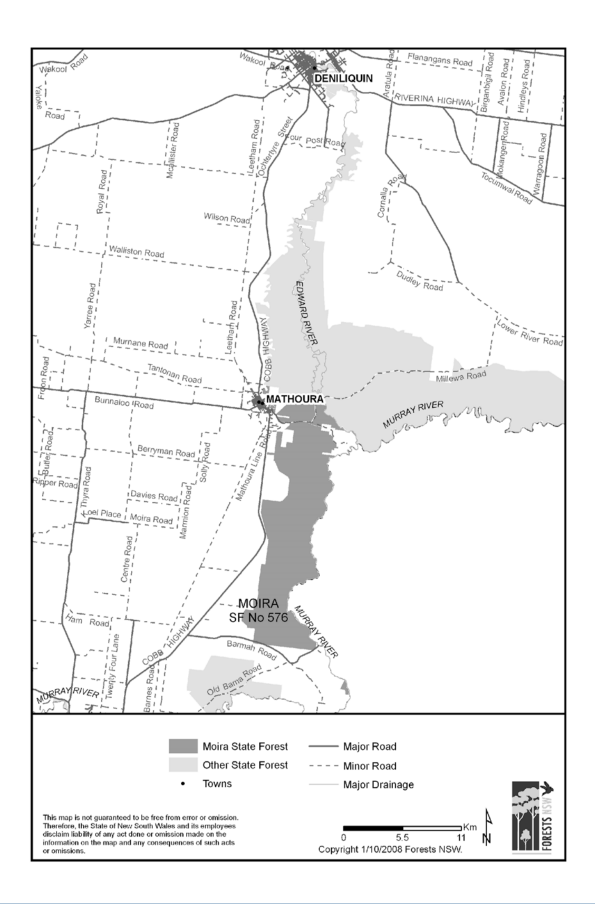
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

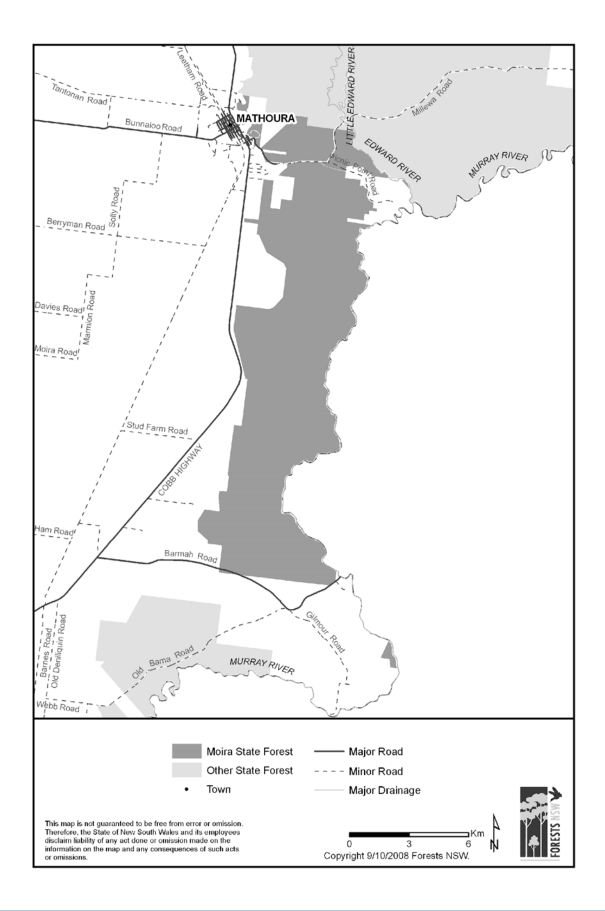
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

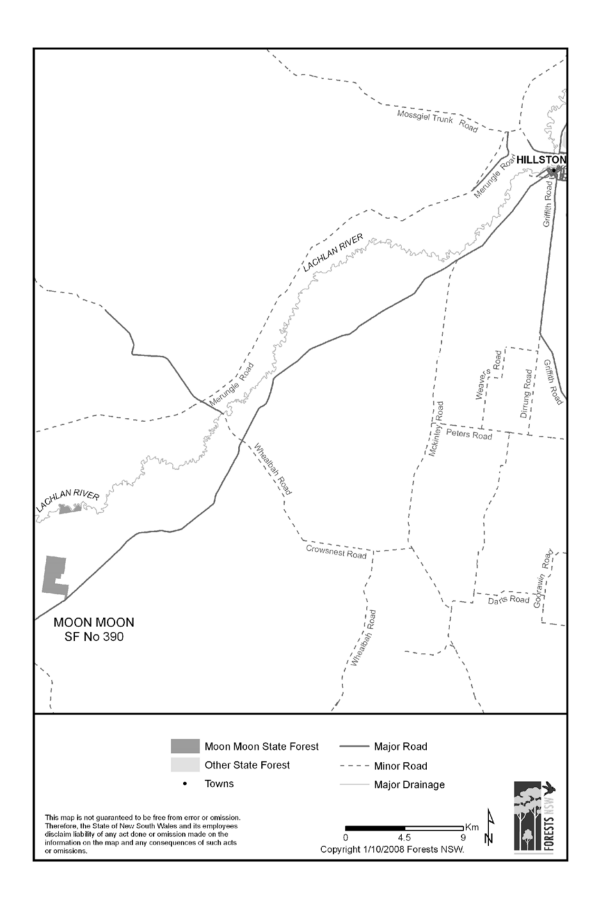
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

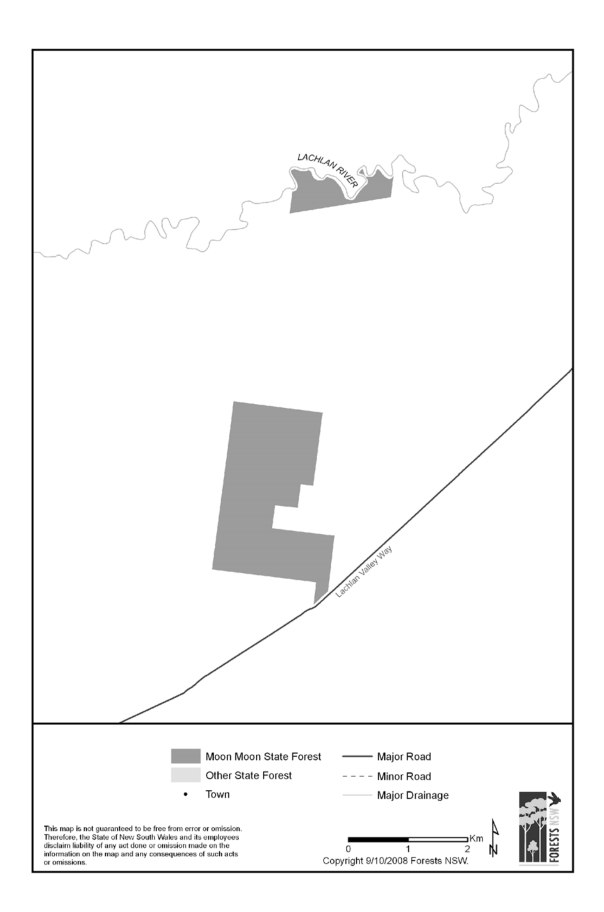
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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 the Game Council on behalf of Forests NSW prior to accessing the declared lands;

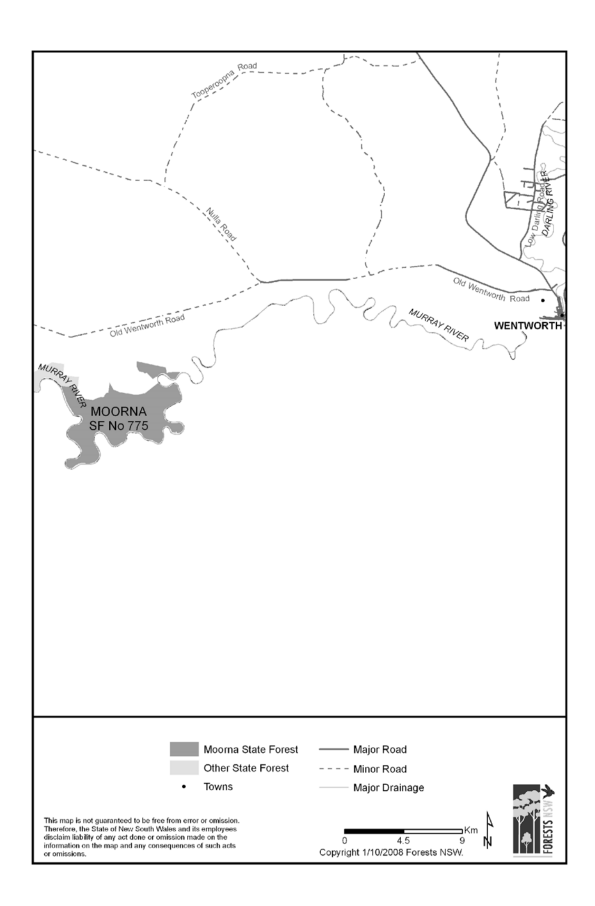
(b) Comply with all conditions in the written permission; and

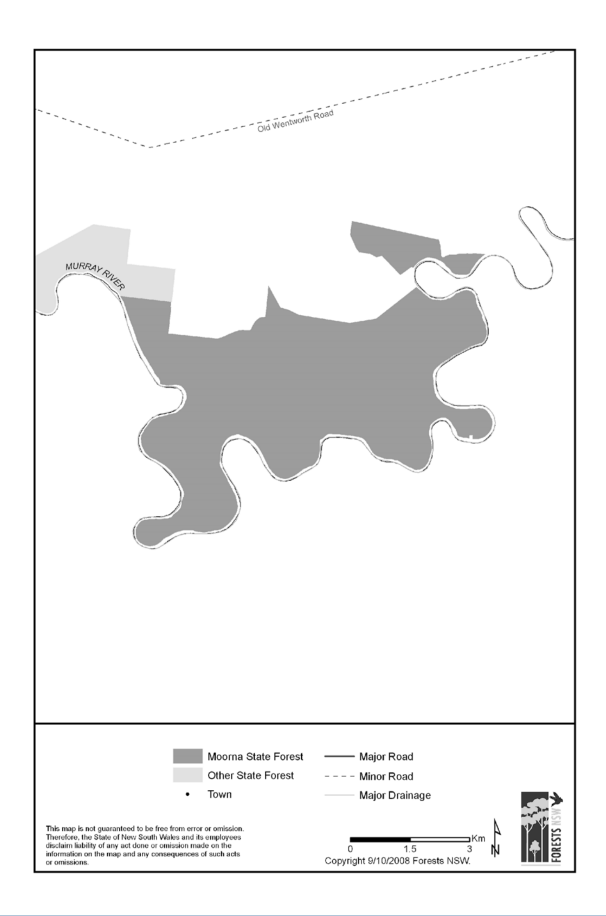
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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 26th day of November 2008

11569





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

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:

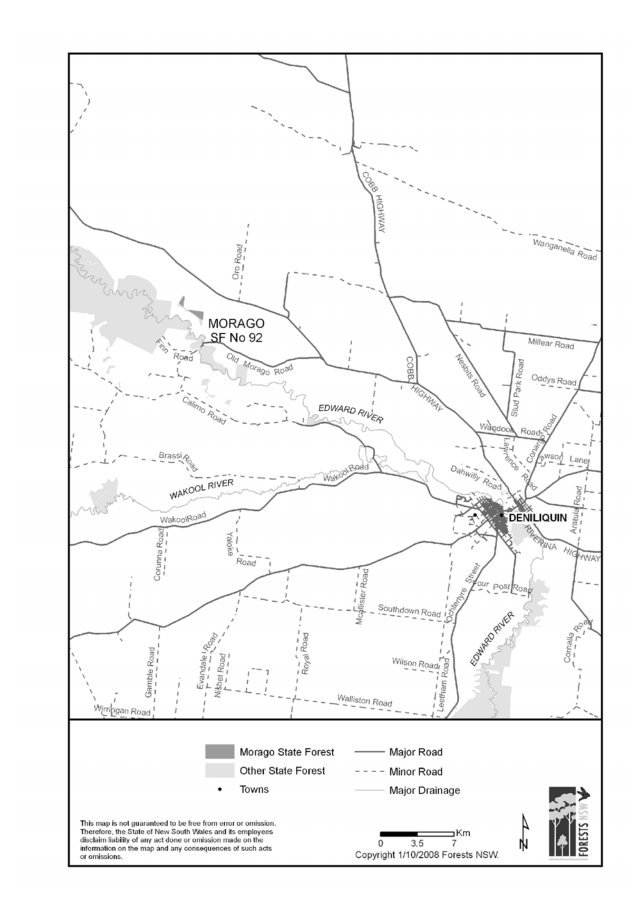
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

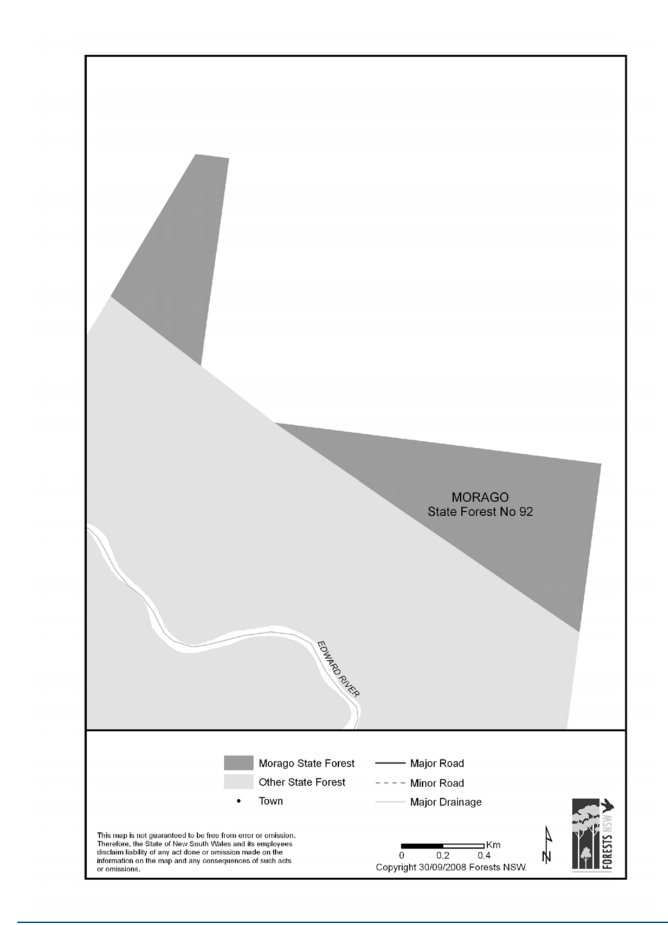
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

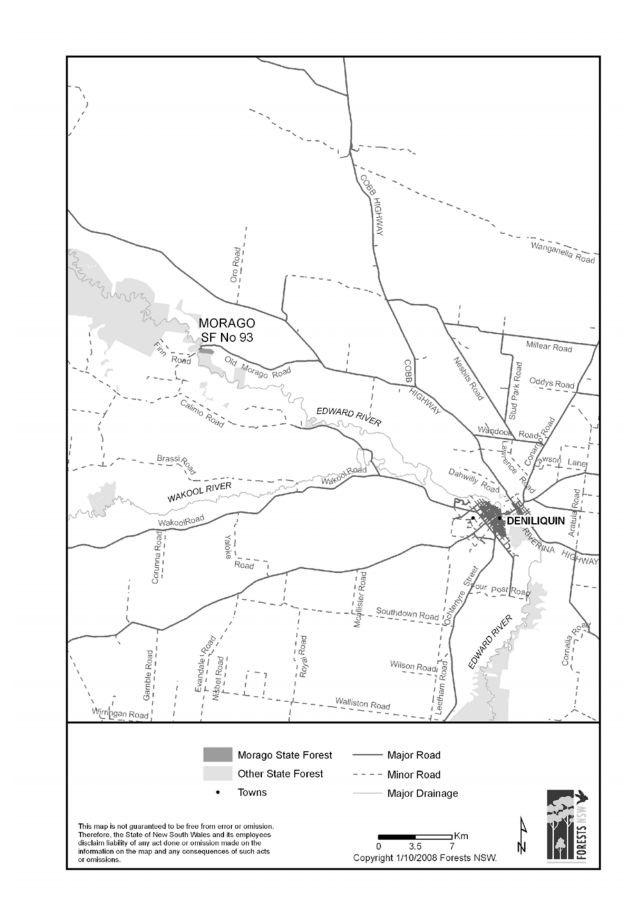
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

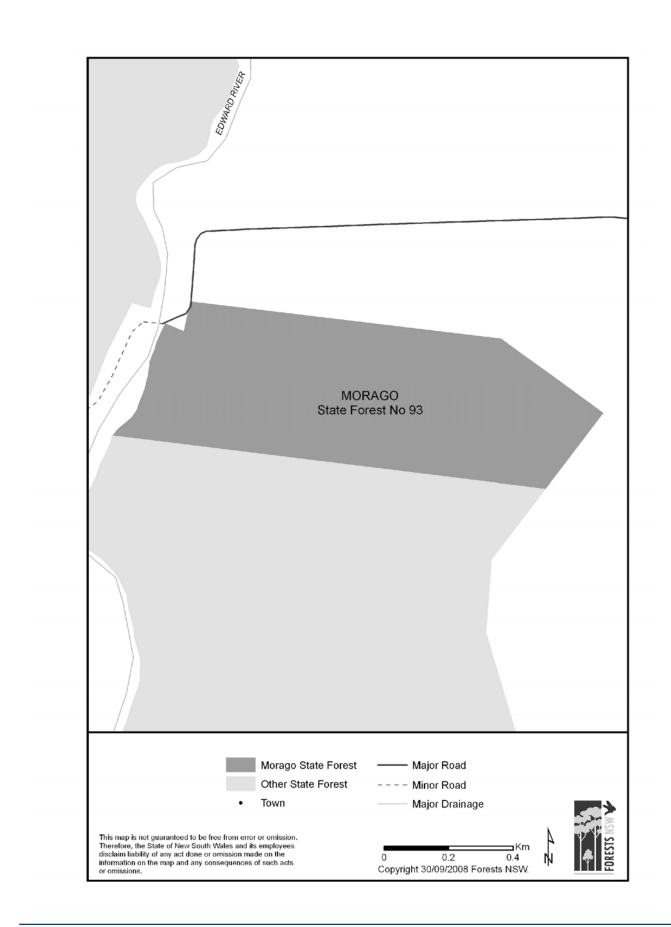
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

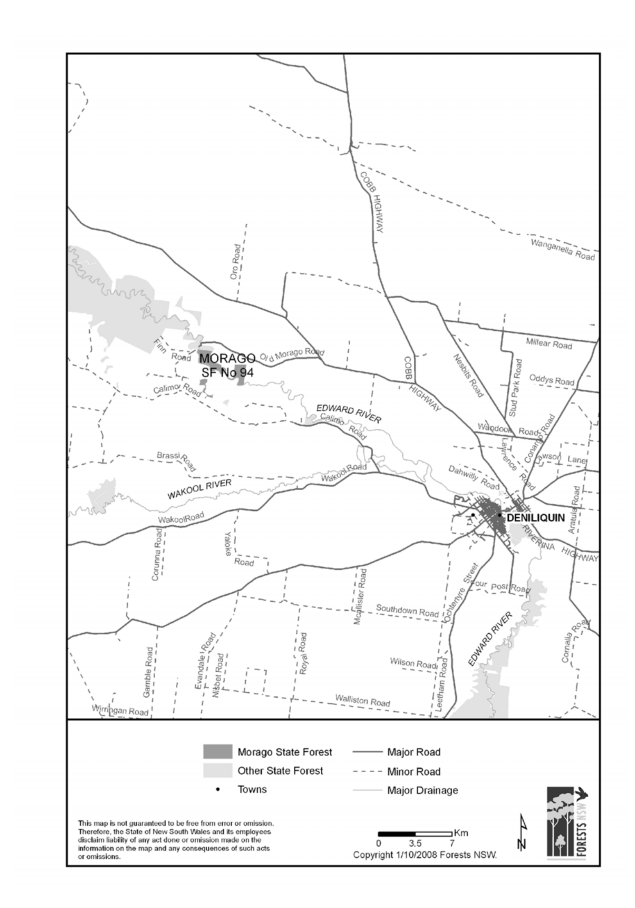
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

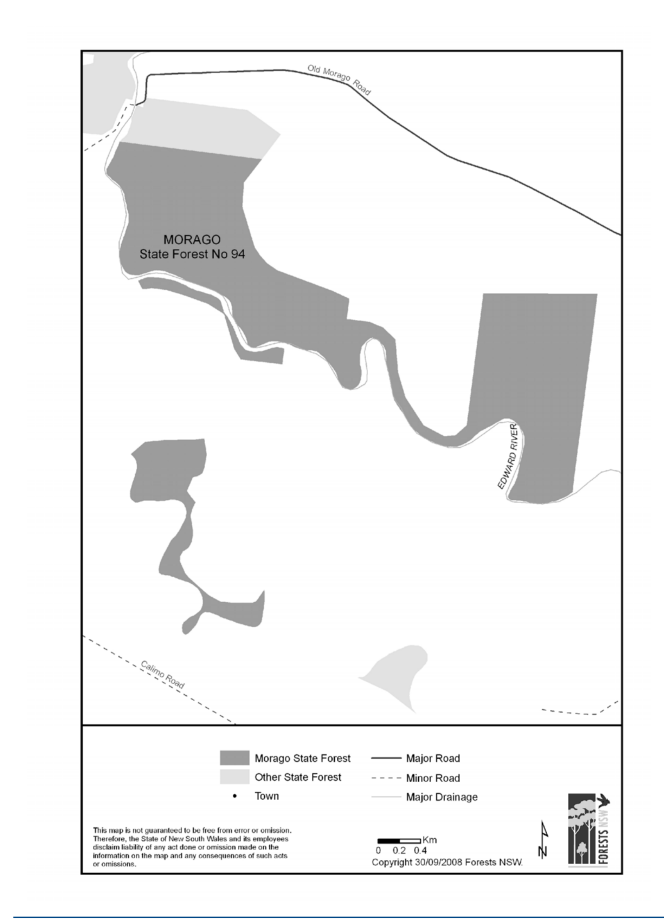
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

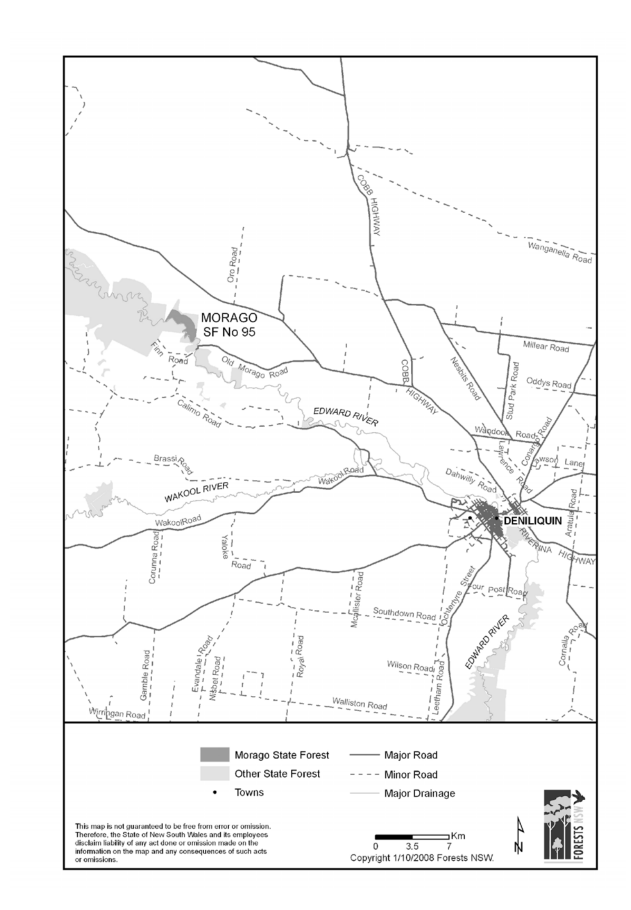
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

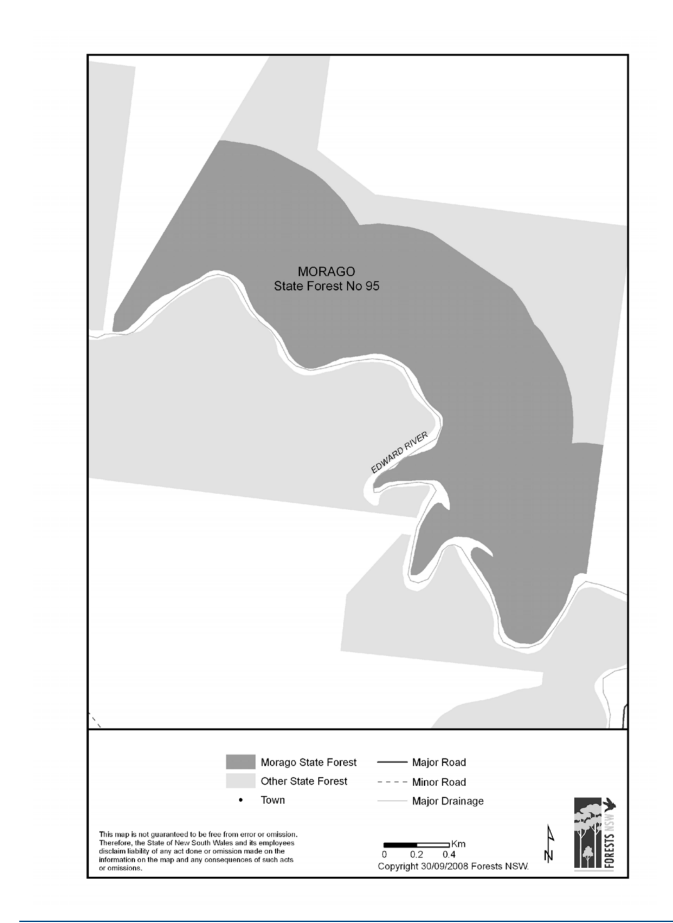
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

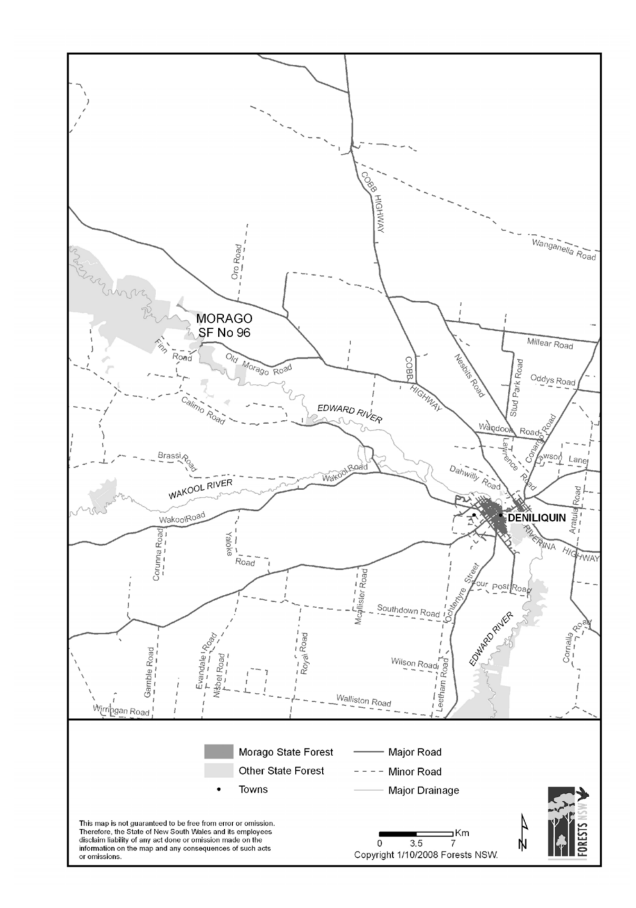
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

(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 26th day of November 2008





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

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:

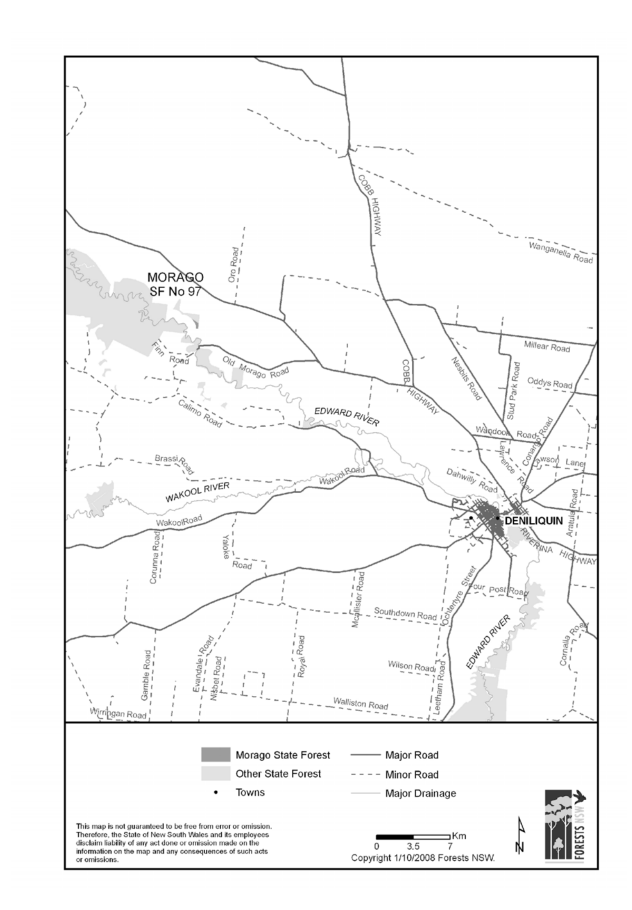
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

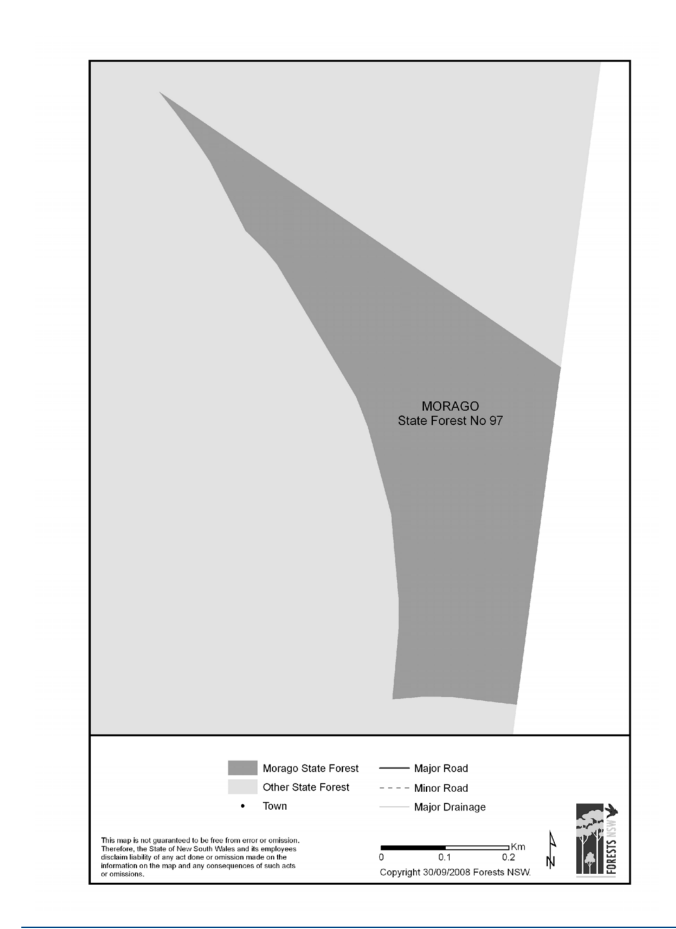
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

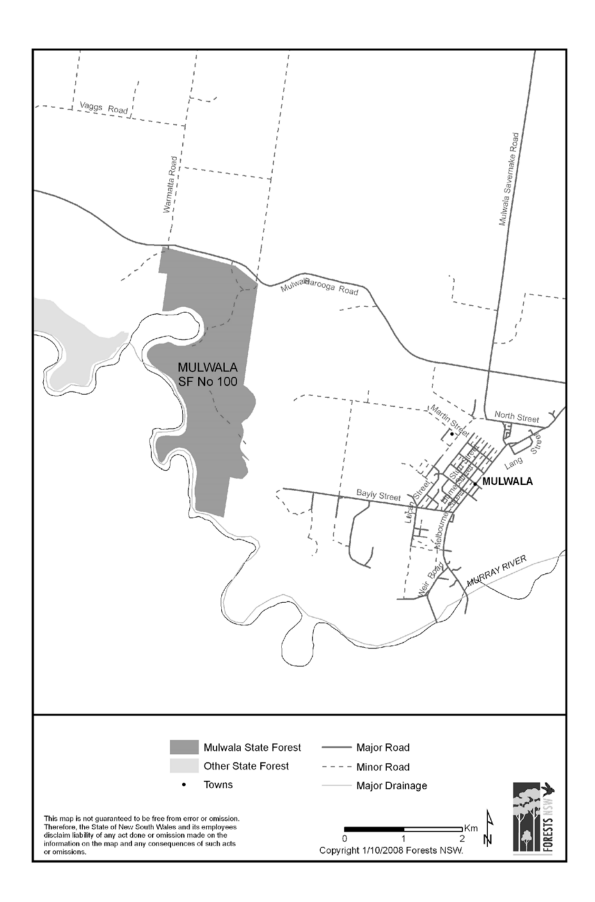
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

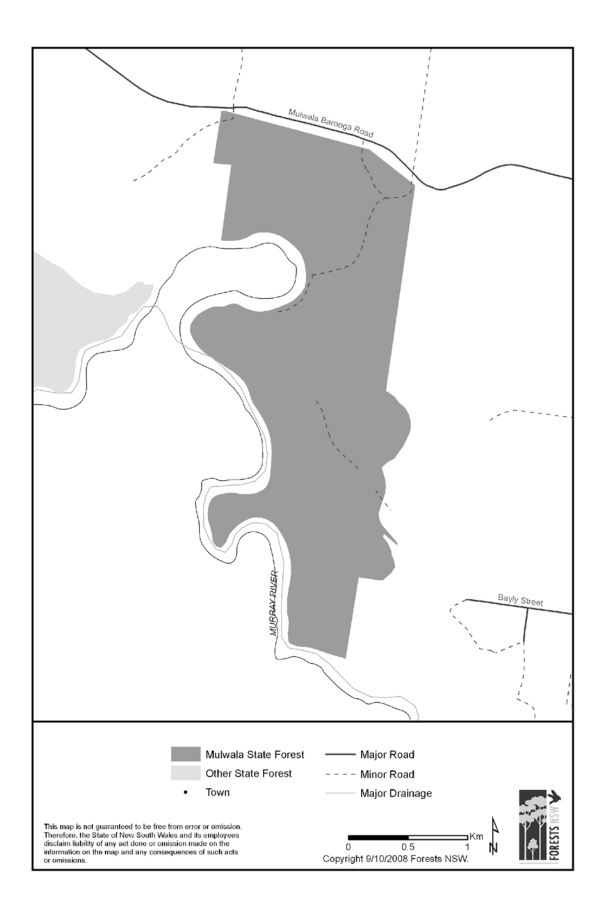
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

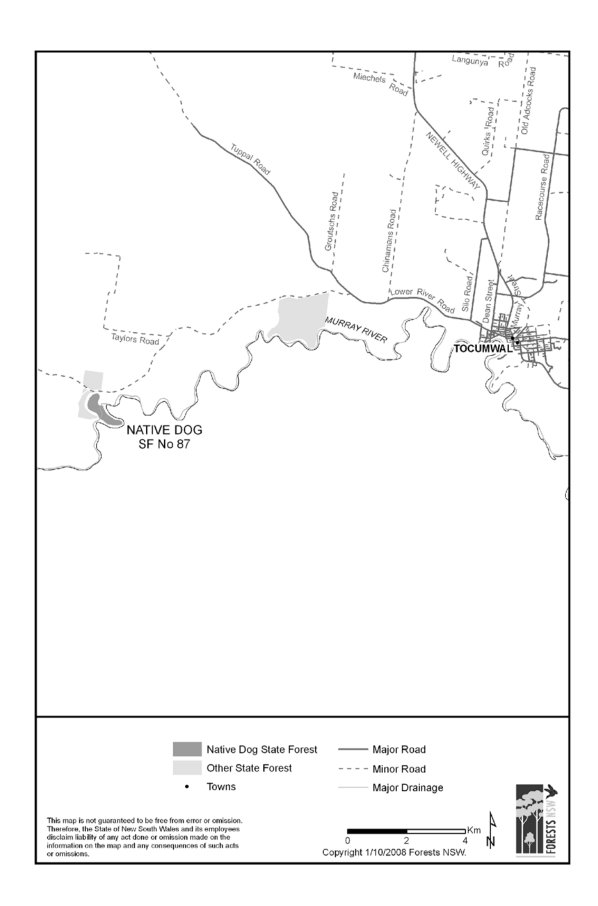
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

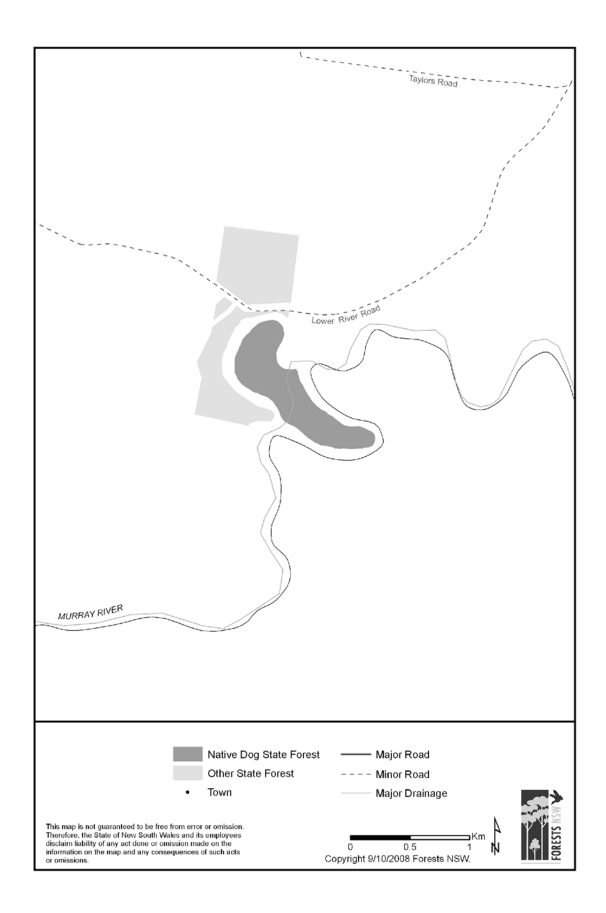
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

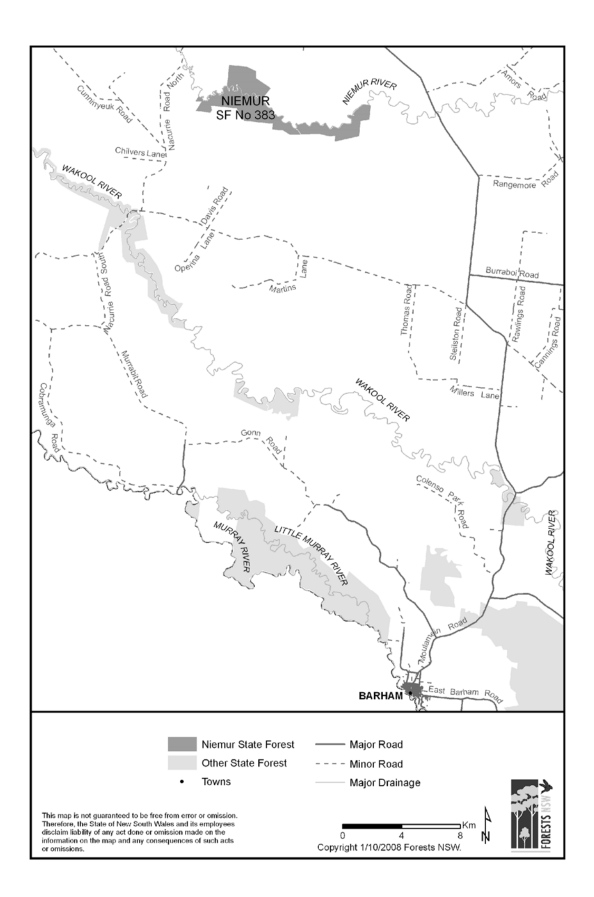
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

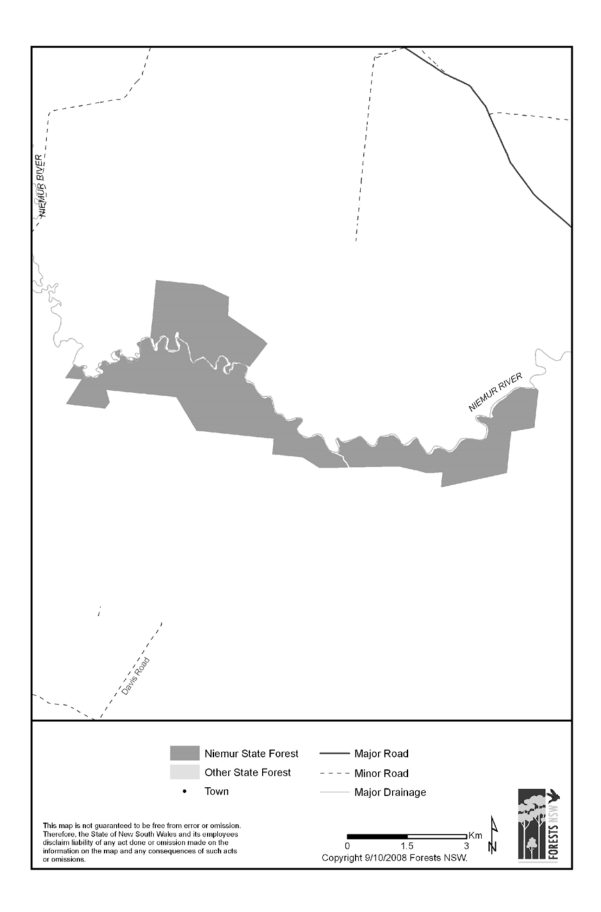
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

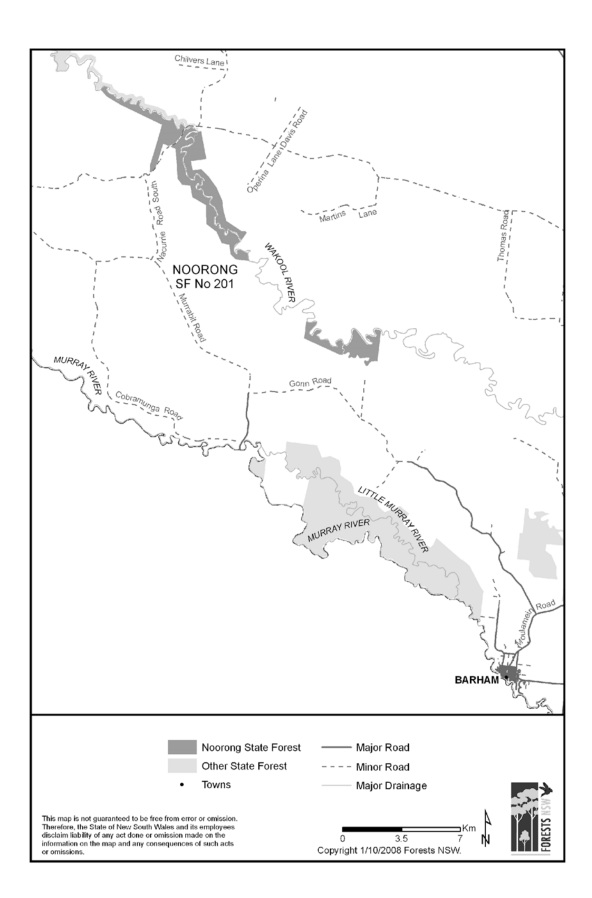
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

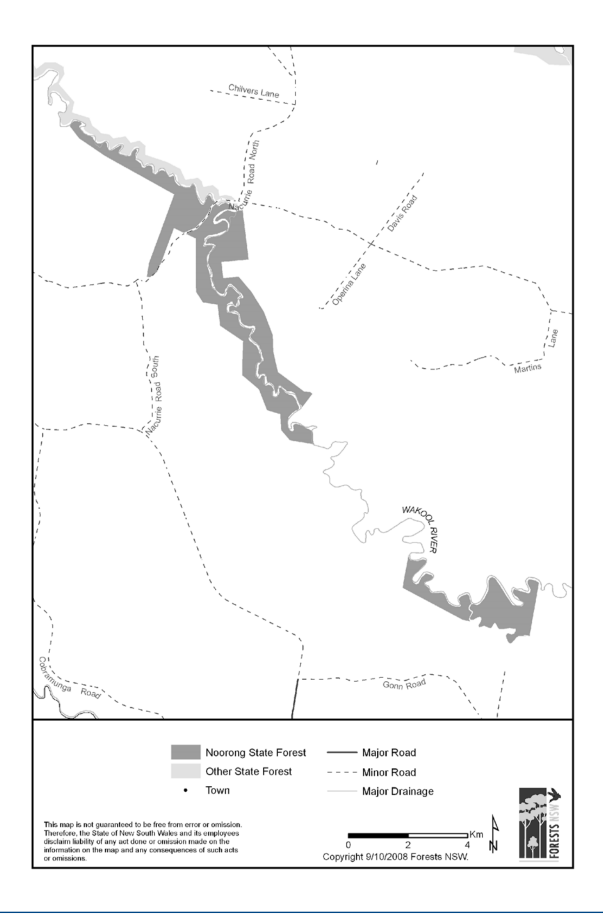
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

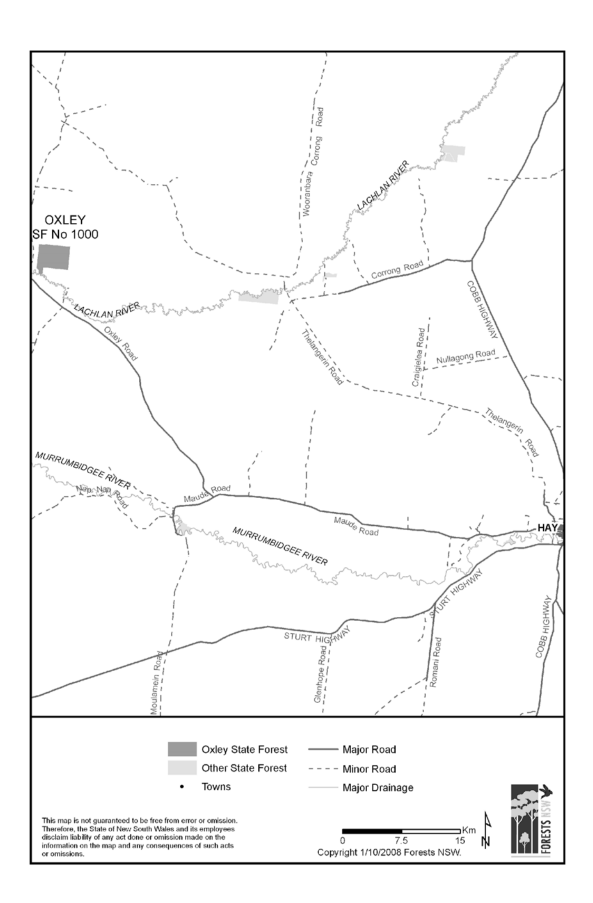
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

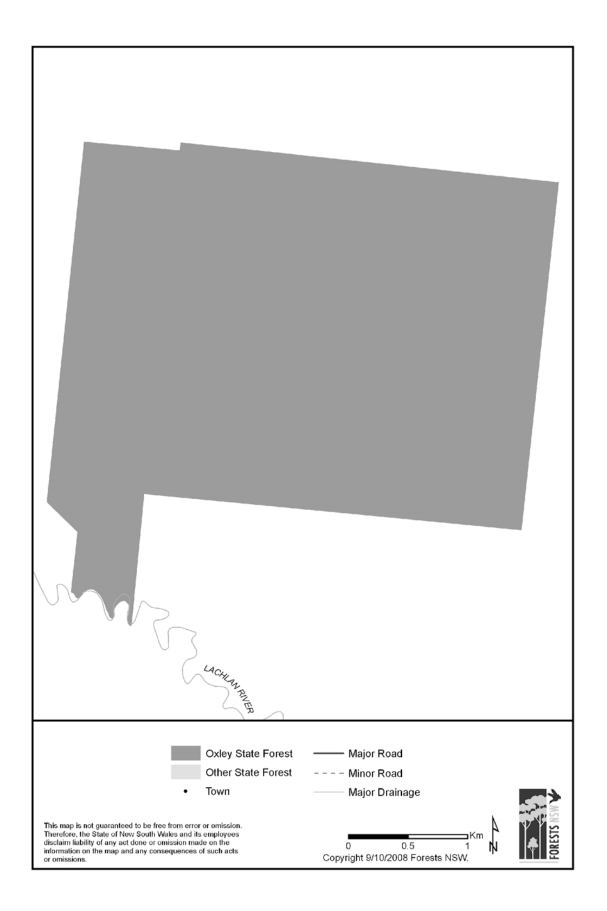
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

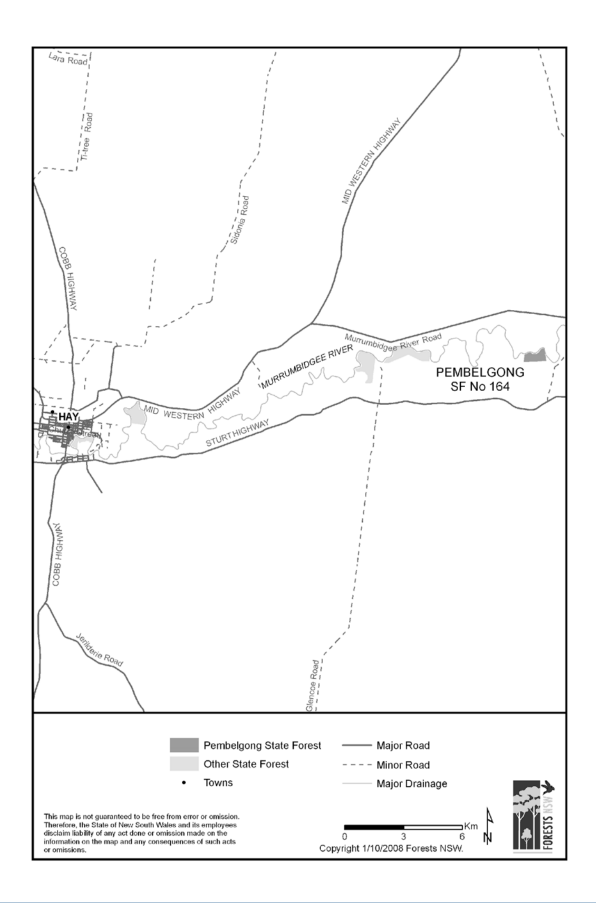
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

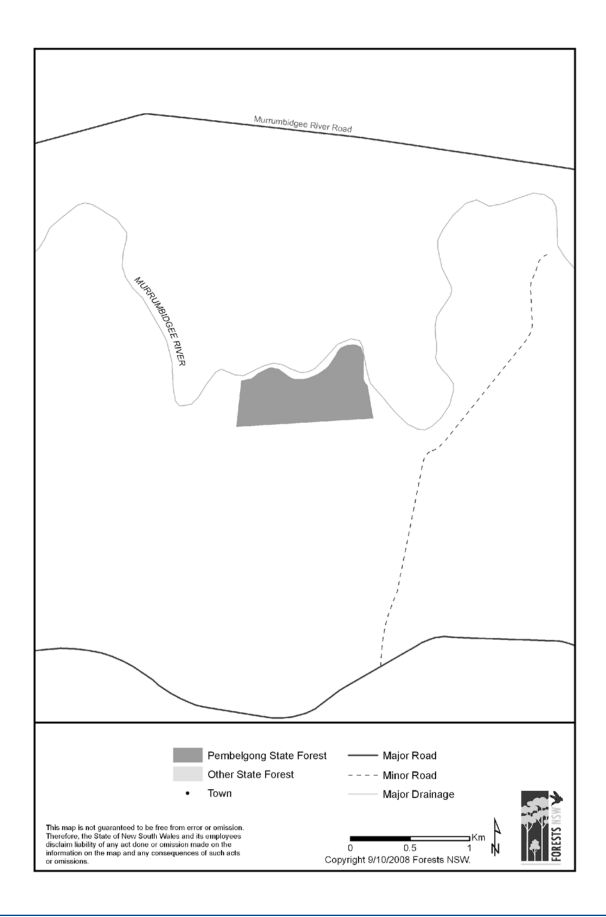
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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 'A' and a location 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:

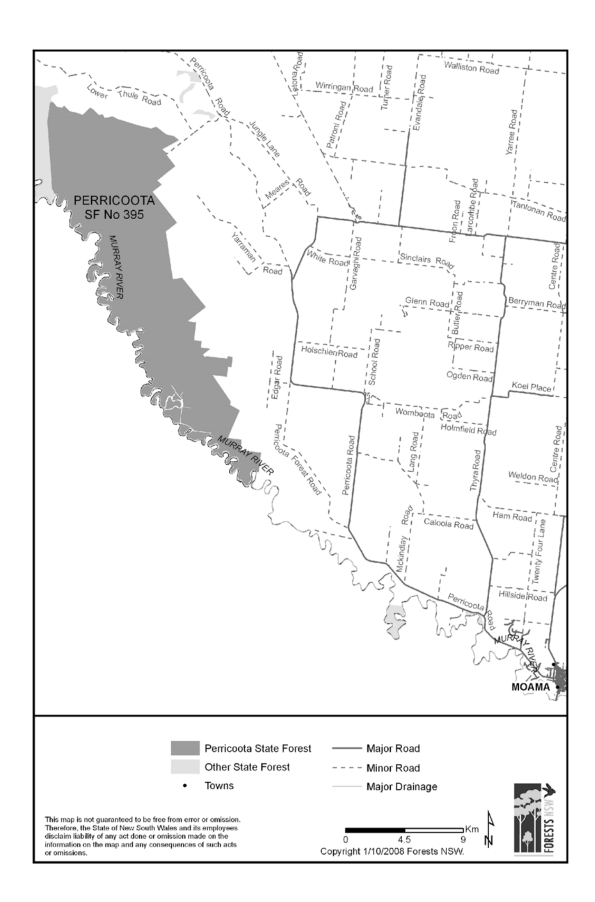
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

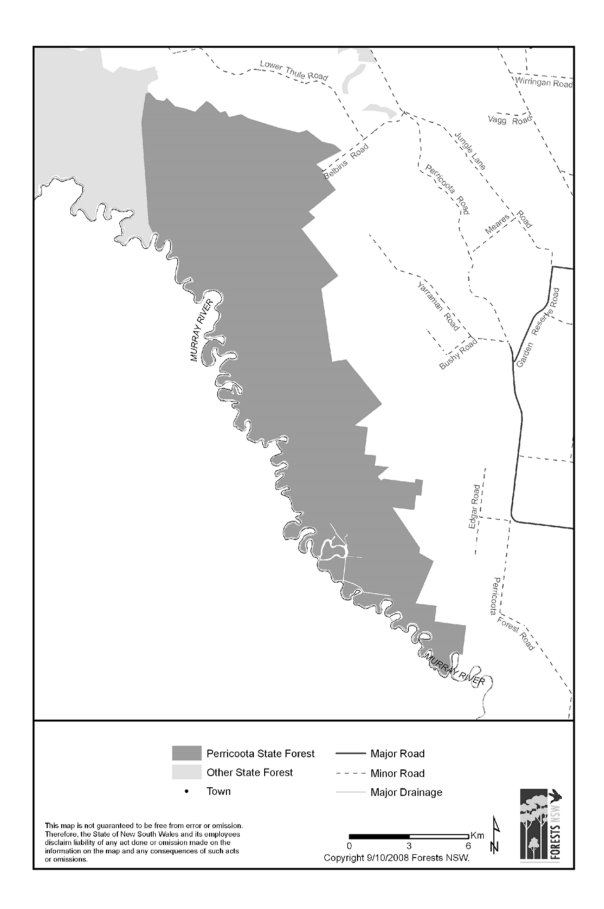
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

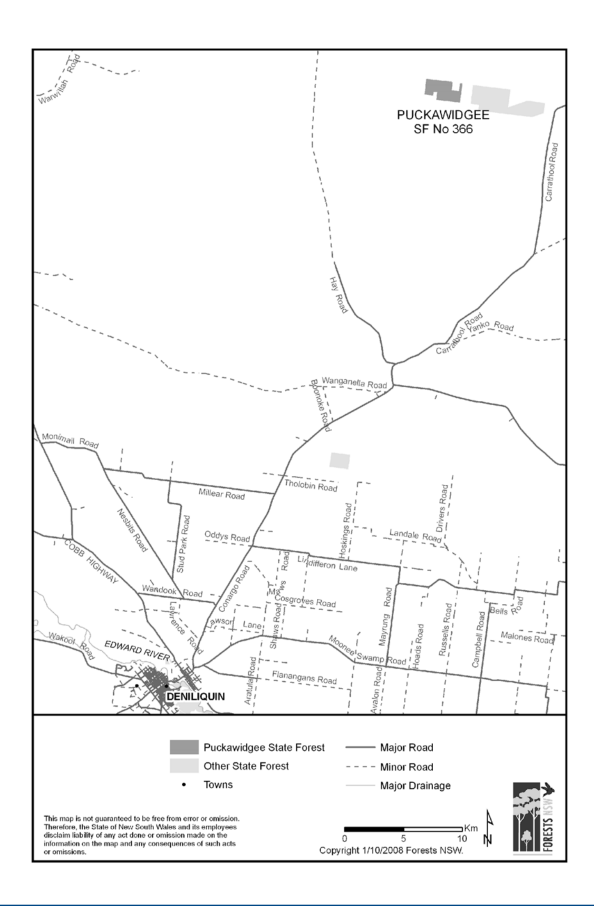
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

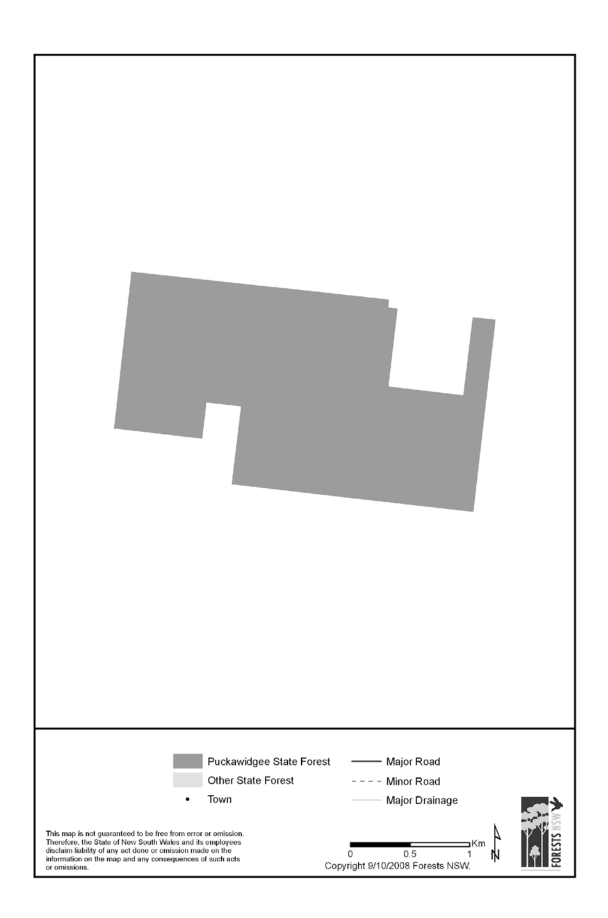
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

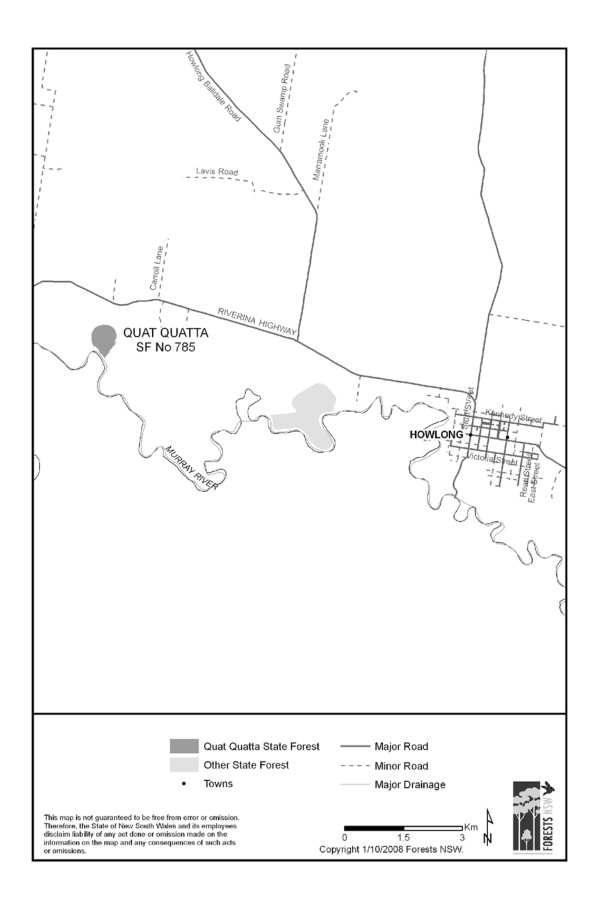
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

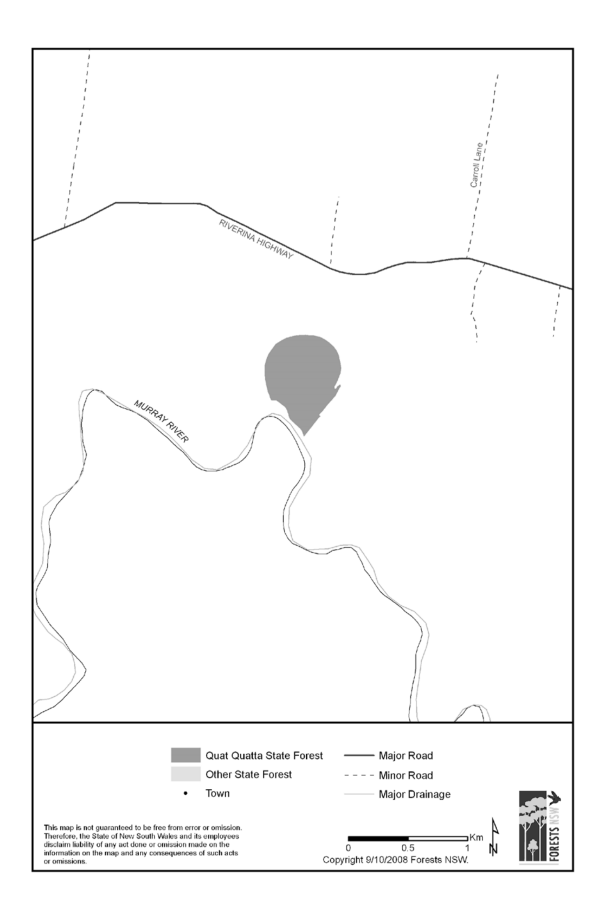
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

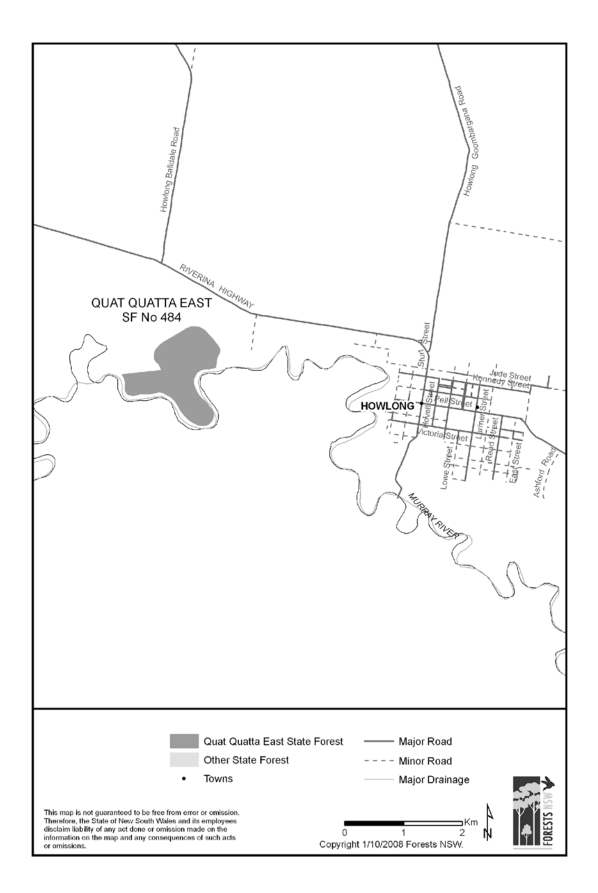
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

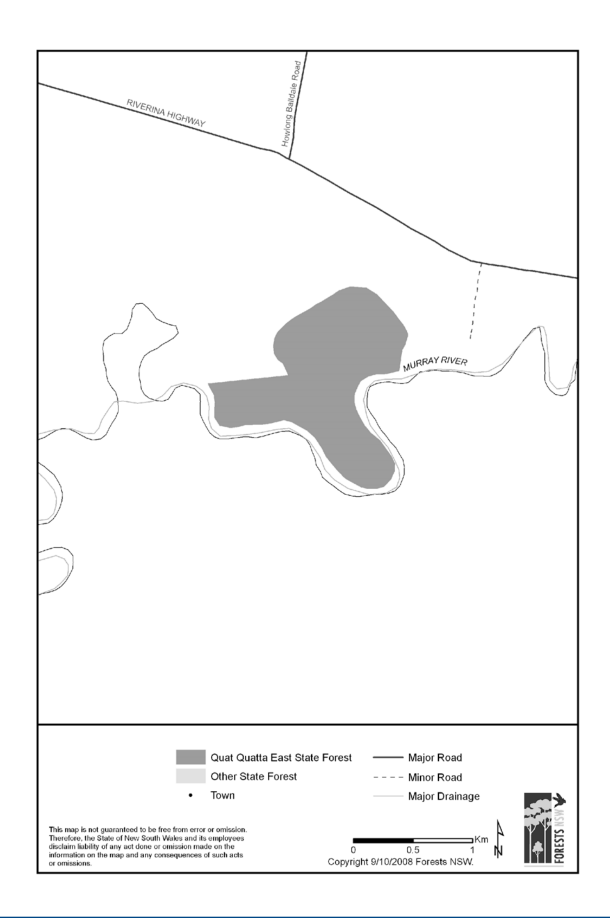
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

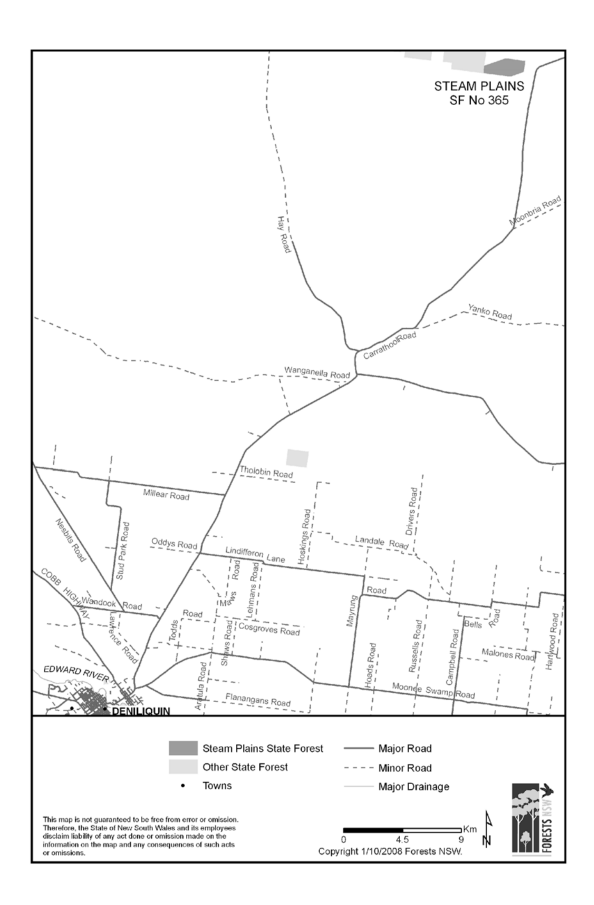
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

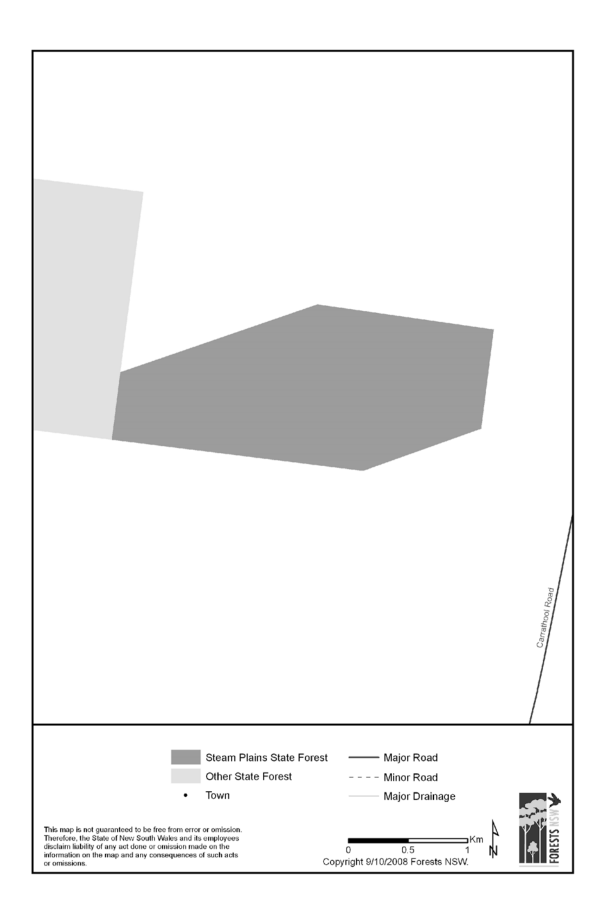
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

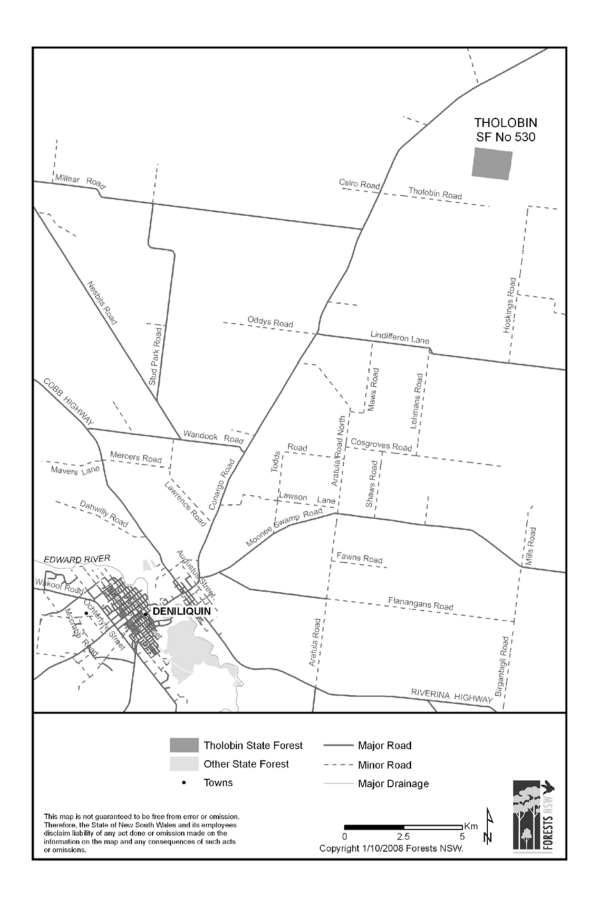
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

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

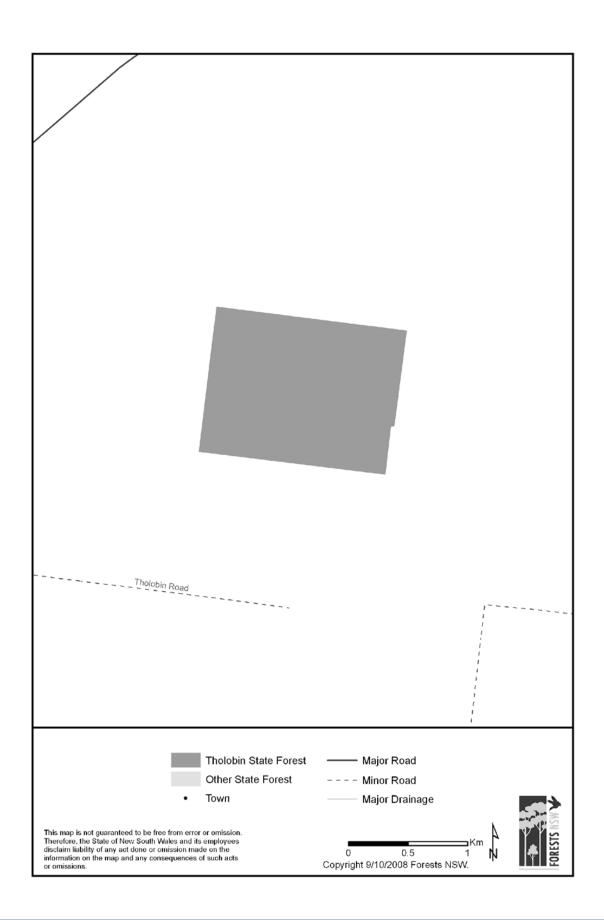
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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 26th day of November 2008



28 November 2008



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

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:

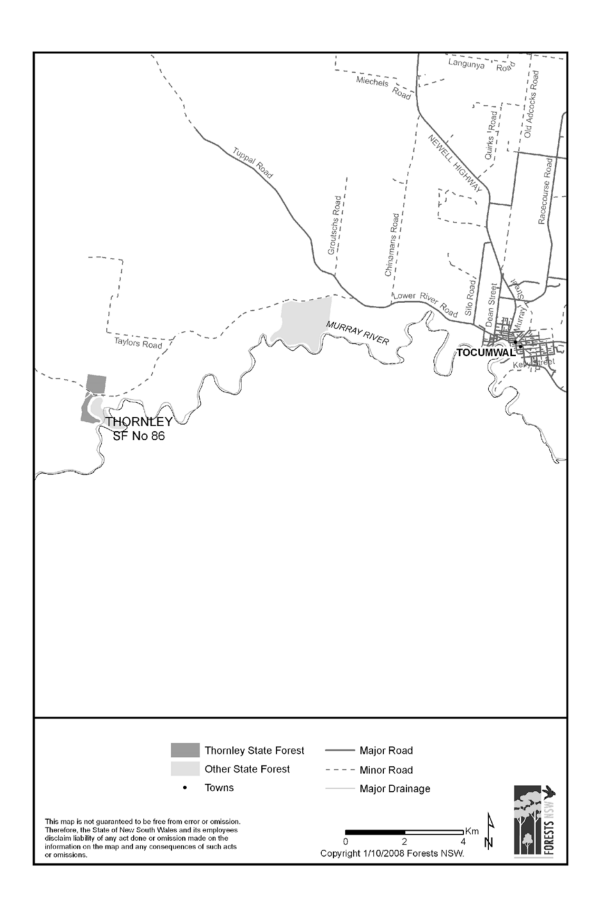
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

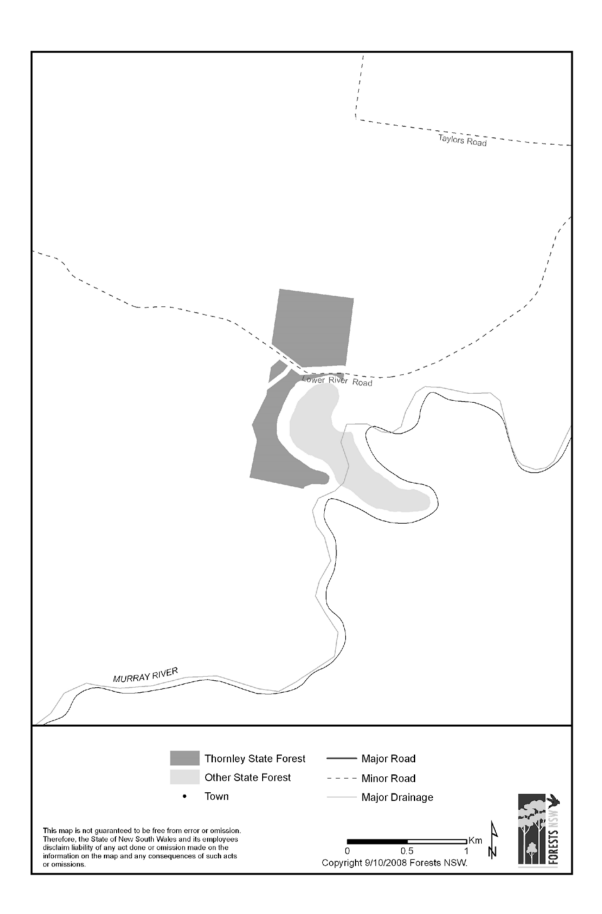
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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 the Game Council on behalf of Forests NSW prior to accessing the declared lands;

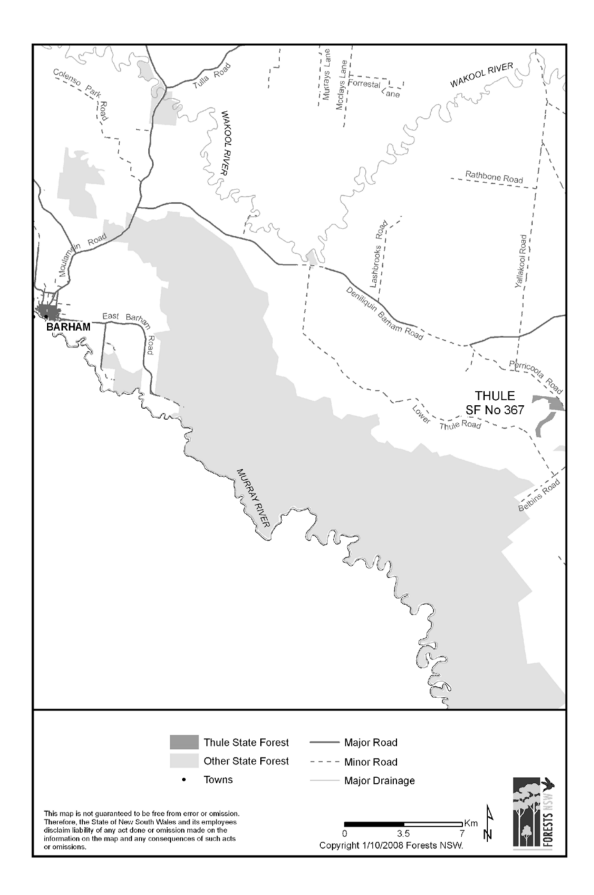
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008

11629





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

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:

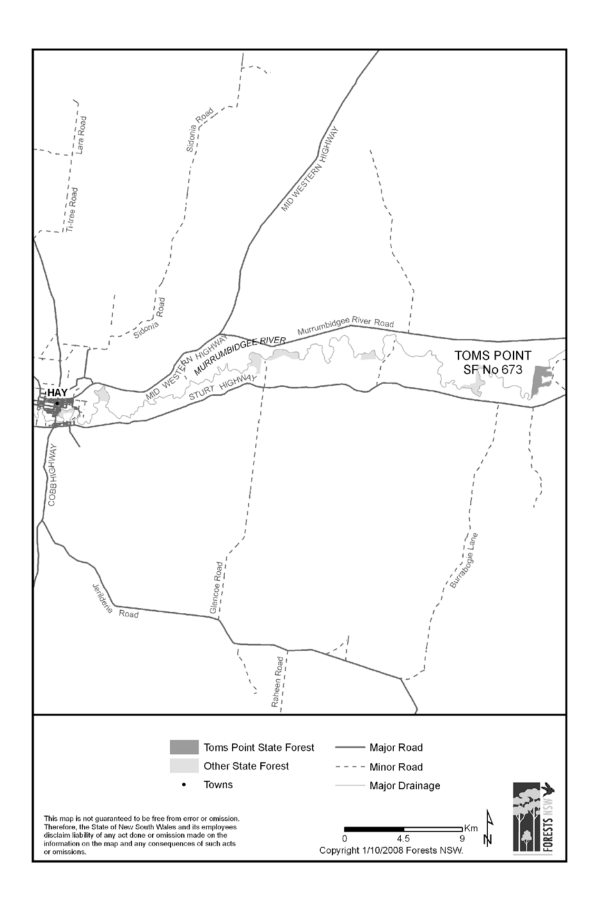
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

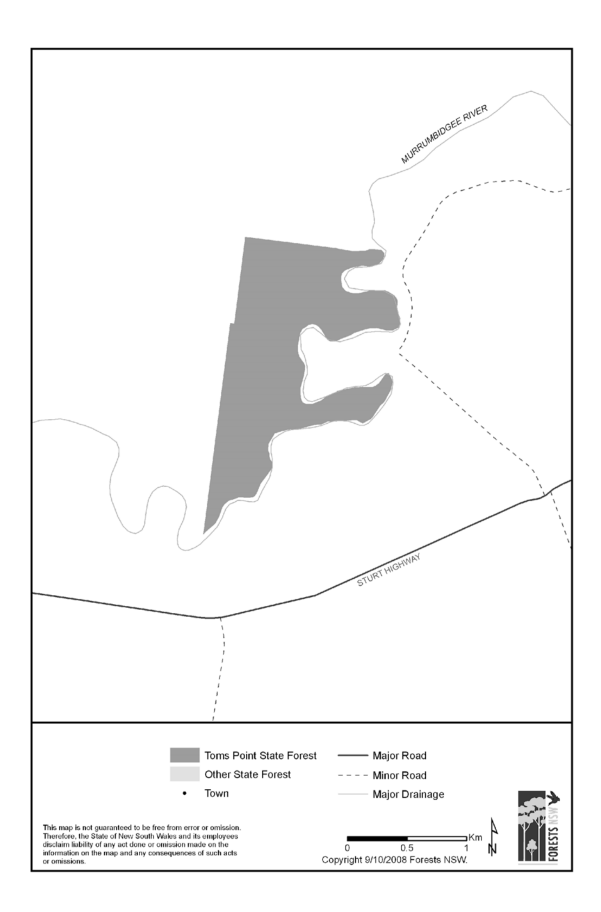
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

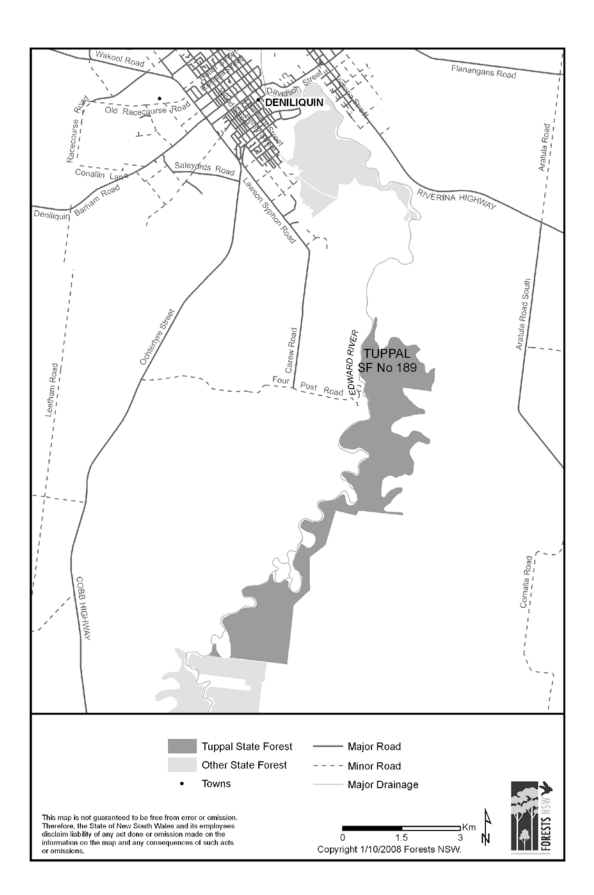
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

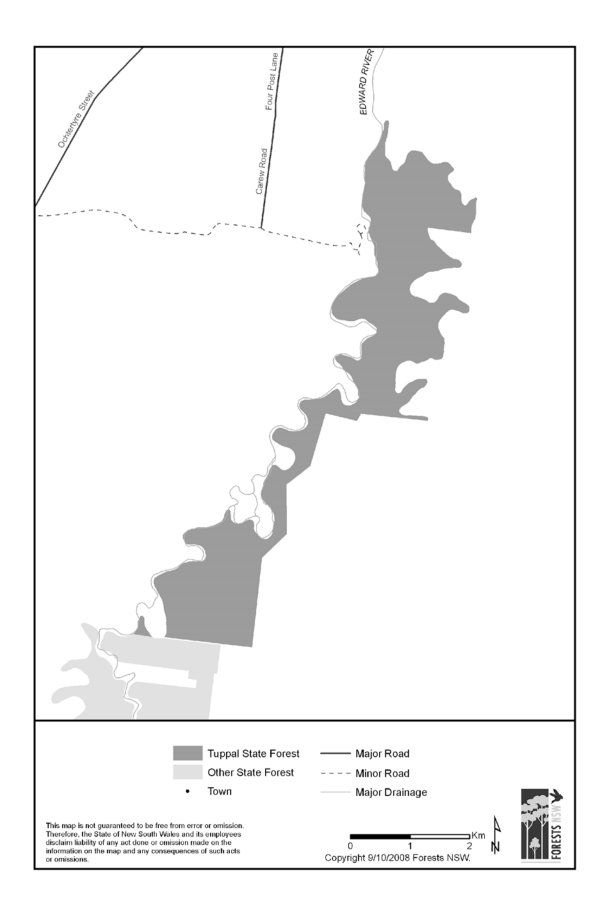
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

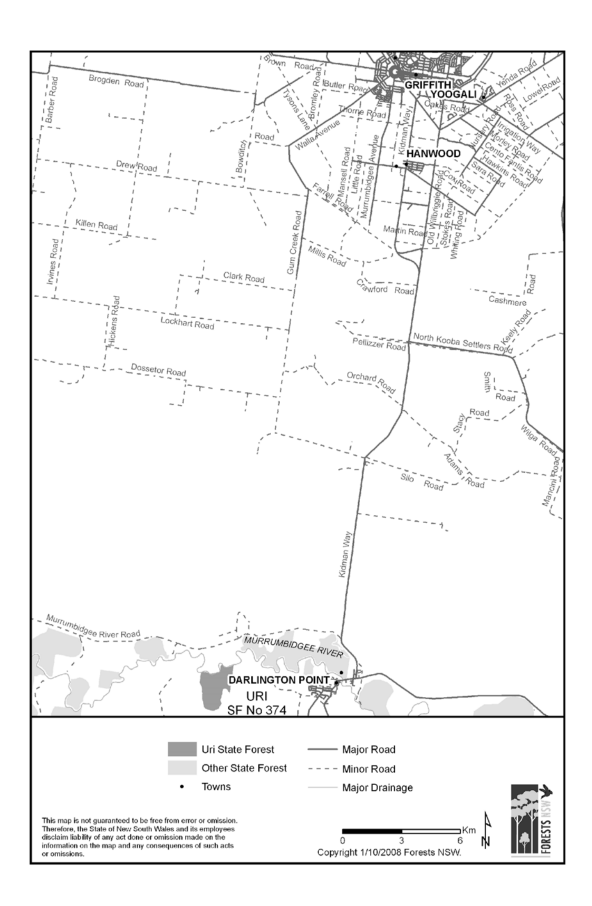
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

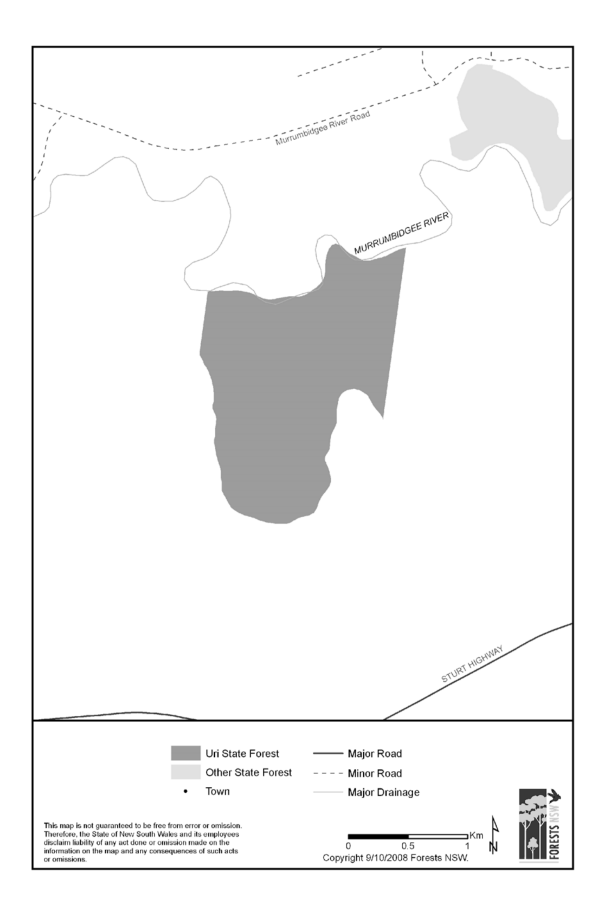
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

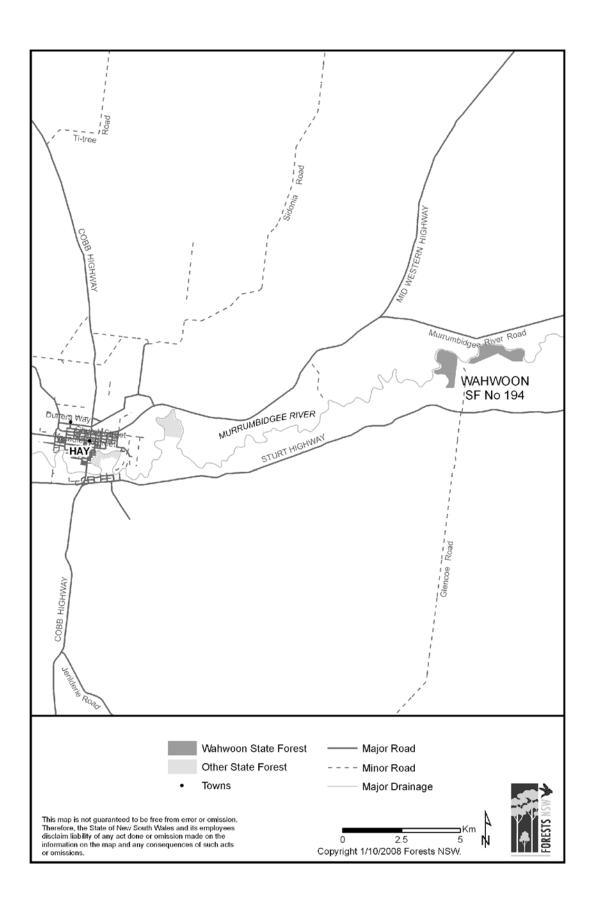
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

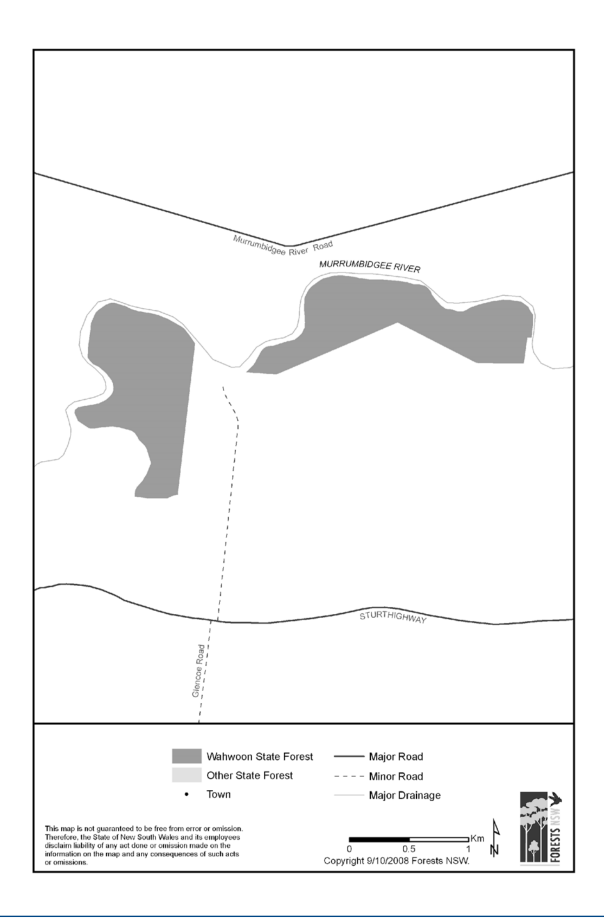
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

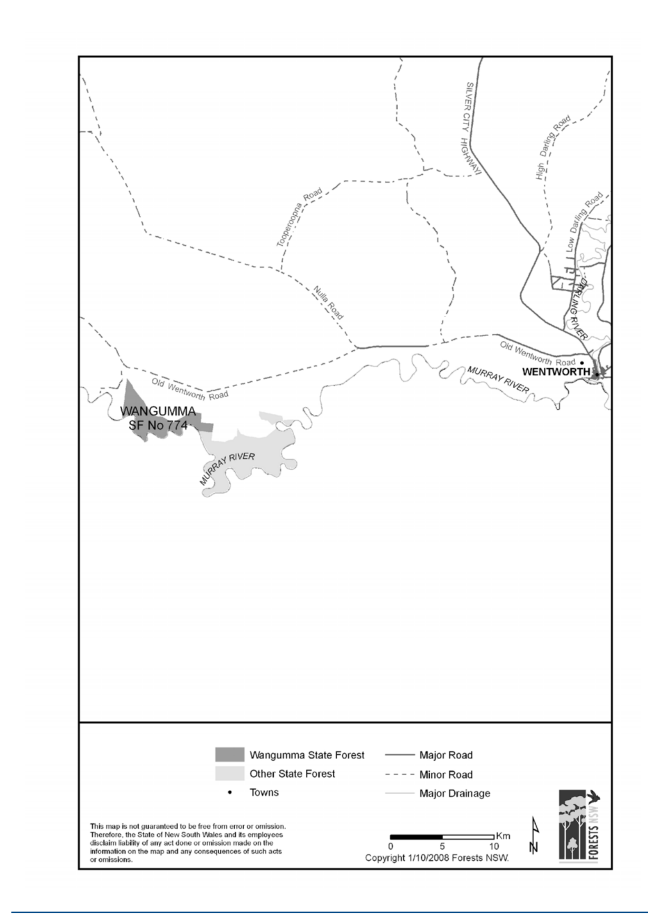
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

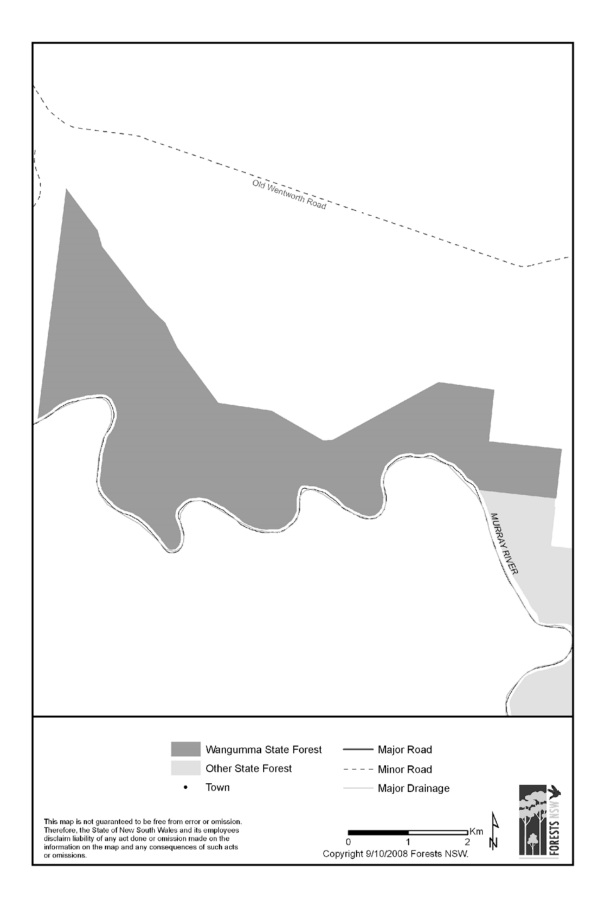
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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 the Game Council on behalf of Forests NSW prior to accessing the declared lands;

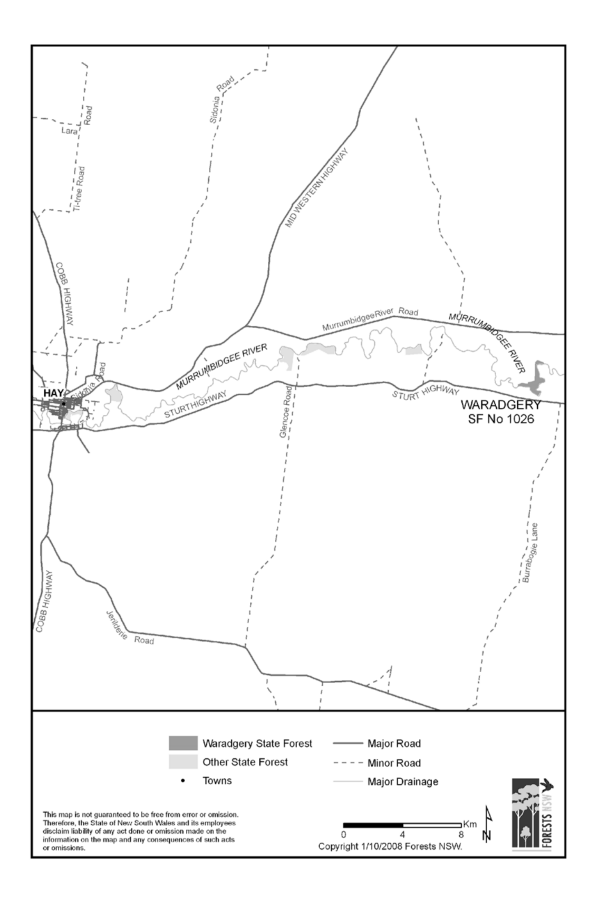
(b) Comply with all conditions in the written permission; and

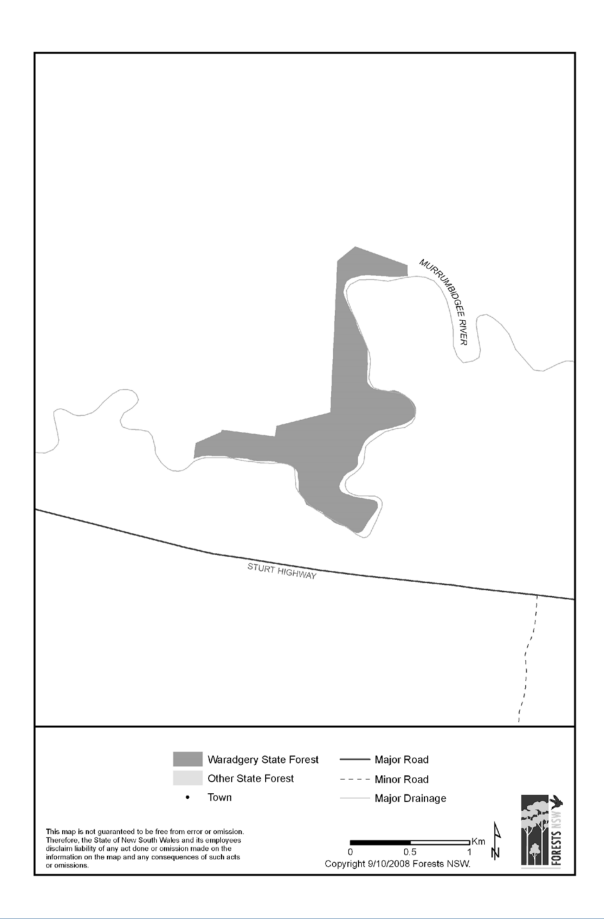
(c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

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 26th day of November 2008

11647





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

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:

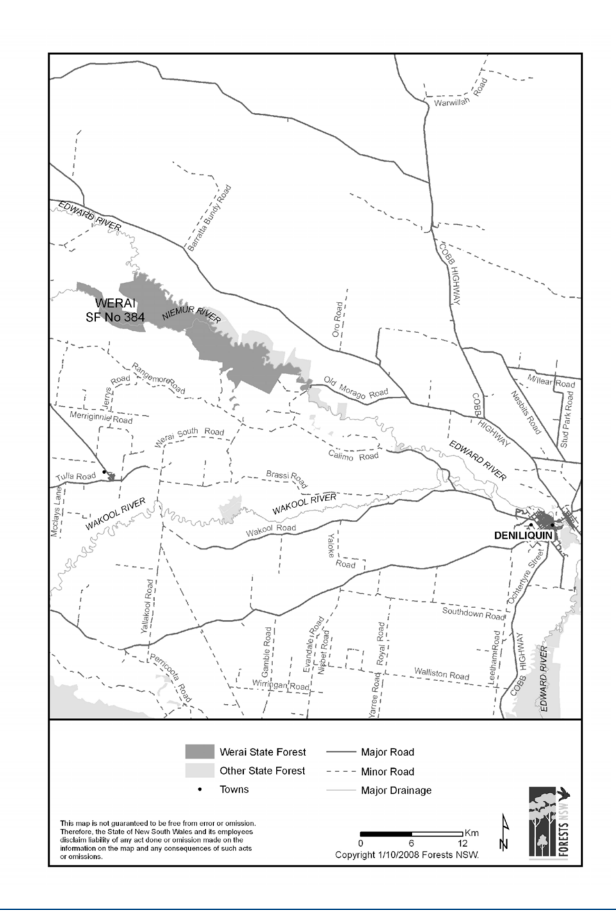
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

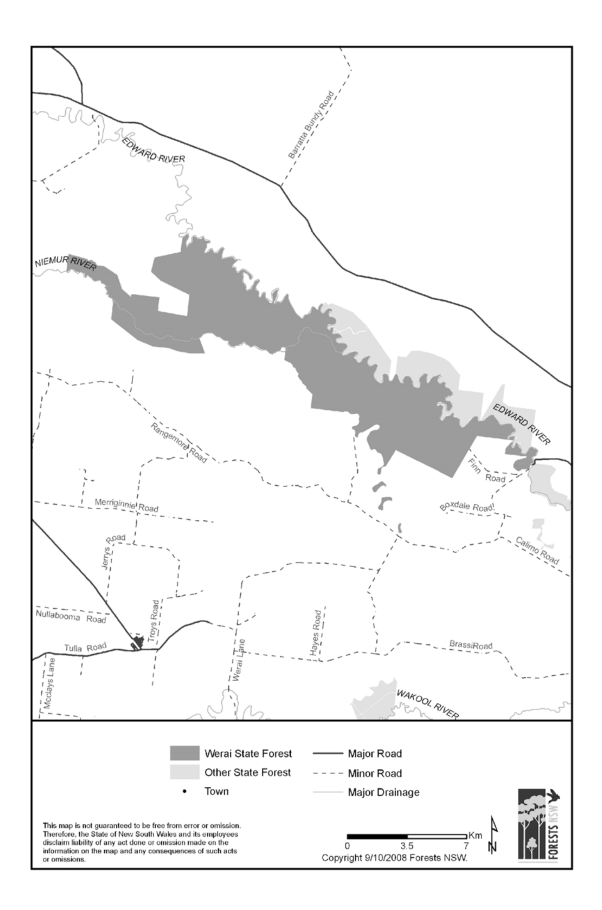
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

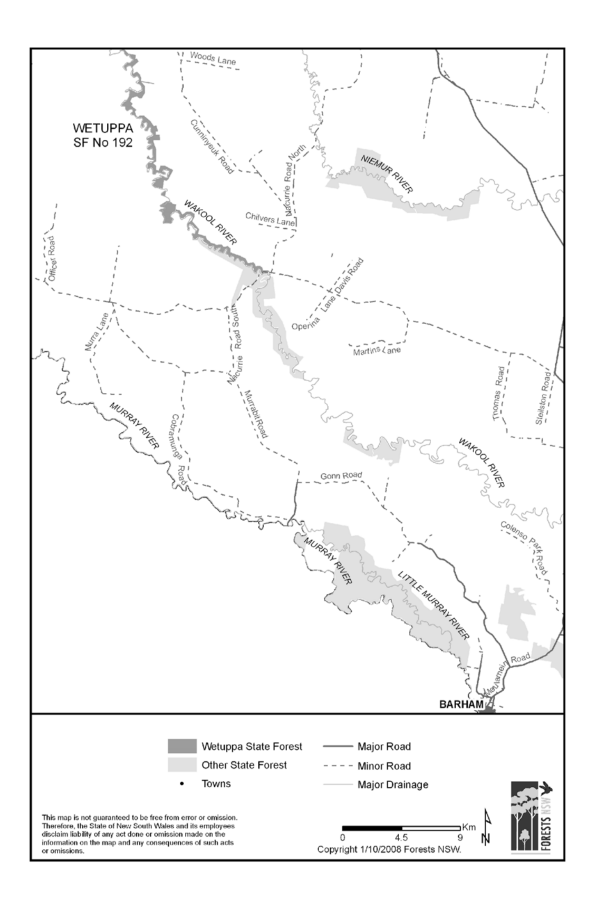
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

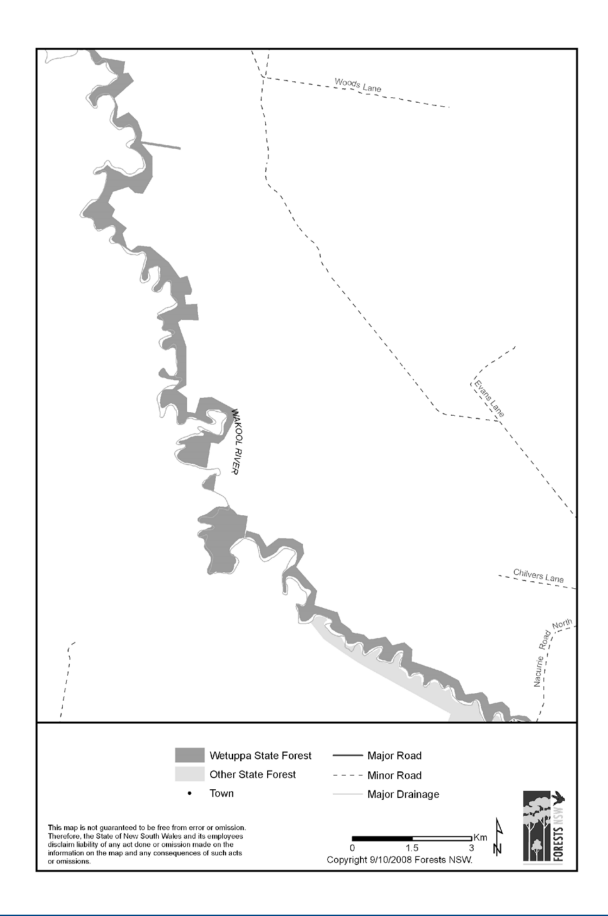
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

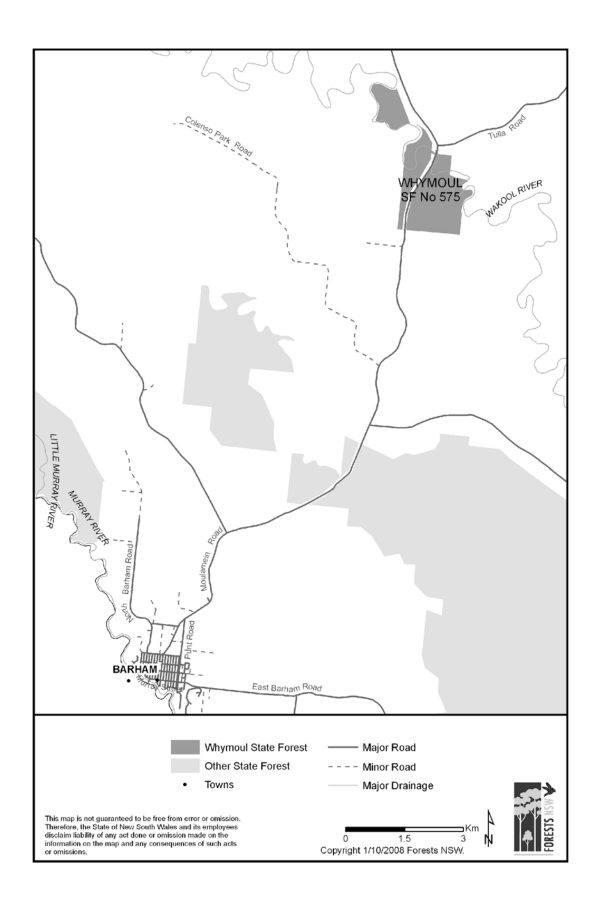
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

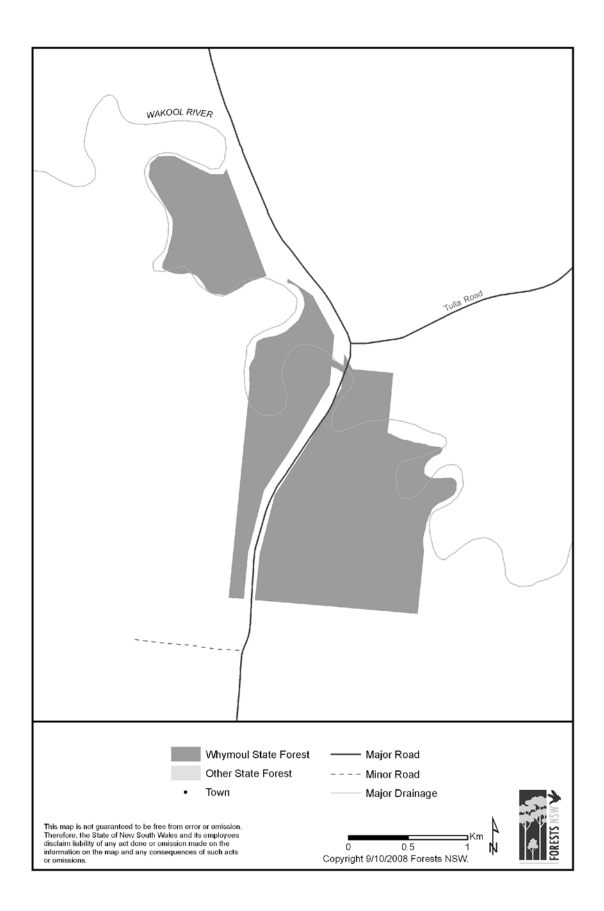
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

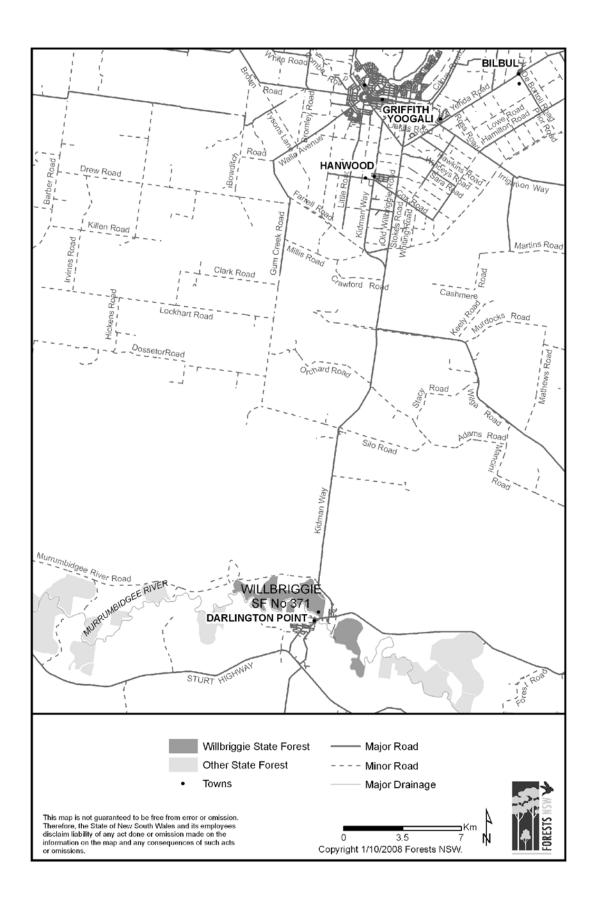
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

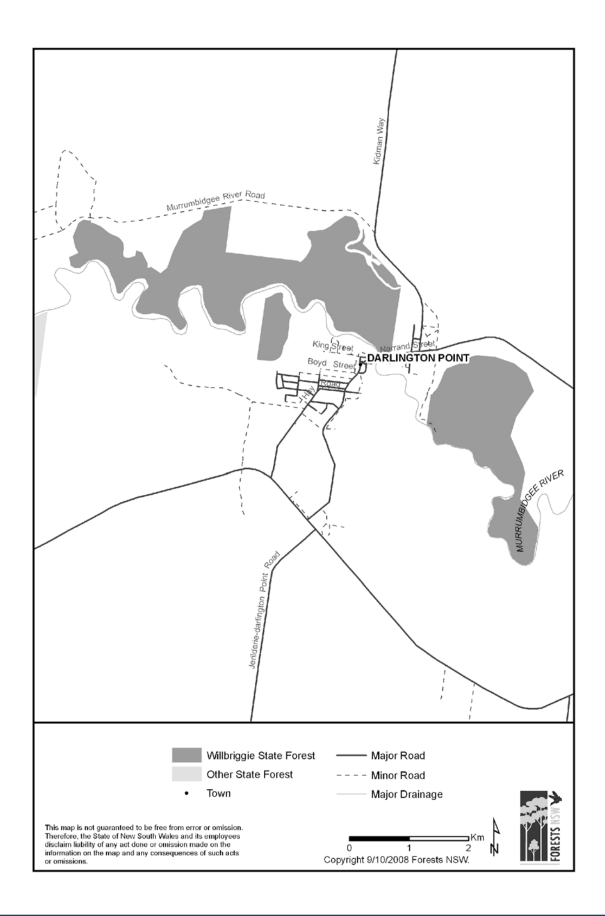
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

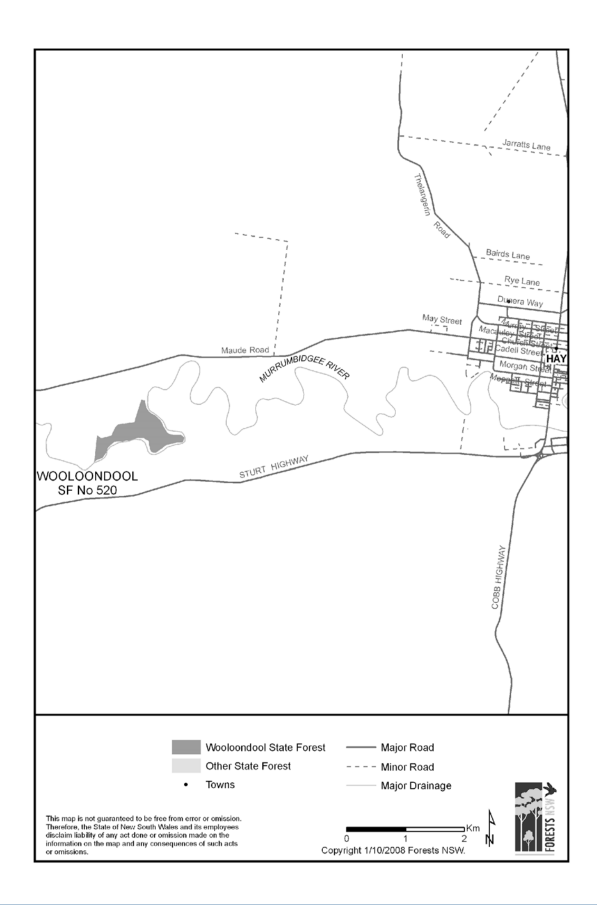
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

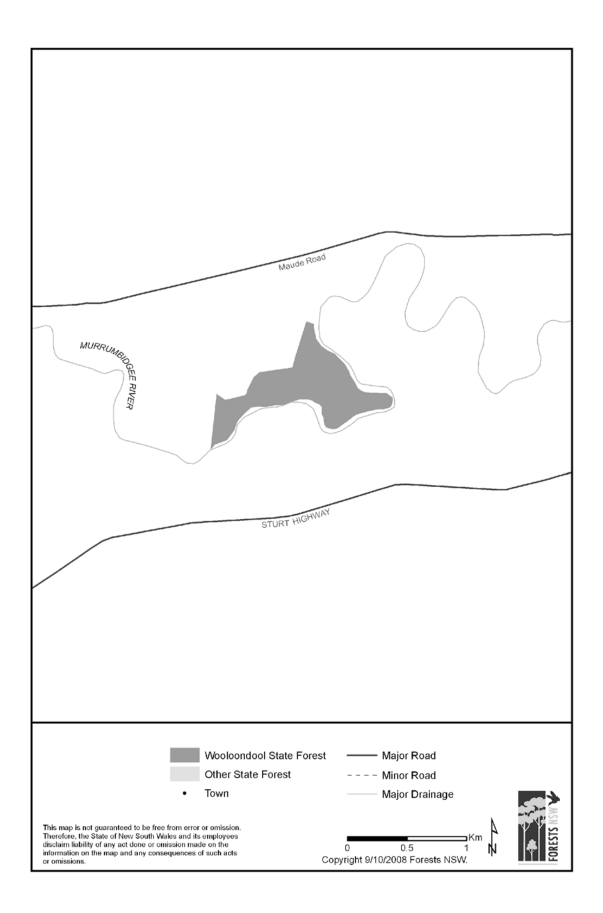
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

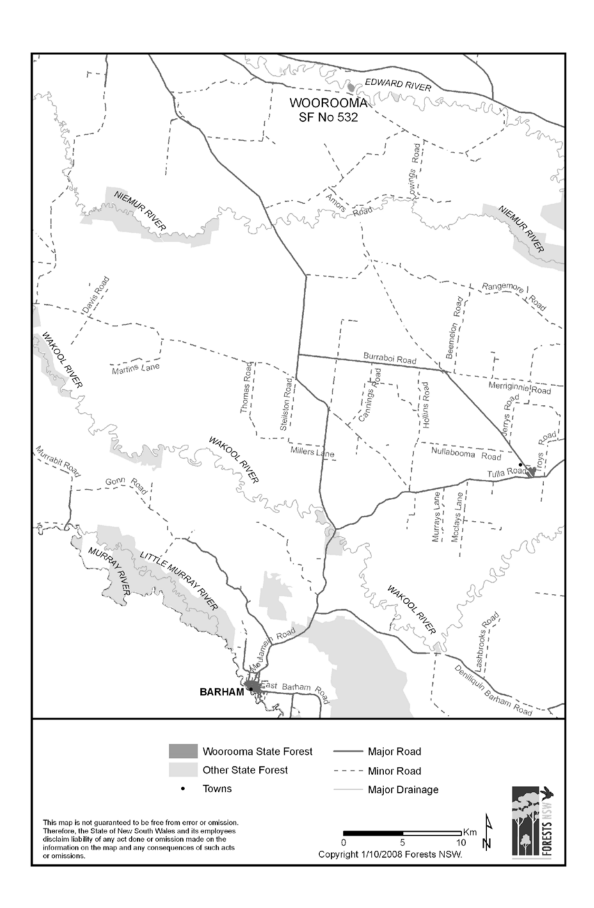
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

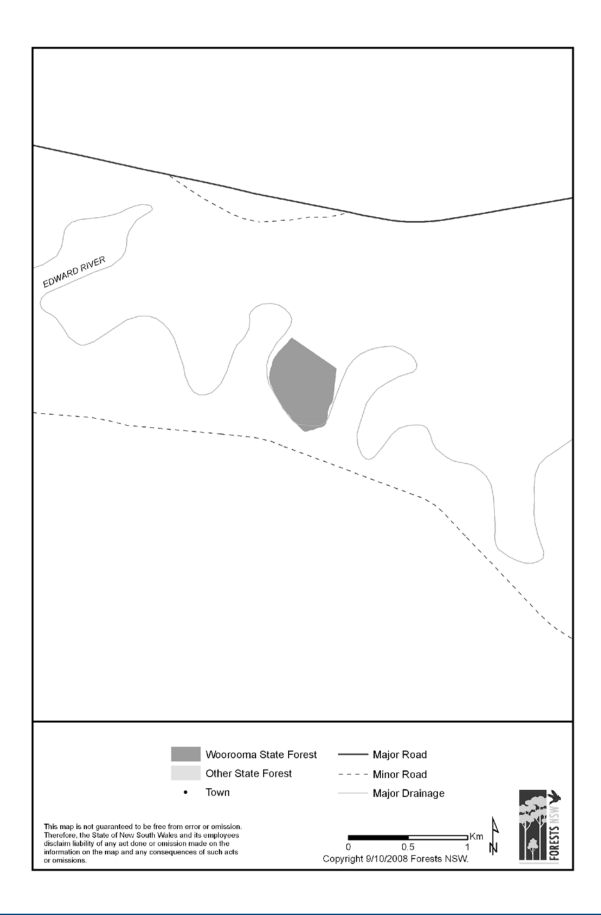
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

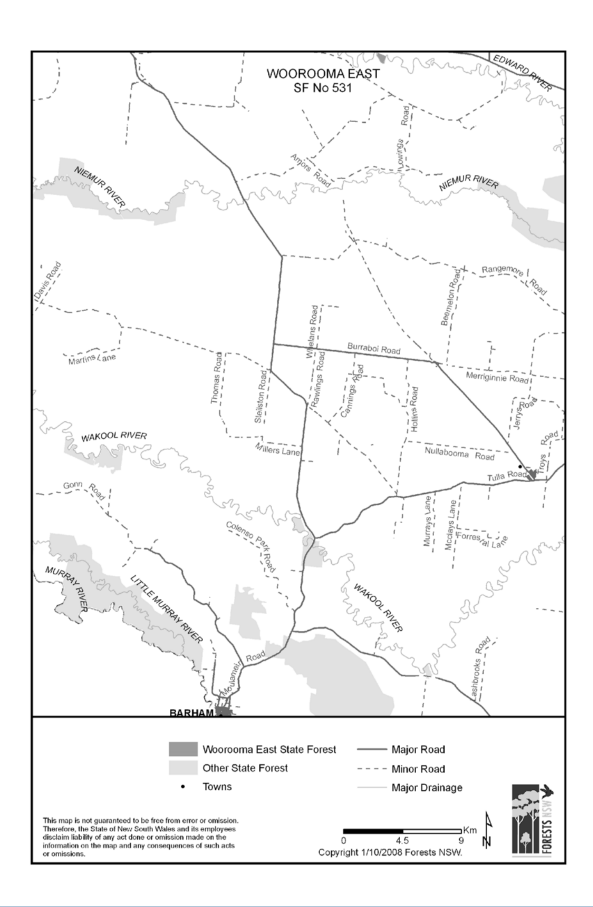
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

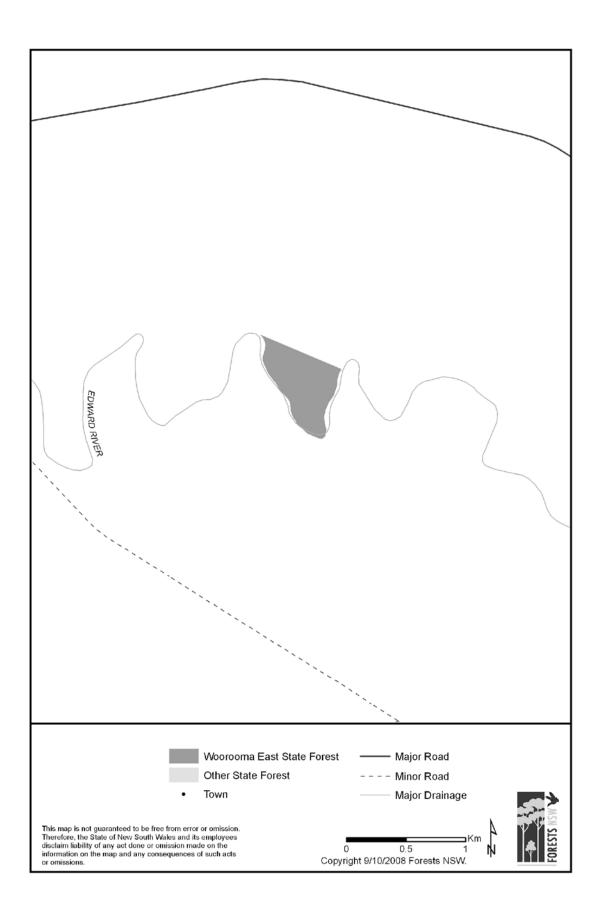
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

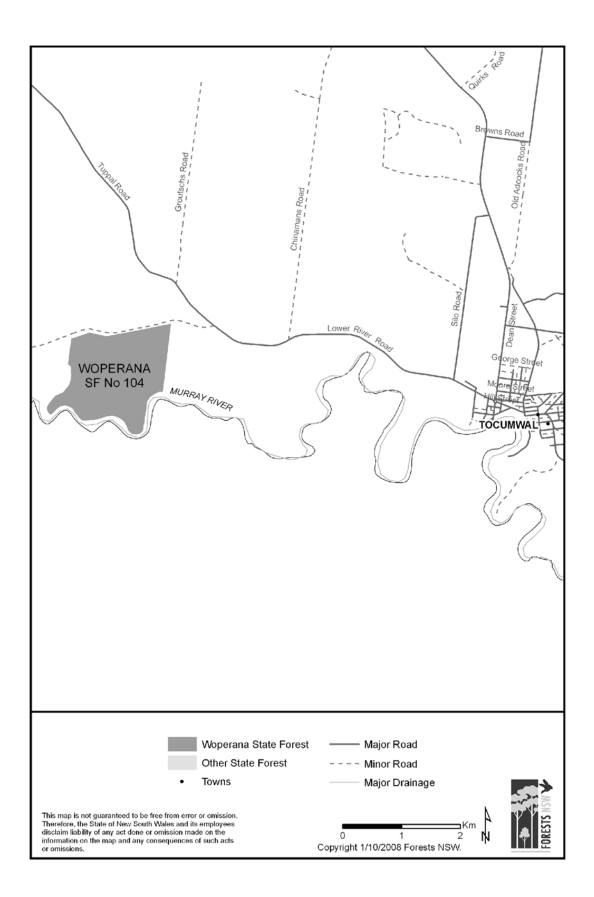
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

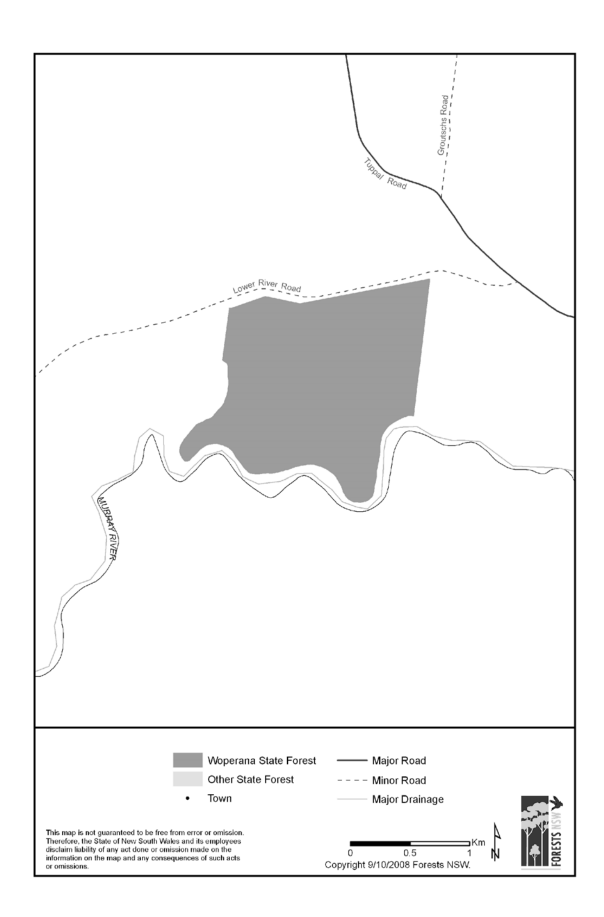
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

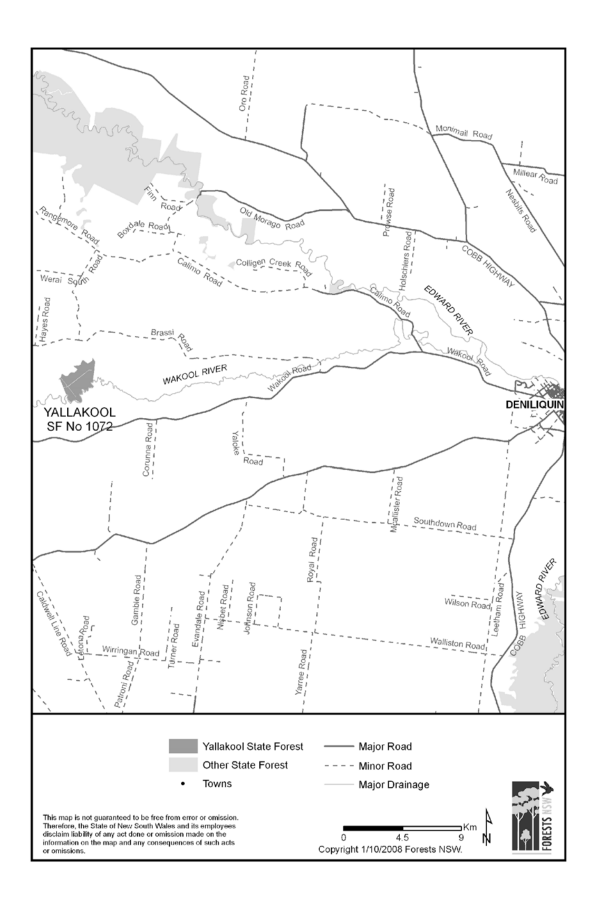
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

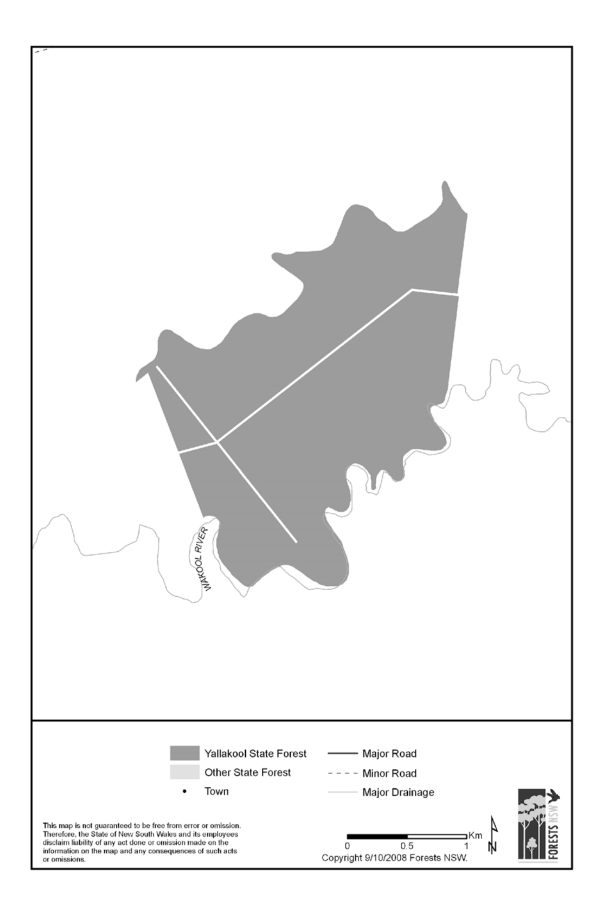
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





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

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:

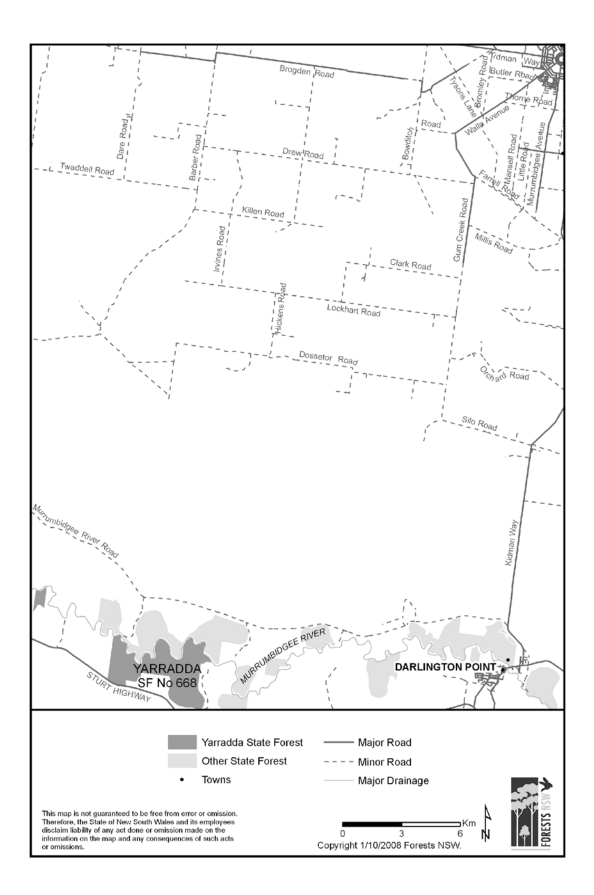
(a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;

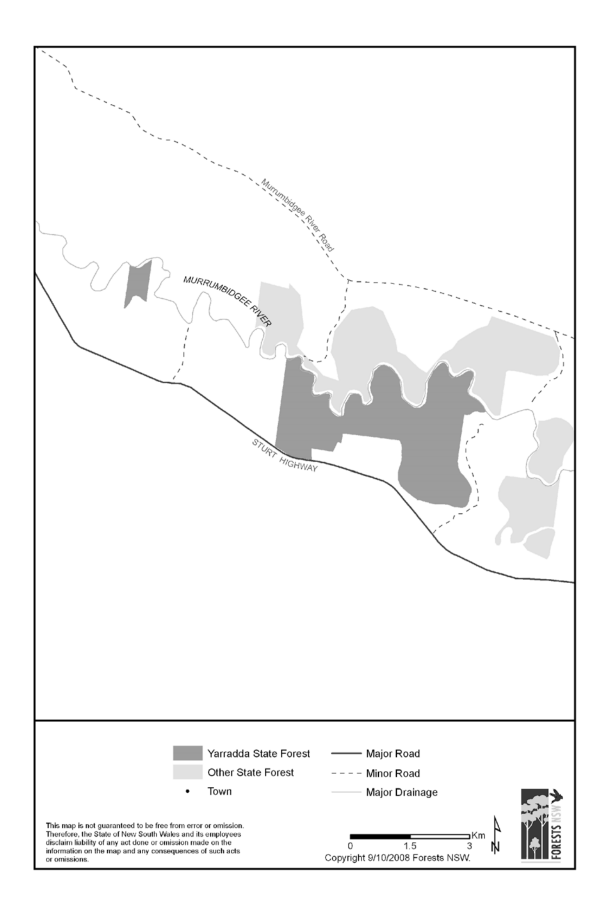
(b) Comply with all conditions in the written permission; and

(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 26th day of November 2008





Roads and Traffic Authority

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of speed measuring device described hereunder as being designed to measure the speed at which a vehicle is travelling.

Type of device:

The speed measuring device, Gatsometer GTC GS11.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of speed measuring device described hereunder as being designed to measure the speed at which a vehicle is travelling.

Type of device:

The speed measuring device, Poliscan Speed.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of speed measuring device described hereunder as being designed to measure the speed at which a vehicle is travelling. Type of device:

The speed measuring device, Redflex Digital Loop Card, DLC.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of speed measuring device described hereunder as being designed to measure the speed at which a vehicle is travelling.

Type of device:

The speed measuring device, Sensys RLSS.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of speed measuring device described hereunder as being designed to measure the speed at which a vehicle is travelling.

Type of device:

The speed measuring device, TIRTL.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of speed measuring device described hereunder as being designed to measure the speed at which a vehicle is travelling.

Type of device:

The speed measuring device, Traffistar SR520.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of digital camera recording device described hereunder as being designed for use with an approved speed measuring device and which is capable of recording images in the form of digitalised, electronic or computer-generated images.

Type of device:

The digital camera recording device, Gatsometer GTC GS11.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of digital camera recording device described hereunder as being designed for use with an approved speed measuring device and which is capable of recording images in the form of digitalised, electronic or computer-generated images. Type of device:

The digital camera recording device, Poliscan Speed.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of digital camera recording device described hereunder as being designed for use with an approved speed measuring device and which is capable of recording images in the form of digitalised, electronic or computer-generated images.

Type of device:

The digital camera recording device, Robot SmartCamera 2.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of digital camera recording device described hereunder as being designed for use with an approved speed measuring device and which is capable of recording images in the form of digitalised, electronic or computer-generated images.

Type of device:

The digital camera recording device, Robot SmartCamera 3.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROAD TRANSPORT (SAFETY AND TRAFFIC MANAGEMENT) ACT 1999

ORDER

(LS) JAMES SPIGELMAN, Lieutenant Governor

I, the Hon. JAMES SPIGELMAN, AC, Lieutenant Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the Road Transport (Safety and Traffic Management) Act 1999, do, by this my Order, approve of the following type of digital camera recording device described hereunder as being designed for use with an approved speed measuring device and which is capable of recording images in the form of digitalised, electronic or computer-generated images.

Type of device:

The digital camera recording device, Sensys RLSS.

Signed and sealed at Sydney, this 12th day of November 2008.

By His Excellency's Command,

MICHAEL DALEY, M.P., Minister for Roads

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Parkes in the Parkes Shire Council area

THE Roads and Traffic Authority of New South Wales, by its delegate, dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993.

T D Craig Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL those pieces or parcels of land situated in the Parkes Shire Council area, Parishes of Goobang and Houston, County of Ashburnham, shown as:

Lots 9 and 10 Deposited Plan 232201; and

Lot 6 Deposited Plan 1118111.

(RTA Papers: 17/353.1125)

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

PARKES SHIRE COUNCIL in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

ALAN McCORMACK, General Manager, Parkes Shire Council (by delegation from the Minister for Roads) Dated: 21 November 2008

SCHEDULE

1. Citation

This Notice may be cited as Parkes Shire 25 metre B-Double Notice No. 5/2008.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 11 December 2008 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 25 metre B Double 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.

Road No.	Road Name	Starting Point	Finishing Point	Conditions
37.	London Road, Parkes.	Blaxland Street.	Ackroyd Street.	Travel not permitted on school days between 8am and 9am and between 3.30pm and 4.30pm. 80km/h speed limit applies.

11683

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

PARKES SHIRE 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 B-Doubles may be used.

ALAN McCORMACK General Manager, Parkes Shire Council (by delegation from the Minister for Roads) Dated: 19 November 2008

SCHEDULE

1. Citation

This Notice may be cited as Parkes Shire 25 metre B-Double Vehicle Route Repeal Notice No. 1/2008.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

The 25 metre B-Double Permit Notice 3/2008 is amended by omitting the following from that notice:

Road No.	Road Name	Starting Point	Finishing Point	Conditions
37.	Kentucky Lane.	Newell Highway.	Kadina Road.	Travel not permitted on school days
58.	Cooks Myalls Lane.	Condobolin Road.	Freebairn Lane.	between 8am and 9am and between 3.30pm and 4.30pm.
77.	Plowmans Lane.	Alectown Road.	Bogan Road.	80km/h speed limit applies.
80.	Wards Lane.	Plowmans Lane.	Newell Highway.	
82.	Freebairn Lane.	Condobolin Road.	Back Trundle Road.	
84.	Back Trundle Road.	Freebairn Lane.	Hopetoun Lane.	
87.	Glenara Lane.	Bogan Road.	Clipsham Road.	
102.	Avondale Road.	Bogan Road.	Alectown West Road.	
102.	Alectown Road.	Newell Highway at Alectown.	Avondale Road.	
79A.	Wyatts Lane.	Bogan Road.	Oreil Property entrance.	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

PARKES SHIRE COUNCIL in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

ALAN McCORMACK, General Manager, Parkes Shire Council (by delegation from the Minister for Roads) Dated: 19 November 2008

SCHEDULE

1. Citation

This Notice may be cited as Parkes Shire 25 metre B-Double Notice No. 4/2008.

2. Commencement

This Notice takes effect on the date of Gazettal.

3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those 25 metre B Double 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.

Road No.	Road Name	Starting Point	Finishing Point	Conditions
37.	Kentucky Lane.	Newell Highway.	Kadina Road.	Travel not permitted on school
58.	Cooks Myalls Lane.	Condobolin Road.	Freebairn Road.	days between 8am and 9am and between 3.30pm and 4.30pm.
77.	Plowmans Lane.	Alectown Road.	Bogan Road.	80km/h speed limit applies.
80.	Wards Lane.	Plowmans Lane.	Newell Highway.	
82.	Freebairn Road.	Middle Trundle Road.	Back Trundle Road.	
84.	Back Trundle Road.	Freebairn Road.	Hopetoun Lane.	
87.	Glenara Lane.	Bogan Road.	Clipsham Road.	
102.	Avondale Road.	Bogan Road.	Alectown West Road.	
102.	Alectown Road.	Newell Highway at Alectown.	Avondale Road.	
79A.	Wyatts Lane.	Bogan Road.	Oreil Property entrance, 6.7km from Bogan Road along Wyatts Lane.	

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

NARRANDERA SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

November 2008.

MARK AMIRTHARAJAH, General Manager Narrandera Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as *Narrandera Shire Council Road Train Route* Notice No 01/2008

2. Commencement

This Notice takes effect on the date of gazettal.

3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

4. Application

This Notice applies to those *Road Train* vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

Туре	Road No	Road Name	Starting Point	Finishing Point	Conditions
RT	SR26	Binya Erigolia Road	Carrathool Shire Boundary (Southern End)	Carrathool Shire Boundary (Northern End)	Travel permitted during the months of November, December & January
RT	SR37	Barellan – Weethalle Road	Barellan Golf Course Road	Bland Shire Council Boundary	Travel permitted during the months of November, December & January
RT	SR44	Sandy Creek Road	Main Road 84 Burley Griffin Way	Bland Shire Council Boundary	Travel permitted during the months of November, December & January
RT	SR454	Barellan Golf Course Road	Barellan – Weethalle Road	Sandy Creek Road	Travel permitted during the months of November, December & January

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation, 2005

HARDEN SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

Dated 3 January 2008.

ANNABELL MILLER, General Manager Harden Shire Council (by delegation from the Minister for Roads)

SCHEDULE

1. Citation

This Notice may be cited as Harden Shire Council 25 Metre B-Double Route Notice No 01/2008

2. Commencement

This Notice takes effect on the date of gazettal

3. Effect

This Notice remains in force until it is amended or repealed.

4. Application

This Notice applies to those B-Double vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 4 of the Road Transport (Vehicle Registration) Regulation 1998.

Туре	Road No	Road Name	Starting Point	Finishing Point	Conditions
25	MR380	Cunningar Road, Galong	MR84	Shire Boundary	Deliveries only to properties with road frontage. Drive-in, drive-out in forward direction only.
25	SR13	Clarence St, Demondrille	MR84	MR379	Nil

11687

Department of Water and Energy

WATER ACT 1912

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

James Alexander EBERBACH and Devere Anne EBERBACH for an earthen bywash dam (capacity 2.4 megalitres) on an 1st order unnamed watercourse being Lot 21, DP 790389, Parish Wolumla, County Auckland, for the conservation of water for stock purposes (new licence) (dam in excess of harvestable right – not subject to the 2007 South Coast Water Sources Embargo) (Reference: 10SL56824).

Margaret Ann TAYLOR for a pump on the Bega River being Part Lot 8, DP 874959, Parish Meringo, County Auckland, for domestic purposes (new licence) (exempt from the 2007 South Coast Rivers embargo) (Reference: 10SL56823).

Any inquiries regarding the above should be directed to the undersigned on (02) 4429 4442.

Written objections from any local occupier or statutory authority, specifying grounds and how their interests are affected, must be lodged with the Department of Water and Energy, PO Box 309, Nowra NSW 2541, within 28 days of the date of this publication.

> WAYNE RYAN, Licensing Officer

Other Notices

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation Pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

Bland Pre-School Inc Y0414501

Lane Cove Junior Rugby League Football Club Inc Y0618038

Lismore MB Junior Rugby League Club Inc Y0501901

Mid Richmond Junior Rugby League Club Inc Y1284134

Narooma Netball Association Inc Y1261004

Sunraysia Rugby League Incorporated Y1854410

NSW Zone 2/7 Swimming Group Inc Y1693407 Shellharbour District Athletic Club Inc Y1152304

- Rotaract Club of Lindfield Inc Y1254832
- Riverina Junior Rugby Union Inc Y1915614

St Clair Junior Rugby Union Club Incorporated Y2155044

Singleton Basketball Association Incorporated Y0600507

Aboriginal Deaths in Custody Watch Committee Inc Y1581324

Australian Diving Coaches Association Incorporated Y1348329

Association for Body Therapies Development Incorporated INC9880915

Austral Progress Association Inc Y0487023

Are We Awake Budgewoi Committee Incorporated Y1973204

Aberdeen Bowling Club, Fishing Club Incorporated Y0969343

All Styles Karate Australia Tournaments Inc Y1625527

Arabic Brethren Assembly Incorporated Y1856012 Australian Lesbian Youth Coalition Incorporated Y1825223

Australian Container Depots Association Incorporated Y1724427

Amioun Charitable Association Incorporated Y1737218

Australasian Pool Association Inc Y1391526

Bathurst Railway Junior Rugby League Club Association Inc Y0745226

Bensville and District Residents Association Inc Y1241502

The Beginning Experience Hunter Region Incorporated Y2120512

Banana Coast All Terrain Cyclists Incorporated Y1939643

Citizens Against Crime & Corruption Association Inc Y0420803

Caspers Incorporated INC9879875

Camden Area Childrens' Support Service Incorporated Y1814328

Casino Choral Society Inc Y0178627

Cabramurra Preschool Association Incorporated Y2061547

Cessnock People's Revival Church Incorporated Y2272922

Der Huey Society of Tao-Confucianism Incorporated Y1813429

Easy Jammin Muso's Club Incorporated Y1824422

Filipino Association of Newcastle Incorporated Y2241545

Great Attractions of Sydney Incorporated Y1735322

Greek Pontian Progressive Society Akrites Inc Y2127001

Gruppo Alpini Coffs Harbour Incorporated Y2072932

Guyra Gymnastics Recreational Club Incorporated Y1575218

Havpa Inc Y0778744

Hosanna Full Gospel Church Incorporated INC9880872

Hillston Amateur Basketball Association Inc Y1480626

Hillston Gymkhana Association Incorporated Y1706233

Highway Church International Incorporated Y2158133

Highway 61 Motorcycle Club Inc Y1276524

Holbrook Rodeo Club Inc Y2349320

Jazz Broadcasting Society Incorporated Y2016944

Jugoslav Community Club Napredak Inc Y0487709

Ireland International (Australia) Inc Y1303948

The Institute of Cardiopulmonary Technology of Australia Inc Y1397018

The Lismore Blues Club Inc Y1238044

Lions Club of Thurgoona and District Inc Y0998334

Lakeview Hotel Fishing Club Incorporated Y2508819

Macarthur Netball Club Incorporated INC9884820

Macarthur Networking Group Incorporated INC9884773

Monaro Training Centre Inc Y0946605

Northern Rivers Friends of Fiji Incorporated INC9882654

Nepean District Amateur Athletic Progress Committee Inc Y0589012

Nepean Skills Centre Inc Y0170847

Northern Rivers Regional Arts Association Inc Y0662624

NSW All Holden Day Inc Y1413645

North Lakes Environmental Action Defense Group (No-Lead) Incorporated Y1448324

Playtime Pre-School Centre Association Incorporated Y0162943

Players Association of NSW Inc Y1656022

Parents - Flag N.S.W. Incorporated Y1890406

Pure Bhakti Incorporated INC9882225

11689

Peelwood, Limerick and Tuena Landcare Group Incorporated Y2248720 Panorama Poultry Club Bathurst Incorporated Y2464126 Quota International of Cape Byron District Incorporated Y0460640 The River Festival Committee Inc Y1725718 Radio Controlled Models Club of NSW Inc Y1597008 Ride For Help Inc Y1707818 Regeneration Culture Incorporated Y2208638 The Samdech Chuon Nath Education Foundation Inc Y1226838 Station Hotel Fishing Club Incorporated Y1969337 The Swaminarayan Hindu Mission (Australia) Inc Y1352637 Shoalhaven Spring Festival Inc Y0044607 Solo Parents of Australia (NSW) Incorporated Y1852514 Shooting Sports Council of New South Wales Incorporated Y1954503 Sydney Litre Sprint Car Association Incorporated Y1355334 Sydney Softball Association Inc Y0874702 (Saspa) School Administrative & Support Staff Professional Association (NSW) Incorporated Y1958344 Tenterfield Community Transport Incorporated INC9880361 22 Flight New South Wales Squadron Air Training Corps Inc Y0939600 Tamworth Trac Association Inc Y1377124 Tarcutta Horse Trials Association Incorporated Y1774505 Trangie Water Ski Club Inc Y2061204 Tumut and District Equestrian Club Incorporated Y1496947 Tweed Valley Killara Association Incorporated Y2276028 Wauchope Indoor Cricket & Netball Association Incorporated INC9885854 Women Incest Survivors Network (W.I.S.N.) Incorporated Y1916709 Women's Apex Club of Bathurst Inc Y1823033 Yanderra Netball Club Inc Y1318145 Associazione Nazionale Combattenti Guerra Di Liberazione Reparti Regolari F.F.A.A. Medaglia D'oro Al Valore Militare "Salvo D'acquisto" Inc. Y1453825 Junee 2003 - A Vision for the Future Association Incorporated Y2109836 Almahdi Cultural Association Incorporated Y1934805 Chatswood Taxation Staff Social and Sporting Club Incorporated Y1511401 Cottage Studio Art and Craft Association Inc Y1289217 Cooma Australian Football Club Incorporated Y1754709

Cronulla Seagulls Cricket Club Incorporated Y1819411

Cumnock Food Service Inc Y1377712
Djigay Students Association Incorporated Y1974838
Euberta Landcare Group Incorporated Y1925316
Firepower Ministries International Incorporated Y2196319
4 to Pro Incorporated INC9880843
The Greater Lithgow Tourism Association Inc Y1140216
Gulgong Rugby League Inc Y1351934
The Hume Border Rockers Incorporated Y1328827
The Holiday Coast Regional Tourism Organisation Incorporated Y2131407
J.O.G. of N.S.W. Inc Y1685209
Island Quarry (IQ) Incorporated Y2340004
Lane Cove River Waterski Club Inc Y1585410
Lithgow Shamrocks Junior Rugby League Football Club Incorporated Y2158427
Life Ecology Association Incorporated Y1110522
The Literacy and Learning Difficulties Association Inc Y1215110
Marconi Pre-School Incorporated Y1549414
My Generation Incorporated INC9878868
Mudgee Womens' Refuge Inc Y1444728
Murwillumbah Sub-Junior Basketball Association Incorporated Y0892406
Muswellbrook District Pleasure Riding Club Incorporated Y1620738
New South Wales Peugeot Dealer Association Incorporated Y2241937
New England Children's Choir Incorporated Y1771220
New England Community Links and Support Incorporated INC9880705
The National Pilot Vehicles Drivers' Association Incorporated Y1666900
The NSW Child Protection Association Incorporated Y1722139
New South Wales Street Machine Association Inc Y0152016
NSW Sports Acrobatics Association Inc Y1447915
Pritikin Health Association Incorporated Y0558223
Port Stephens Commercial Dolphin Watch Association Incorporated Y2204209
Quota Club of Mudgee Inc Y1349326
Rawdon Island/Sancrox Progress Association (R.I.S.P.A.) Inc Y1465423
Railway Hotel Anglers Social Club Inc Y1422742
Sydney Dressage Incorporated Y2094820
South East Group 16 Country Rugby League Inc Y1077531
Society of Neuromuscular Sciences Inc Y0560439
The Sydney Boomerangs Incorporated Y1911920
Terranora & Bungalora Progress Association Incorporated Y2216003
United Commercial Fishermen's Association of NSW Incorporated Y2453917
W.E. Care Inc Y1300908

Young Australian Maltese Social Group Incorporated Y1806032 Gammara Aboriginal Community and Media Incorporated Y1495411 The Sighthound Racing Club of NSW Inc Y1601645 Engadine Crusaders Soccer Club Inc Y0403508 Hunter Kart Club Incorporated Y2126543 Lions Club of Parramatta City Central Inc Y1476318 The Limpinwood Hall Committee Incorporated Y2269219 Mungindi Horse Sports Inc Y1215845 Coffs Harbour & District Junior Baseball Association Inc Y1567020 Doner Kebab Traders Association Inc Y1238240 Wellington Business Association Inc Y1714333 Rockdale Third Ward Residents & Ratepayers Progress Association Inc Y1382919 Cobargo Sports and Recreation Club Inc Y1637713 CHRISTINE GOWLAND. Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 20 November 2008

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

- Coffs Harbour Bellinger Valley Water Ski Club Incorporated Y2027937
- Cessnock Regional Family Research Group Incorporated INC9882553
- Central Coast Community Employment Service (CES) Inc INC9878670

Deaf Soccer Australia Incorporated INC9878738

Dwarfs Football Club Incorporated INC9880541

Doctors for the Protection of Abused Children Inc Y0912041

Australian Institute of Construction Specifiers Incorporated Y1484418

- Australian Consortium on Experiential Education Inc Y1245833
- Nak Won Presbyterian Church Incorporated Y1828900

Nutritional Foods Association Inc Y0682518

Oakbridge Institute Inc Y1462040

Newcastle Scanner & Shortwave Group (NSG) Incorporated Y2528811

Myall Quays Country Club Incorporated Y1783210

"Al-Muntada" - Sunday's Culture Club (S.C.C.) Incorporated Y1581128

Australian Internet Shopping Community Association Incorporated INC9882834 Blackheath Rock 'N' Rollers Incorporated Y2084432 Byron Artisans Collective Incorporated Y1914323 The Byron New School Incorporated Y1865011 Bafest Incorporated Y1882012 Balmoral Village Association Incorporated Y2029441 The Best Resource Education Training & Technology Centre Incorporated Y2023018 Bourke Enterprise Development Agency Incorporated Y2032115 Bourke Motorkhana Club Inc Y2039241 Communeco Inc Y1308345 Cake Eaters Inc Y1858006 Central Coast Jazz Festival Inc Y1591810 Community Television Productions NSW Inc INC9879326 City West Community Bus Inc Y1617819 Central Coast Professional Photographers Association Inc Y1442146 Citizen Advocacy Bega Valley Shire Inc Y1566611 Customs Officers Association of Australia Inc Y1598544 Cobar Geriatric Fund Raising Committee Incorporated Y1777643 Darby's Falls Bush Fire Brigade Incorporated Y2043108 Combined Hairdressers of Dubbo & District Salons Incorporated Y1867201 The Culture and Education Centre of Korean Buddhism Inc Y1716229 Central West Showjumping & Eventing Club Incorporated Y1953506 Byron Shire Arts Council Incorporated Y2226636 Crisis Recovery Australia Incorporated Y1235837 Central Coast Childrens Services Inservice Committee Incorporated Y1574221 Casino and District Specialised Employment and Training Incorporated Y1485709 Cadell Land & Water Management Plan Working Group Incorporated Y1571426 Club Splat Inc Y1627227 Coffs City Church Inc Y1590029 Committee for Human Rights in El Salvador Inc Y1240848 D.A.D.S. Dads Against Discrimination Inc Y1331942 Fifth Chapter M.C.C. Australia Inc Y1578503 Friends of South Street Incorporated Y1580523 Fusion Resources Inc Y1611543 Fusion Youth Development Inc Y1611445 Gerringong Physical Culture Club Inc Y1635327 Great Western Christian Fellowship Centre Incorporated Y1578307 Hunter Gay and Community Group Incorporated Y1608330 International Association of Construction Specifiers Inc Y1484614

Japan Club of Sydney Inc Y0597308

Iraq-Australian Cultural Association Inc Y1439619

Armidale-Uralla Bmx Club Inc Y0912629

Lalor Park Child Care Centre Inc Y0668900 Lebanese Community Association of Liverpool

OFFICIAL NOTICES

Ballalaba-Krawaree Land Care Group Inc Y1568703 BG-3 Filipino Radio Club Incorporated Y2124402 Upholstery and Allied Trades Association Inc Y0799439 WSA Social Club Inc Y1599100 Women and Management Inc Y1294522 Warners Bay Mount Hutton Rugby League Football Club Incorporated Y1448128 Harvest Time Ministries Inc Y1478214 Heritage Winemakers Guild Inc Y1417535 Institute of Australasian Psychiatrists Incorporated Y1364039 Integral Healing Centres Incorporated Y1241012 Inverell Amateur Wheelers Cycling Club Inc Y1443633 Ingleburn Village Progress Association Inc Y1510110 Kalang Environment Group Inc Y1468218 Kalimna Projects Inc Y1484222 Kyogle Citizens Band Incorporated Y2158819 Local Anaesthetic Incorporated Y2369704 Magic Boot Club Inc Y1600011 Mid-North Coast Group for SBS Incorporated Y1489942 Mission for the Coming Days Church Inc Y1534433 Milton-Ulladulla and Districts Tourist Association Incorporated Y1769837 Mullumbimby Craft Association Incorporated Y1859346 Mylestom/Repton Steering Committee Incorporated Y2385708 Latin American Cultural Centre Inc Y0175440 National Association of Alcohol & Drug Addiction Counsellors (Australia) Incorporated Y2279313 Network Professional Association Incorporated Y1985145 Oatley Village Progress Association Inc Y1515732 One Earth Environmental Foundation Incorporated Y1396805 Original Pakistan Association of Sydney (NSW-Australia) Inc Y1468022 NSW Local Government Industry Training Committee Inc Y0003626 New South Wales Adult Education Centre Inc Y0854318 Department of Commerce Pacific Islanders Resource Centre (PIRC) Inc 21 November 2008 Y1495607 The Research Factory Incorporated Y1442734 Radio Blue Skies Inc Y1521103 Church of the Followers of Christ Inc Y1392523 Close to the Edge Inc Y0599400 Coffs Harbour Hospital Action Group Inc Y1605535 Cobar Community and Rural Network Inc Y1512006 Coastal Community Productions Incorporated INC9879166 Commercial & Retail Tenants' Association of Australia Inc Y1953947

Collarenebri Mulga Mudlarks Inc Y1483323

Incorporated Y1558315 NSW Chinese Hakka Friendship Association Australia Incorporated Y1814034 Albury Riverina Murray Respite Residential Care Inc Y1573616 The Academy of Australian Chinese Artists Inc Y1816910 Aldavilla Celebration Hall Committee Inc Y1708325 Al Markaz-Ul Islami Sydney Australia Incorporated Y1482424 Alstonville Senior Citizen's Centre Inc Y0937312 A.M.O.S. Citizens Band Radio Club International Inc Y1446918 Apex Australia Charitable Fund Inc Y0403018 Asia Pacific Telework Association Incorporated Y1905912 Auburn Community Care Services Inc Y0677801 Australian Competitive Aerobics Federation Inc Y1058830 Australian Institute of Biological Medicine Inc Y1472624 Australian Kidcare Inc Y1391330 Australian Wave Ski Association Inc Y1361146 Bankstown District Concert Band Incorporated Y2067529 Batlow Railway Station Preservation Association Inc Y1516925 BHP Engineering Social Club Inc Y1358423 The Bilgola Foundation Incorporated Y1497405 Boomerang Social Club Inc Y1469901 Buklod Filipino in Australia Inc Y1441933 Butheroo Creek Landcare Group Inc Y1274922 Camden Promotions Committee Inc Y1347626 Campbelltown Basketball & Indoor Sporting Association Inc Y0931820 Capri Waters Social Club Incorporated Y2058824 Cat Welfare League Inc Y1535234 CHRISTINE GOWLAND, Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading,

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

ARTV/Actively Radical TV Incorporated Y1903134

Ballina Emergency Accommodation Units Committee Inc Y1567412

- Deniliquin Tourism Inc Y1349424
- Destination Port Kembla Inc Y1433245
- Dingo Conservation and Protection Society of Australia Incorporated Y1315938
- Domestica Appassionata Incorporated Y1721632
- Eden Lifeboat Association Incorporated Y1497209
- The Egyptian Muslims Associations Inc Y1832326
- Edmund Rice Sports Association Inc Y1666508
- The Egyptian Gathering of Australia Incorporated Y1536427
- Ekalesia Metotisi Samoa I Liverpool Incorporated Y1523832
- The Forest Federation Incorporated Y1326441
- The Federation of Community, Sporting and Workers Clubs Incorporated Y1347430
- Foreshore Management Association of Pittwater Inc Y1446330
- Filcos Parramatta Incorporated Y1543922

Filipino Australian Development Association Incorporated Y1490426

- Foursquare Gospel Churches Community Aid Inc Y1422301
- Friends of N.I.C.U. Incorporated Y1764313
- Friends of the Theatre Inc Y1521201

The Friends of the "Wheelies" at Bossley Park High School Inc Y1387904

Glen Innes Skills Training Incorporated Y1910727

Glenquarie Youth Development Inc Y1036942

- Gunning Rodeo & Campdraft Committee Incorporated Y2491711
- Guyra Parks & Playground Association Inc Y1564323

N.Z. Mihi Awhina Association Inc Y1594115

Panepirotiki Brotherhood "Souliotissa" Inc Y1503938

Phoenix Biznet Inc Y1420748

- Permaculture Hunter Region Incorporated Y2064832
- Petroleum Industry Contractors Association (NSW) Incorporated Y1489207
- Plywood Traders Association (PTA) Inc Y1716621
- Queanbeyan Community Celebration Association Inc Y0806822
- Riverina Netware User Group Incorporated Y2350539
- Rock Art Preservation Inc Y1506439
- Rockdale Fifth Ward Peninsula Ratepayers & Residents Progress Association Incorporated Y1382723
- Roof Restorers Association of New South Wales Incorporated Y1793206
- Sai Overseas Aid Fund Incorporated Y2148627
- Ringa Awhina Social Club Inc Y1472722
- South Region (NSW) Chinese Community Association Incorporated Y2124206
- The Society of Tudorians Inc Y1484712
- Southern Dressage and Combined Training Club Inc Y1191536

Singleton Hash House Harriers Incorporated Y2055441 Security Firearms Instructors Association Incorporated Y2470232 Steel Tank Makers Association of N.S.W. Incorporated Y1561822

Sydney Daihatsu Dealer Association Inc Y1551042 A.A.C. Association of Australia Inc Y1547028

CHRISTINE GOWLAND,

Manager, Financial Analysis, Registry of Co-operatives & Associations, Office of Fair Trading, Department of Commerce 24 November 2008

ASSOCIATIONS INCORPORATION ACT 1984

Cancellation of Incorporation pursuant to Section 54

TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal.

- Ultralight Aviators Association Inc Y1516631
- Whai O Te Kotahi Incorporated INC9885723
- Tomakin Pony Club Incorporated Y1580621
- Warialda Employment Training Association Inc Y1741918
- Western Lands Commission Social Club (Dubbo) Incorporated Y1791604
- Australian Gay and Lesbian Tourism Association Incorporated Y1615335
- Shoalhaven Water Ski Club Inc Y0867109
- Pathway International Incorporated Y1994046
- Pu Ruen Sam Mool Presbyterian Church Incorporated Y1457029
- Unit Committee T.S. Culgoa Incorporated Y1971112

Woonooka Water Users Association Incorporated Y2043647

- Wonboyn Oyster Farmers Association Incorporated Y2015310
- World Waste Watchers Incorporated Y1647219

Worldwide Association of Lotus Notes Users and Technologists (Walnut) Australia Incorporated Y2229529

- Islamic Arab Federation Inc Y1504739
- Joint Alliance of Musicians Incorporated Y2546221
- Juvenile and Cultural Assistance Service for Tongans (JACAST) Incorporated Y2057141
- International Federation of Kylin Culture Incorporated Y2039731
- The Indi Adventure Club Incorporated Y1808418
- Katoomba Small Business Association Incorporated Y1967000
- The Lost Souls Motorcycle Club Incorporated INC9882073
- Lakelands Community Association Inc Y1543432

Limbri Village Centenary Committee Inc Y1475517

Lismore Compact Speedcar Club Incorporated Y1813037 Abortion Rights Coalition (N.S.W.) Incorporated Y2003712 The Association of Shanxi Fellow in Australia Inc Y2004317 Budokan Federation of Australia Incorporated Y1795739 Yamantaka Buddhist Centre Incorporated Y2406830 Huolanga Club (Australia) Inc Y1637517 Mullumbimby Meals on Wheels Organisation Inc Y1368517 Australian Professional Triathletes Association Incorporated Y1788342 Shoalhaven Drag Racing Club Inc Y1698735 Crows Nest Chamber of Commerce Inc Y1555226 Montague Boardriders Club Inc Y1629221 Newcastle Cobras Gridiron Football Club Inc Y1487409 Sydney Cutting Horse Association Inc Y1446624 Eaglevale Occasional Childcare Incorporated Y1632434 Mosman Amateur Sailing Club Incorporated Y1399012 Touching Heaven Christian Fellowship Incorporated INC9881845 Australian Yi Ching Research Association Incorporated Y1907024 Australian African Foundation for Human Rights and Development Incorporated INC9881241 Ancient and Medieval Martial Arts Society Inc Y1238142 Coalfields A.D.D. +- H. Support Group Incorporated Y1974348 Cooma Scuba Club Incorporated Y1763022 Chinese Refugee Self-Rescue Action Inc Y1633431 Church in Fairfield Inc Y1025704 Central Darling Pistol Club Inc Y0916715 Bushranger Smallbore Air Rifle Club Incorporated Y1863948 The Botany Compact Incorporated Y1672516 Friends of N.O.Y.S. Incorporated Y2094918 Lebanese Community of Assistance (South West Sydney) Incorporated Y2087031 Lebanese Cultural and Welfare Society of Liverpool and South Western Sydney Inc Y1577506 Lloyd's Australian Names Enquiry Group Incorporated Y1498843 Kids in Need Incorporated Y2046344 Indian Community & Welfare Association Incorporated Y1902137 International Sports & Physique Association Incorporated Y1760227 Indo-Australian Society of Arts Inc Y1348035 International Cosmetologist and Beauty Therapy Association Inc Y1386319 Illawarra Trainers' Bureau Inc Y1396119 Dee Why Supporters Club Incorporated Y2041604 The Hay B & S Committee Inc Y0918219

Lake Cargelligo Golf Course Development Committee Incorporated Y1888337 Liverpool and District Amateur Radio Club Incorporated Y1921916 Liverpool Industrial Property Owners and Occupiers Association Incorporated Y1907318 Myocum Residents Association Incorporated Y2492120 The Met Theatre Incorporated Y1963208 Seven Oaks Landcare Group Incorporated Y1893348 The Mainland Chinese Association in Oceania Incorporated Y2059331 Macedonian Assembly of Illawarra Incorporated Y1900535 Museum (of Hungarians) Incorporated Y1777104 Olive Street Social Club Incorporated Y1969827 N.R.E. Social Club Incorporated Y1998132 Northern Rivers Cultural Centre Incorporated Y1390333 NSW Pronto Users Group Incorporated Y2035204 New South Wales Asian Clothing Manufacturing Association Inc Y1379706 The Prevention of Asthma and Disease Society Incorporated Y1954013 Pambula Traders Association Incorporated Y2055343 Jordanian-Australian Club Sydney (JACS) Incorporated INC9882686 Christian Link-Up Incorporated Y1977731 Condobolin Matrons and Squires Association Incorporated Y2074044 Club Forza Italia Incorporated Y1981108 Dudley Progress Association Incorporated Y2022707 Dudley Boardriders Incorporated Y1989231 The E.Y.E. Club Incorporated Y1752029 Friends United in Need Incorporated Y2048142 Friends of The Lake Landcare Group Incorporated Y2022217 Falls Christian Church (Assembles of God) Incorporated Y1729902 Far North Coast Women's Soccer Association Incorporated Y1941908 Griffith Disabilities Information Centre Incorporated Y1935116 Hands-On Volunteer Massage Inc Y1569308 Hastings Community Arts & Cultural Centre Association Incorporated Y2062005 Upper Brogo Landcare Group Incorporated Y1864210 Australian Bahrain Friendship Association and Media Office Incorporated Y1613145 Australian Kuwait Friendship Association & Media Office Inc Y1613341 Australian Oman Friendship Association and Media Office Inc Y1613243 Appin Progress Association Incorporated INC9877944 Aviation Industry Association (Australia) Incorporated Y1662422

Artos Ministries Inc Y1732135

Growth Through Art-Artwise Lismore Incorporated Y1914029 Federazione Delle Associazioni Siciliane Del NSW Inc Y1461043 Eastern Suburbs Russian School Inc Y1881015 Federation of Leisure Activity Groups Inc Y0693511 Disabled Golf Association of N.S.W. Incorporated Y1917314 Spray Painting Equipment Suppliers Association Inc Y1285523 Picton All Breeds Cat Society Incorporated Y1770909 New England Renal Support Association Inc Y1509430 Lightweight Structures Association of Australasia Incorporated Y2422638 Koonenberry Rangecare Group Inc Y1450932 Jason Northey Trustee Fund Incorporated Y1750035 Islamic Call Iraqi Australian Assoc Incorporated Y1980601 Faith for the Harvest Ministries (Australasia) Incorporated Y2429519 Doyalson Kangaroos A.F.C. Incorporated Y2097811 Anjuman Taraqqi-E-Urdu Australia (Urdu Language Promotional Society of Australia) Incorporated Y1872800 Youth Homestead Foundation Inc Y1538617 Yennora Public School Long Day Care Centre Incorporated Y2147336 Western Power Social Club Incorporated Y2031902 Wiseman's Ferry Fishing Club Incorporated Y1867544 Wagga Wagga Artistic Roller Skating Club Inc Y1566023 Womensport International Incorporated Y1925806 Western Sydney Gujerati School Incorporated Y2033700 West Ryde Anglers Inc Y1417143 Western District Rangers Sports Club Incorporated Y1485513 CHRISTINE GOWLAND, Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 25 November 2008 ASSOCIATIONS INCORPORATION ACT 1984 Cancellation of incorporation pursuant to section 54 TAKE notice that the incorporation of the following associations is cancelled by this notice pursuant to section 54 of the Associations Incorporation Act 1984.

Cancellation is effective as at the date of gazettal. Every Believer Evangelism Inc Y0399018

Elermore Vale Touch Football Comp Inc Y1326245

Empty Saddle Riding Club Inc Y1748701

Empire Anglers Incorporated Y2347522

Eurobodalla Employment, Education & Training

Committee Incorporated Y1503105

Eden Creek Catchment Landcare Group Incorporated Y2485801

East Coast Tuna Boat Owners Association Incorporated Y2465123

Eldorado Colombia United Club Inc Y1528719

- Family Protection Association Inc Y0529330
- Farmhouse Children's Centre Inc Y0188427

25 Flight Parent Support Group Incorporated Y2115746

Fitness Exchange Inc Y0693609

Friends of the Finger Wharf Incorporated Y1374917

Friends of Berry Inc Y1447131

Getting To Know You Charitable Association Inc Y1236148

Gwydir River Cutting Horse Club Incorporated Y1291923

Gunning Galahs Rugby Union Football Club Incorporated Y1891648

Gundagai Amateur Basketball Association Inc Y0308743

Gundagai District Tennis Association Inc Y0215312

The General Assembly of Korean Presbyterian Church in Oceania Incorporated Y1535136

Golden Oldies Protection Society Inc9875638

Greek Afternoon School of McCallum's Hill Incorporated Y1941320

- Garage Graphix Incorporated Y0691223
- Griffith City Harness Racing Club Inc Y1551434
- Griffith Urban Rural Link Incorporated Y2472324

Gulf Creek Tennis Club Incorporated Y2411400

Gosford Water Ski Club Inc Y1503007

Great Northern Sports Club Incorporated Y2664018

Hrvatsko Drustvo Blato Inc Y1301317

Hunter Valley Premier Greyhound Club Incorporated Y2992634

Hellenic Missionary Union – Australian Committee Incorporated Y1477511

Hastings Self Advocacy Inc Y1222507

Hallidays Point Progress Association Inc Y1141311

Harden Murrumburrah Rodeo Association Inc Y0905232

Hunter Professional Florists Incorporated Y1600844

Holy Family High School Parents and Friends Association Incorporated Y2280042

Han – Mac – Tu Charity Association Incorporated Y1990205

Hawkesbury River Centre Incorporated Y2000133

Human Society and Its Environment Council Incorporated Y2264822

Hi – Tide Ladies Fishing Club Incorporated Y2439907 Hay Business 7 Development Group Inc Y1830430

Hawkesbury Roller Sports Club Inc Y1221902

Hebron Christian Faith Centre Inc Y1531442

Hebron Institute for Higher Education Inc Y1531344

Hunter Valley Dune Buggy Club Inc Y1382527

Northern Rivers Telecentre (NRTC) Incorporated Y1950809

Northern Rivers Electronic Community Service Incorporated Y2007945 Rotary Club of Bankstown Central Incorporated Y2413737 Shalvey Wanderers Soccer Club Incorporated Y2099021 South West Riverina Polocrosse Association Incorporated Y1771318 Sydney Branch Chinese Liberal Democratic Party USA Headquarters Incorporated Y1555912 School of Human Resources Inc Y1552431 Sydney Nobbies MTB Club Incorporated Y1888827 St George Yaroun Association Incorporated Y1371534 Save Animals From Exploitation (Australia) Inc Y1383132 Sydney Macedonian Cultural & Social Society 'Bitola' Incorporated Y1493711 Riverwood Link Program Inc Y1467907 N.S.W. Muay Thai & Kickboxing Association Incorporated Y1807127 N.S.W. Catholics Parents & Friends Association Incorporated Y1855603 Australian Role Playing Information Exchange Library Inc Y1317148 Blue Mountains Eisteddfod Society Incorporated Y1488602 Back Creek Landcare Group Incorporated Y2361826 Bolivian Sports and Cultural Club Incorporated Y2106845 Bega Amateur Basketball and Indoor Sports Association Incorporated Y1468610 Bourke Old Time Dance Committee Incorporated Y2331446 Bungendore Community Aid Incorporated Y2218340 Broken Hill Outback Emus Club Inc Y1466910 Broken Hill Baseball Association Inc Y0845417 Australian Reality Movement Incorporated Inc9885681 All Coast Four Wheel Drive Club Incorporated Inc9876420 Australian Medical Centres Association Incorporated Y1794840 Auto Da Fe Theatre Co Inc Y0671329 The Arab Australian Graduates Society Incorporated Y1819607 Australian Bush Music Festival Inc Y1337434 Association of Australian/Turkish Women's Helping Hand Incorporated Y1930131 Association of Landscape Suppliers Inc Y1544429 Albion Park Amateur Swimming Club Incorporated Y1879436 Australian and New Zealand IEF User Group Incorporated Y1895342 Association of Kaltezo-Mavroyianneon and District (St Nicolas) Inc Y0784311 Albion Hotel Social Fishing Club Inc Y1467809 Australian Youth Institute Inc Y1586603

Attention Deficit Disorder Support Incorporated Y1705922 Alpine Paddlers Inc Y1292038 Australian Iraqi Turkmen Media Incorporated Inc9884637 Auburn-Lidcombe District Cricket Association Incorporated Inc9882502 Alpenrose Ski Club Inc Y0349822 Albury Rifle Club Inc Y1186427 Armenian Community Centre Incorporated Y2097419 Australian South Sea Islanders United Council Incorporated Y1510747 (A.T.A) Australian Trike Assn Incorporated Y1570429 Aristotelion Academy of Greek Traditional Dancers Incorporated Y2346133 Abilities for Lithgow Incorporated Y0653625 Australian Waler Association Inc Y1639609 Association of Document Imaging Service Companies Incorporated Y2010129 Bathurst Citizens Group Inc Y1218542 Bega Valley Development Association Inc Y1226201 Bermagui District Residents Association Incorporated Y1538127 Broken Hill Master Builders Licensed Contractors Association Inc Y1279319 Bathurst Bird Club Inc Y0177630 Batlow Basketball Association Incorporated Y1869832 Belmont Pony Club Inc Y1395808 Bentley Landcare Incorporated Y2032409 Bedford Owners Sporting Club of Australia Incorporated Y2081441 The Brewarrina Pistol Club Inc Y0448428 Braidwood UHF Communications Inc Y1080646 Bristol Myers Social Club Inc Y1123901 Belmont North Rugby League Club Inc Y1324545 Bangladesh Club Incorporated Inc9882687 BACPA Inc Inc9885268 Barraba Hockey Club Inc Y0772909 Branxton Greta Softball Incorporated Y1853315 The Bombers Australian Football Club Inc Y0544435 Boggabri & District Rugby League Football Club Incorporated Y1281927 Broken Hill Womens Hockey Association Inc Y0898927 Alcheringa Cricket Club Inc Y0670626 Blighty Tree and Salinity Group Incorporated Y1787639 Broken Hill and District Rural Advisory and Training Service Incorporated Y1447033 Cronulla Coast Artificial Reef Association Incorporated Inc9885880 The Bay Bash Boys Incorporated Inc9880127 Gunnedah Polocrosse Club Incorporated Y1974936 Apex Club of Bombala Inc Y0415204 Batemans Bay Cavaliers Cricket Club Incorporated

Y1901336

Armidale & District Western Performance Club Inc Y1050511 Breast Implant Resource Service Incorporated Y2005804 Blacktown Healthy Cities Inc Y1348231 Bathurst Spiritualist Centre Incorporated Inc9884673 Blatchys Blokes Tours Incorporated Inc9879635 Australian Tien Hsiang Education Association Incorporated Inc9879864 Australasian Federation of Cat Councils Incorporated Inc9881118 Association of Russian Cultural & Educational Support In Australia (Arcesa) Incorporated Inc9875478 Australian Society of Poets Incorporated Inc9880459 Dubbo Revival Centre Inc Y1259817 Association of Gavato, Kazani, Dolenci Incorporated Y1875644 Australia Now Small Business Association Incorporated Y1672614 Appin Pioneer Festival Society Incorporated Y2067137 Alfaisal Islamic and Arabic Schools In Australia Incorporated Y1799727 Australia Taiwanese Friendship Association Inc. Y1820140 Australasian Taijutsu Association (A.T.A.) Incorporated Y2054444 The Astronomical Society of the Central Coast Inc Y1649213 Insurgent Theatre Incorporated Y1806326 Ironhorse Inn Social Club Incorporated Y1688445 The Independent Council of Aboriginal People & Associates Incorporated Y1781706 Illawarra Aboriginal Child and Family Support Group Inc Y1446820 Jubilee Faith Centre Incorporated Y1886637 Hotel Security Institute Incorporated Y2196417 Rockdale and District Landscape Heritage Committee Incorporated Y2096716 Grafton Touch Football Association Inc. Y0382729 Heartfelt Ministries Inc Y1387120 Hatpac Inc Y1355138 Hillstar Social Club Inc Y1483715 Gwydir Valley Woodturners Incorporated Y2029147 Gamilaroi Aboriginal Health Committee Incorporated Y1880900 Glenfield Park Community Progress Assoc. Incorporated Inc9879283 **Global Habilitation Interact Academic Activities** Association Inc Y1570233 Gosford Arts Council Incorporated Y1632924 Narrandera District Sport and Recreation Council Incorporated Y1851615 Nanima Common Connection Incorporated Inc9877648 The Ozmos Project Inc Y1573126 North Harbour Incorporated Y18007225

Alliance for a Democratic China Sydney Third Division Incorporated Y1721534 Advance Tweed Incorporated Y1811827 The Australian Syrian Friendship Association Incorporated Y1675213 Alpine/Aylmerton Landcare Group Incorporated Y1901826 Australian Aviculture Protection Association Incorporated Y1910825 Australian Shark Conservation Foundation Incorporated Y1796148 Australian Car Alarm Traders Association Inc Y1375130 Australian Barbecue Association Incorporated Y2221504 Assembleia De Deus Ministerio Da Australia Incorporated Inc9880593 Adult Literacy and Basic Skills Action Coalition Inc Y1522737 Australian Amateur Television Club Inc Y1469509 Atmasphere Incorporated Y1934609 Action Group for Scotts Head Community Centre Incorporated Y1814524 Auburn Irish Australian Community & Sporting Centre Incorporated Inc3424978 The Bellwood Pre-School Parents and Friends Association Inc Y0484914 Bartter Child Care Centre Incorporated Y2132845 Bronte Breakers Swimmers' Club Incorporated Y1973743 Byron Shire Regional Gallery Incorporated Y1706037 Bankstown City M.S.C. Incorporated Y1832424 Botany Industrial Property Owners and Occupiers Association Incorporated Y1879828 Chinese Students Solidarity Campaign for Democracy (Australia) Inc Y1519622 Council on the Ageing-Goulburn & District Branch Incorporated Y1925022 Cobargo Hotel Amateur Fishing Club Incorporated Y1964744 The Centre for Thrombosis and Vascular Research Incorporated Y1851223 Comics Out West Incorporated Y1934021 The Public Promotion Committee of the Alliance for a Democratic China, Australia Incorporated Y1783602 Post Arrivalists Incorporated Y1867446 Private Methadone Association Inc Y1531148 Penrith City Arts & Craft Markets Incorporated Y2501644 Rural Science Undergraduates Society Incorporated Y2079813 **Recovery Operators Collective Incorporated** Y1393030 South Sydney Industrial Property Owners and Occupiers Association Incorporated Y1907416 Single Persons Activity Network Incorporated Y1904033

Sexuality Anonymous Ministries Inc Y1735028

Sydney Aboriginal Business Enterprise Centre Incorporated Y1870022

Turkish Youth Association Incorporated Y2098318

CHRISTINE GOWLAND, Manager, Financial Analysis, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce 26 November 2008

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association Pursuant to Section 54A

THE incorporation of ROTARY CLUB OF NARRABEEN LAKES INC (Y1084144) cancelled on 22 August 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 20th day of November 2008.

CHRISTINE GOWLAND, Manager, Financial Analysis Branch, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

THE incorporation of SCONE PISTOL CLUB INC cancelled on 10 October 2008, is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 24th day of November 2008.

CHRISTINE GOWLAND, Manager, Financial Analysis Branch, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

The incorporation of FRIENDS OF CAMERON PARK SPECIAL SCHOOL INC (Y0484620) cancelled on 25 July 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 26th day of November 2008.

CHRISTINE GOWLAND, Manager, Financial Analysis Branch, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce

ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of Cancelled Association pursuant to Section 54A

The incorporation of YAMBA FISHING CLUB INC (Y0860326) cancelled on 10 October 2008 is reinstated pursuant to section 54A of the Associations Incorporation Act 1984.

Dated: 26th day of November 2008.

CHRISTINE GOWLAND, Manager, Financial Analysis Branch, Registry of Co-operatives and Associations, Office of Fair Trading, Department of Commerce

CHARITABLE TRUSTS ACT 1993

Order under Section 12

Administrative 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 applied 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).

As the gift in the will has not failed to provide a suitable and effective means of using the trust property, an administrative (rather than cy près) scheme is required for this trust. The organisation suggested by the executor (ACRF) clearly carries out cancer research and holds on trust and applies money for this purpose. Therefore, a suitable administrative scheme would be for the relevant share of residuary estate to be given to the ACRF to be held on trust and applied for the purpose of cancer research.

As delegate of the Attorney General in charitable trust matters, I determined that the gift in the will of the late Rose Emma Murphy created a trust for a valid charitable purpose. Accordingly, I approved the establishment of an administrative scheme pursuant to section 12(1)(b) of the Charitable Trusts Act 1993. This scheme was advertised in the *New South Wales Government Gazette* of 17 October 2008 and no objections or comments have been received.

Therefore, pursuant to section 12 of the Charitable Trusts Act, I hereby ORDER that the gift 'to cancer research' in the Testator's Will be implemented by means of an administrative scheme that will 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. 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: 19 November 2008.

M. G. SEXTON, SC, Solicitor General (as delegate of the Attorney General)

GEOGRAPHICAL NAMES ACT 1966

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

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

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Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Wanda Wetlands. Reserve. Port Stephens Council. Tomaree. Gloucester. Port Stephens. Port Stephens 9223. GNB 5294.

Arthur Mollett Reserve. Reserve. Wyong Shire Council. Munmorah. Northumberland. Wyong. Gosford 9131. GNB 5295.

A J Baker Park. Reserve. Maitland City Council. Maitland. Northumberland. Beresfield. Newcastle 9232. GNB 5296.

Campbell Reserve. Reserve. Lake Macquarie City Council. Kahibah. Northumberland. Wallsend. Newcastle 9232. GNB 5293.

Kenibea Bushland Reserve. Reserve. Lake Macquarie City Council. Kahibah. Northumberland. Wallsend. Newcastle 9232. GNB 5293.

Harpers Bush. Reserve. Blacktown City Council. Prospect. Cumberland. Prospect. Penrith 9030. GNB 5271.

Kalina Reserve. Reserve. Blacktown City Council. Gidley. Cumberland. Riverstone. Penrith 9030. GNB 5277.

Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference: Assigned Name: Designation: L.G.A.: Parish: County: L.P.I. Map: 1:100,000 Map: Reference:

Courtneys Crossing. Causeway. Cootamundra Shire Council. Cunjegong. Harden. Sebastopol. Junee 8428. GNB 5283. Waddy Creek Cutting. Channel. Wakool Shire Council. Mellool. Wakool. Swan Hill. Swan Hill 7627. GNB 5284. Eagle Creek Cutting. Channel. Wakool Shire Council. Barham. Wakool. Barham. Cohuna 7726. GNB 5284.

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.

GEOGRAPHICAL NAMES ACT 1966

Notice of Amendment of the Address Locality Name of Megalong within the Blue Mountains Local Government Area

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board hereby notifies that it has this day amended the address locality name of Megalong to Megalong Valley in the Blue Mountains Local Government Area as shown on map GNB3726-1.

The position and extent of this feature is shown on map GNB3726-1 and recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at www.gnb.nsw. gov.au.

> WARWICK WATKINS, Chairperson

Geographical Names Board, PO Box 143, Bathurst NSW 2795.

MENTAL HEALTH ACT 2007

Section 109

I, Professor Debora Picone AM, Director-General of the NSW Department of Health, pursuant to section 109 of the Mental Health Act 2007 and section 43 of the Interpretation Act 1987, DO HEREBY REPEAL the Order, published in Government Gazette No 71 of 16 June 2000 at page 5058, declaring certain premises of Shellharbour Hospital to be a hospital for the purposes of the Mental Health Act 1990

which was taken to be a declared mental health facility in accordance with clause 5(1) of Schedule 6 of the Mental Health Act 2007, and

Pursuant to section 109 of the Mental Health Act 2007 I DO HEREBY:

- (a) DECLARE the following premises of Shellharbour Hospital to be a mental health facility for the purposes of the Mental Health Act 2007:
 - Eloura Unit West;
 - Eloura Unit East;
 - Mirrabook Unit; and
 - the Mental Health Rehabilitation Unit;
- (b) DECLARE such facility to be designated a "mental health inpatient treatment" class facility.

Signed, this 26th day of November 2008.

Professor DEBORA PICONE AM, Director-General

MENTAL HEALTH ACT 2007

Section 109

I, Professor Debora Picone AM, Director-General of the NSW Department of Health, pursuant to section 109 of the Mental Health Act 2007 DO HEREBY:

- (a) DECLARE the premises of Wollongong Hospital known as the Older Persons Mental Health Unit to be a mental health facility for the purposes of the Mental Health Act 2007; and
- (b) DECLARE such facility to be designated a "mental health inpatient treatment" class facility.

Signed, this 26th day of November 2008.

Professor DEBORA PICONE AM, Director-General

> Office of the Minister for Police 14th February 2008, Sydney NSW

MURDER

TWO HUNDRED AND FIFTY THOUSAND DOLLARS (\$250,000) REWARD

TRUDI JEANETTE ADAMS, 19 years old of Mudgee, was reported missing on the 24th June 1978 and has not been seen since. It is believed that ADAMS has met with foul play and is now deceased.

Notice is hereby given that a reward of up to two hundred and fifty thousand dollars (\$250,000) will be paid by the Government of New South Wales for information leading to the arrest and conviction of the person or persons responsible for the death of Trudi Jeanette ADAMS.

The allocation of this reward will be at the sole discretion of the Commissioner of Police.

The urgent assistance and co-operation of the public is especially sought in the matter. Any information, which will be treated as confidential, may be given at any time of the day or night at any Police Station or by telephone:

Police Headquarters telephone (02) 9281 0000 or Crime Stoppers on 1800 333 000.

The Hon. DAVID CAMPBELL, M.P., Minister for Police

NATIONAL PARKS AND WILDLIFE ACT 1974

Willi Willi National Park Draft Plan of Management

A draft plan of management for Willi Willi National Park has been prepared and is available free of charge from the NPWS offices at Caldwell Street, Arakoon (phone 6566 6621); 152 Horton Street, Port Macquarie (phone 6584 2203) and at the corner Nance and Queen Streets, South Kempsey (by appointment only – 6562 2376). The amendments may also be viewed at the Kempsey Library, Elbow Street, Kempsey; Kempsey Shire Council Civic Centre, Tozer Street, West Kempsey and on the website: www.environment.nsw.gov.au.

Written submissions on the plan must be received by The Planner, Willi Willi National Park, NPWS, PO Box 61, Port Macquarie NSW 2444, by 9 March 2009.

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

NATIONAL PARKS AND WILDLIFE ACT 1974

John Gould and Boondelbah Nature Reserves

Draft Plan of Management

A draft plan of management for John Gould and Boondelbah Nature Reserves has been prepared and is available free of charge from the NPWS Hunter Region office, Level 1, 12B Teramby Road, Nelson Bay (ph 4984 8200) and from the website: www.environment.nsw.gov.au. The plan may also be viewed at Tomaree Library & Community Centre, Town Centre Circuit, Salamander Way, Salamander Bay; Port Stephens Council, 116 Adelaide Street (Old Pacific Highway), Raymond Terrace; and Port Stephens-Great Lakes Marine Park office, Taylors Beach Road, Taylors Beach, Nelson Bay.

Written submissions on the plan must be received by The Planner, John Gould and Boondelbah Nature Reserves, NPWS, Locked Bag 99, Nelson Bay Delivery Centre NSW 2315 by 23 March 2009.

All submissions received by NPWS are a matter of public record and are available for public inspection upon request to NPWS. Your comments on this draft plan may contain information that is defined as "personal information" under the NSW Privacy and Personal Information Protection Act 1998. The submission of personal information with your comments is voluntary.

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

COLIN RANNARD, A/Manager, Dangerous Goods (by delegation)

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of Licensee Konrad BAINES, PO Box 174, Quirindi NSW 2343. Date of Granting of Licence 17 November 2008.

PESTICIDES ACT 1999

Notice under Section 48 (4)

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

COLIN RANNARD, A/Manager, Dangerous Goods (by delegation)

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address of Licensee Mr Brendon RANGI, 1 Agg Road, Duranillin WA 6393 Date of Granting of Licence 26 November 2008

POISONS AND THERAPEUTIC GOODS ACT 1966

PROCLAMATION

MARIE BASHIR, Governor

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, on the recommendation of the Minister for Health and in pursuance of section 8 (6) of the Poisons and Therapeutic Goods Act 1966, do, by this my Proclamation, amend the Poisons List as set out in the Schedule hereunder with effect on the date of gazettal of this proclamation.

Signed and sealed at Sydney, this twenty sixth day of November 2008.

By Her Excellency's Command,

JOHN DELLA BOSCA, M.L.C., Minister for Health

GOD SAVE THE QUEEN!

SCHEDULE

The Poisons List is hereby amended with immediate effect as follows:

Omit from Schedule 8, under the heading

"EXEMPTIONS", the following material:

"Poisons and Therapeutic Goods Regulation 2002"; and

Insert instead the following material: "Poisons and Therapeutic Goods Regulation

2008".

PROTECTION OF THE ENVIRONMENT OPERATIONS (WASTE) REGULATION 2005 – GENERAL EXEMPTION UNDER PART 6, CLAUSE 51 AND 51A

The Food Waste Exemption 2008

Name

1. This exemption is to be known as 'The food waste exemption 2008'.

Commencement

2. This exemption commences on 1 December 2008. 'The food waste exemption 2008' which commenced 20 June 2008 is revoked from 1 December 2008.

Duration

3. This exemption is valid until 1 November 2009 unless revoked at an earlier date by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

Legislation

4. Under the Protection of the Environment Operations (Waste) Regulation 2005 (the Regulation):

- 4.1. Clause 51 (2) authorises the EPA to grant an exemption in relation to any matter or thing including an activity or class of activities, and
- 4.2. Clause 51A authorises the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
 - the provisions of sections 47 to 49 and 88 of the Protection of the Environment Operations Act 1997 (the Act),
 - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
 - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

Exemption

- 5. In this Notice of Exemption:
 - 5.1. The responsible person listed in Column 1 of Table 1 is exempt from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions set out in this Notice.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

5.2. Where a responsible person complies with the conditions of this Notice of Exemption, the activity referred to in Schedule 1 from which that person is exempt is taken to be a non-scheduled activity for the purposes of the Act.

Column 1	Column 2		
Responsible person	Provisions from which the responsible person is exempt		
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act		
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act		

Table 1

This Notice of Exemption is a general exemption for the purposes of clause 51 (3) of the Regulation.

Definitions

- 6. In this Notice of Exemption:
- *Consumer* means a person who applies, causes, or permits the application to land of food waste within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which food waste is applied. Where a person responsible for transporting the food waste to the land application site is also the party applying the food waste, this person must also meet the responsibilities of the consumer.
- *Food waste* means waste from the manufacture, preparation, sale or consumption of food but does not include grease trap waste or animal waste.
- *Processor* means a person who generates, supplies, causes, or permits the supply of food waste to a consumer, or who processes, mixes, blends, or otherwise incorporates food waste into a material for supply to a consumer.
- *Relevant waste* means the food waste that meets the requirements of Section 7.

General conditions

7. This Notice of Exemption is subject to the following conditions:

- 7.1. The food waste can only be applied to land as a soil amendment material.
- 7.2. The consumer must land apply the food waste within a reasonable period of time.

Exemption Granted

STEVE HARTLEY, Acting Manager, Waste Management Section, Environment Protection Authority by delegation

Notes

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: www.environment.nsw.gov.au

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit. The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

SHOP TRADING ACT 2008

ORDER

1. Following an application in the matter from Michael Iraninejad, Retail Manager, Mirvac Retail Sub SPV Ltd and Perron Investments Pty Ltd, I, Don Jones, Executive Director, Office of Industrial Relations, Department of Commerce ('the Department'), being a lawful delegate of the Director-General of the Department and in pursuance

28 November 2008

of section 10 of the Shop Trading Act 2008 ('the Act'), exempt all shops (other than those shops having an existing exemption within the meaning of clause 2 of Schedule 2 to the Act) within the Broadway Shopping Centre ('the Centre') located at Bay Street, Broadway, from the requirement under section 4 of the Act to be kept closed on Easter Sunday and Boxing Day in any year.

- 2. This exemption applies subject to the condition that any shop in the Centre may only open between 9 am and 5 pm on any Boxing Day and between 10 am and 4 pm on any Easter Sunday.
- 3. This exemption takes effect on 24 November 2008 and applies for a period ending on 30 June 2009.

DON JONES, Executive Director, Office of Industrial Relations, Department of Commerce

THREATENED SPECIES CONSERVATION ACT 1995

Notice of Preliminary Determination

THE Scientific Committee, established by the Threatened Species Conservation Act 1995, has made a Preliminary Determination to support a proposal to remove *Philotheca ericifolia* (A. Cunn. ex Benth.) Paul G. Wilson from the Schedules of the Act by omitting reference to this species from Part 1 of Schedule 2 (Vulnerable species).

A copy of the Determination, which contains the reasons for the determination, may be obtained free of charge on the Internet www.environment.nsw.gov.au, by contacting the Scientific Committee Unit, PO Box 1967, Hurstville NSW 1481, tel: (02) 9585 6940 or fax (02) 9585 6606, or in person at the Department of Environment and Climate Change Information Centre, Level 14, 59-61 Goulburn Street, Sydney. Copies of the determination may also be obtained from National Parks and Wildlife Service Area Offices and Visitor Centres, subject to availability.

Any person may make a written submission regarding the Preliminary Determination. Send submissions to: Scientific Committee, PO Box 1967, Hurstville NSW 1481. Attention Suzanne Chate. Submissions must be received 23rd January 2009.

> Dr PETER CLARKE, Deputy Chairperson

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

BROKEN HILL CITY COUNCIL

Roads Act 1993, Section 10

Dedication of Land as Public Road

IN accordance with section 10 of the Roads Act 1993, notice is hereby given that the land described in the Schedule below is dedicated to the public as public road. FRANK ZAKNICH, General Manager, Broken Hill City Council, PO Box 448, Broken Hill NSW 2880.

SCHEDULE

Lot 15, section 2, DP 759092.

[4309]

COFFS HARBOUR CITY COUNCIL

Naming of Roads

NOTICE is hereby given that Coffs Harbour City Council, in pursuance of section 162 of the Roads Act 1993, has named roads as follows:

LocationNew NameRenaming road Angus Place, offAngus McLeodCamperdown Street, Coffs Harbour.Place.

STEPHEN SAWTELL, General Manager, Coffs Harbour City Council, Locked Bag 155, Coffs Harbour NSW 2450. [4310]

GREAT LAKES COUNCIL

Roads Act 1993, Section 162

Roads (General) Regulation 2000

Naming of Roads

NOTICE is hereby given that Great Lakes Council, pursuant to the aforementioned Act and Regulation, has named the roads described hereunder:

Description

Name

The section of Upper Monkerai Road, Upper Karuah River, from where the road crosses Telegherry River, running north-west to where it meets the Chichester State Forest. Mountain Road, Upper Karuah River.

KEITH O'LEARY, General Manager, Great Lakes Council, Breese Parade, Forster NSW 2428. [4311]

BALRANALD SHIRE COUNCIL

Local Government Act 1993 (Section 713)

Sale of Land for Unpaid Rates

NOTICE is hereby given to the persons named hereunder that the Balranald Shire Council has resolved in pursuance of section 713 of the Local Government Act 1993, to sell the land described hereunder of which the persons named appear to be the owners or in which case they appear to have an interest and on which the amount of rates stated in each case, as at 10th November 2008, is due:

Owners or Persons Having Interest in the Land	Description of Land (Lot, DP, and Address)	Area (Square Metre)	Amount of rates, charges, and interest outstanding for more than 5 years	Amount of all other rates and charges due	Total Amount Due
Gavin Thomas CAMPBELL.	Lot 23, DP 1037, 170 Lily Street, Balranald.	1012 m2	\$821.40	\$8,651.67	\$9,473.07
L.E. BRADLEY.	Lot 7, DP 23404, Market Street, Balranald.	3035 m2	\$1,797.62	\$3,046.51	\$4,844.13

All intending purchasers should satisfy themselves to the exact location of the block and the location/condition of power, water and sewerage connection, as well as the occupation of the property for vacant possession.

Unless payment in full is made to the Balranald Shire Council of the amount stated as Total Amount Due, together with any other rates and extra charges becoming due and payable after the publication of this notice, before the time fixed for the sale, the said land will be offered for sale by Public Auction on 6th March 2009, at 10am at the Balranald Shire Council Chambers 70 Market Street, Balranald NSW 2715. D. COOPER, General Manager, Balranald Shire Council, PO Box 120, Balranald NSW 2715. [4312]

ESTATE NOTICES

NOTICE of intended distribution of estate.-Any person having any claim upon the estate of ROSE DAHER, late of Randwick, in the State of New South Wales, widow, who died on 6 July 2008, must send particulars of the claim to the executors, Jack Daher and Sam Daher, c.o. Mervyn Finlay, Thorburn & Marshall, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000, within one (1) calendar month from 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 executors have notice. Probate No. 119634/08 was granted to Jack Daher and Sam Daher in New South Wales on 12 November 2008. MERVYN FINLAY, THORBURN & MARSHALL, Solicitors, Level 2, 225 Macquarie Street, Sydney NSW 2000 (DX 796, Sydney), tel.: (02) 9223 6544. Reference: DLT:28508. [4313]

COMPANY NOTICES

NOTICE of the voluntary winding-up.–DUNEHALL PTY LIMITED (in voluntary liquidation), A.C.N. 059 658 061.–Notice is hereby given that at an extraordinary general meeting of members of the above named company, duly convened and held at Level 1, 10 Spring Street, Sydney NSW on 26 September 2008, the following special resolution was duly passed: "That the company be wound up voluntarily". It was further resolved that Mr Richard Elliott be appointed liquidator of the company for the purposes of winding up the affairs and distributing the assets of the company. Dated: 26 November 2008. RICHARD ELLIOTT, Liquidator, Brooks, Deane & Powne, Chartered Accountants, Level 1, 10 Spring Street, Sydney NSW 2000. [4314]

NOTICE of voluntary winding up.-NEWTOWN AND ENMORE STARR-BOWKETT BUILDING CO-OPERATIVE SOCIETY No. 23 LIMITED (in voluntary liquidation).-At a special meeting of the abovenamed society duly convened and held at Newtown on 20 November 2008, the subjoined special resolution was duly passed. It was resolved that: (1) The Society be wound up voluntarily. (2) That Maree Emery, c.o. 43 Enmore Road, Newtown, be appointed liquidator at a fee of One Thousand Seven Hundred and Fifty Dollars (\$1750.00), or such lesser fee as may be determined by the Co-operative Advisory Council. (3) That the liquidator be empowered to compromise with debtors and/or creditors. D. L. SCUTTS, Director, A. R. Parker, Secretary, c.o. Newtown United Co-operative Building Association, 43 Enmore Road, Newtown NSW 2042, tel.: (02) 9557 1898. [4315]

NOTICE to creditors in the matter of the Co-operation Act and the Corporations Law.–NEWTOWNANDENMORE STARR-BOWKETT BUILDING CO-OPERATIVE SOCIETY No. 23 LIMITED (in voluntary liquidation).–Notice is hereby given that all persons having any claims against the above Society are required on or before 18 December 2008, to send their names and addresses and particulars of their debts and claims to Maree Emery, the Liquidator of the said Society, at her office and if so required by notice in writing from the said liquidator, are personally or by their solicitors to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they shall be excluded from the benefits of any distribution made before such debts are so lodged or proved. Dated at Newtown, 20 November 2008, M. EMERY, Liquidator, c.o. Newtown United Co-operative Building Association, 43 Enmore Road, Newtown NSW 2042, tel.: (02) 9557 1898. [4316]

OTHER NOTICES

FORM 22 ELECTION PETITION

HIGH COURT OF AUSTRALIA (rule 30.01)

Filed: 3 November 2008.

Office of the Registry Sydney in the High Court of Australia No. S481 of 2008, Sydney Registry

Between: Stewart Gordon SCOTT-IRVING, Petitioner. and

Rob OAKESHOTT - First Respondent.

AUSTRALIAN BROADCASTING CORPORATION – Second Respondent.

Election Petition

This petition concerns the election for: By-Election, Federal Seat of Lyne NSW, held on Saturday, 6 October 2008.

Return of Writ

The writ for the election was returned on Monday, 15th September 2008.

Entitlement to File this Petition

The petitioner is entitled to file this petition because of both candidate and constituent status.

Statement of Facts

- 1. If in Australia, where the Westminster System should be characterised by a career public service which "impartially serves the government of the day" and the ABC is both an independent public service and Australia's national public broadcaster, then the ABC's performance during the campaign period breached its impartiality with particular respect to its content and program level on the one hand and its platform levels of ABC Television, ABC.
- 2. Radio and ABC Online on the other. (See ABC Preamble and Editorial Policies statements attached).
- 3. The ABC was responsible for an inequitable candidate profile detailing the background of each candidate (copy attached), gave inequitable broadcast time to each candidate (able to be verified by ABC political broadcasting requirements) and carried a link to the webpages of three of the candidates, one of which (that of the declared winner) carried no political authorisation statement as required of all political advertising by the Australian Electoral Commission.

Further, the winner's website carried a You Tube attachment (again without authorisation statement) and media releases from the candidate's extensive 12 year state political career, each of which was a political advertisement and all of which was available during the mandatory, electronic media "blackout period."

4. Possibly a breach of both the Westminster System and the Australian Constitution, the ABC has an election coverage policy document that apportions "free-to-air" radio coverage time to candidates on the basis of the party success reflected in the number of seats won by the party at the previous election, and independent candidates can be allotted discretionary time by the broadcaster.

Discretion can lead to indiscretion and then transgression. In this case discretion fell to one independent over several others: celebrity over equity. The informed electorate is supposedly reliant on a public broadcaster's impartiality.

Each candidate, whether party affiliated or independent, required \$500 fee provision and 50 constituent nominations.

It should be noted, that the ABC has been seen to have noted and corrected some of the above inequities, identified in the same electorate with the same ABC Regional Manager. The recent state by-election for the seat of Port Macquarie witnessed a more equitable internet candidate profile.

Relief

The petitioner asks the Court to make the following orders:

- 1. That the ABC make known in all its media platforms, radio, television and internet, that a more equitable manner of election coverage should have and will be carried out in the future, and an apology be made to the candidates and public on all three of these platforms.
- 2. That the ABC be directed, encouraged or consider to refuse to carry out what appears to be a "twoparty by default" piece of legislation, identified in the "free-to-air" apportionment of radio or television time currently favouring the two dominant parties, which infringes on the right of Independents to be granted equitable media treatment by an impartial public broadcaster.
- 3. That in light of the reliance by the electorate's voters on the public broadcaster to be both impartial and vigilant of AEC political advertising requirements, and the ABC's subsequent, inequitable apportionment of time, space and coverage given to the now-declared winner, (reflected overwhelmingly in the ballot) that the election be declared null and void.

Dated: 31/10/2008.

Stewart SCOTT-IRVING (Signed by the Petitioner)

In the Presence of: Don Sheather Signed by Witness

Don Sheather Name of Witness

6 Corkwood Street

Old Bar NSW 2430

Address of Witness

Retired Occupation of Witness Lesley Tonkin Name of Witness D/D

Signed by Witness

Leslev Tonkin

Occupation of Witness

21 Kolinda Drive Old Bar NSW 2430 Address of Witness

To: FIRST RESPONDENT: Rob Oakeshott Parliament House Canberra & Matthew Flinders Drive Port Macquarie. SECOND RESPONDENT: AUSTRALIAN BROADCASTING CORPORATION, GPO Box 9994, Sydney 2001 & Midcoast ABC Port Macquarie.

The Petitioner's address for service is: 23 David Street, Old Bar NSW 2430. [4317]

COUNTRY ENERGY

ELECTRICITY SUPPLY ACT 1995 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land Electrical Substation at Mount Gipps

COUNTRY ENERGY declares, with the approval of Her Excellency the Governor, with the advice of the Executive Council, that the Land described in Schedule 1 to this notice and the Interest in Land described in Schedule 2 to this notice the terms of which Interest in Land are described in Schedule 3 to this notice are acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of the Electricity Supply Act 1995.

Dated at Sydney, 28 November 2008. CRAIG MURRAY, Managing Director, Country Energy, PO Box 718, Queanbeyan NSW 2620.

SCHEDULE 1

Locality: Mount Gipps

LGA:	Unincorporated Area
Title:	Lot 12 Deposited Plan 1124851
Parish:	Tara
County:	Yancowinna

SCHEDULE 2

Locality:	Mount Gipps
LGA:	Unincorporated Area
Title:	Proposed right of carriageway 5 wide as
	depicted in Deposited Plan 1124851
Parish:	Tara
County:	Yancowinna

SCHEDULE 3

Right of carriageway 5 wide as depicted in Deposited Plan 1124851 on the terms set out in Part 1 of Schedule 4A of the Conveyancing Act 1919. [4318]

INTEGRAL ENERGY AUSTRALIA

ELECTRICITY SUPPLY ACT 1995 LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Parramatta

INTEGRAL ENERGY AUSTRALIA declares, with the approval of Her Excellency the Governor and the Executive Council, that the land described in Schedule 1 of this notice is acquired and that the interest in the land described in Schedule 2 of this notice is acquired over the land described in Schedule 3 of this notice by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Electricity Supply Act 1995.

Dated at Huntingwood, 26 November 2008. VINCE GRAHAM, Chief Executive Officer, Integral Energy Australia, 51 Huntingwood Drive, Huntingwood NSW 2148.

SCHEDULE 1

All that piece or parcel of land in the Local Government Area of Parramatta, Parish of St John, County of Cumberland in the State of New South Wales being Lot 1, Deposited Plan 1123181 said to be in the ownership of the Council of the City of Parramatta.

SCHEDULE 2

Easement for electricity cables more particularly described in Memorandum AE108699 filed at Land and Property Information NSW.

SCHEDULE 3

All that piece or parcel of land in the Local Government Area of Parramatta, Parish of St John, County of Cumberland being the "proposed easement for electricity cables variable width" shown on Deposited Plan 1123181 being part of Lot 1, Deposited Plan 739389 said to be in the ownership of the Council of the City of Parramatta. [4319]