

Government Gazette

OF THE STATE OF NEW SOUTH WALES

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LEGISLATION

Proclamations



New South Wales

Commencement Proclamation

under the

Crimes (Domestic and Personal Violence) Act 2007 No 80

JAMES JACOB SPIGELMAN, Lieutenant-Governor

I, the Honourable James Jacob Spigelman AC, Lieutenant-Governor of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Crimes (Domestic and Personal Violence) Act 2007*, do, by this my Proclamation, appoint 10 March 2008 as the day on which that Act commences. Signed and sealed at Sydney, this 5th day of March 2008.

By His Excellency's Command,

L.S.

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

GOD SAVE THE QUEEN!

s2008-060-06.d02 Page 1

Regulations



Criminal Procedure Amendment (Public Officers) Regulation 2008

under the

Criminal Procedure Act 1986

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Criminal Procedure Act 1986*.

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

Explanatory note

The object of this Regulation is to amend the *Criminal Procedure Regulation 2005* to declare the Office of the Director of Public Prosecutions of the Commonwealth to be a body whose officers and employees are public officers for the purposes of the *Criminal Procedure Act 1986*. The effect of this is to enable officers and employees of that Office to commence and conduct prosecutions in NSW courts as public, rather than private, prosecutors, with the powers and certain of the protections conferred on public prosecutors.

This Regulation also makes amendments to the Criminal Procedure Regulation 2005 in the nature of law revision.

This Regulation is made under the *Criminal Procedure Act 1986*, including the definition of *public officer* in section 3 (1), sections 4 (the general regulation-making power), 218 and 257E.

s2007-401-22.d06 Page 1

Clause 1 Criminal Procedure Amendment (Public Officers) Regulation 2008

Criminal Procedure Amendment (Public Officers) Regulation 2008

under the

Criminal Procedure Act 1986

1 Name of Regulation

This Regulation is the Criminal Procedure Amendment (Public Officers) Regulation 2008.

2 Amendment of Criminal Procedure Regulation 2005

The Criminal Procedure Regulation 2005 is amended as set out in Schedule 1.

Page 2

Criminal Procedure Amendment (Public Officers) Regulation 2008

Amendments Schedule 1

Schedule 1 Amendments

(Clause 2)

[1] Clause 20 Public officers

Insert after clause 20 (p):

(q) the Office of the Director of Public Prosecutions of the Commonwealth.

[2] Clause 25

Omit the clause. Insert instead:

25 Exclusion of indemnity for personal liability for costs

An officer or employee of any of the following bodies is prescribed as a person who is not a *public officer* for the purposes of sections 218 (2) and 257E (2) of the Act:

- (a) the Royal Society for the Prevention of Cruelty to Animals, New South Wales,
- (b) the Animal Welfare League NSW,
- (c) the Australian Federal Police,
- (d) the Australian Securities and Investments Commission,
- (e) the Office of the Director of Public Prosecutions of the Commonwealth.



under the

Inclosed Lands Protection Act 1901

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Inclosed Lands Protection Act 1901*.

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

Explanatory note

The object of this Regulation is to remake, with minor amendments, the provisions of the *Inclosed Lands Protection Regulation 2002* which is repealed on 1 September 2008 by section 10 (2) of the *Subordinate Legislation Act 1989*.

This Regulation makes provision with respect to the amount of penalties when certain offences under section 4 or 4A of the *Inclosed Lands Protection Act 1901* are dealt with by way of penalty notices.

This Regulation is made under the *Inclosed Lands Protection Act 1901*, including sections 10 and 11 (the general regulation-making power).

This Regulation comprises or relates to matters set out in Schedule 3 to the *Subordinate Legislation Act 1989*—namely, matters of a machinery nature.

s2008-007-31.d05 Page 1

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Clause 1

Inclosed Lands Protection Regulation 2008

under the

Inclosed Lands Protection Act 1901

1 Name of Regulation

This Regulation is the Inclosed Lands Protection Regulation 2008.

2 Commencement

This Regulation commences on 1 September 2008.

Note. This Regulation replaces the *Inclosed Lands Protection Regulation 2002* which is repealed on 1 September 2008 under section 10 (2) of the *Subordinate Legislation Act 1989*.

3 Interpretation

(1) In this Regulation:

the Act means the Inclosed Lands Protection Act 1901.

(2) Notes included in this Regulation do not form part of this Regulation.

4 Penalty notices

For the purposes of section 10 (2) of the Act, the penalty prescribed for each offence under a provision specified in Column 1 of Schedule 1 is the amount specified opposite the provision in Column 2 of that Schedule.

Schedule 1 Penalty notice offences

Schedule 1 Penalty notice offences

(Clause 4)

Column 1	Column 2		
Provision	Penalty		
Offences under the Act			
Section 4 (1) (a)	\$550		
Section 4 (1) (b)	\$350		
Section 4A (1) (a)	\$250		
Section 4A (1) (b)	\$250		



Workers Compensation Amendment (Index Number) Regulation 2008

under the

Workers Compensation Act 1987

His Excellency the Lieutenant-Governor, with the advice of the Executive Council, has made the following Regulation under the *Workers Compensation Act* 1987.

JOHN DELLA BOSCA, M.L.C., Minister Assisting the Minister for Finance

Explanatory note

The object of this Regulation is to update an index number that is used for the purposes of the indexation of benefits under the *Workers Compensation Act 1987*.

This Regulation is made under the *Workers Compensation Act 1987*, including sections 79 (which defines, among other things, *latest index number*) and 280 (the general regulation-making power).

s2008-046-09.d02 Page 1

Clause 1

Workers Compensation Amendment (Index Number) Regulation 2008

Workers Compensation Amendment (Index Number) Regulation 2008

under the

Workers Compensation Act 1987

1 Name of Regulation

This Regulation is the Workers Compensation Amendment (Index Number) Regulation 2008.

2 Amendment of Workers Compensation Regulation 2003

The Workers Compensation Regulation 2003 is amended by inserting the following matter at the end of the Table to clause 13 in Columns 1 and 2, respectively:

1 April 2008

208.5

Page 2

WORKERS COMPENSATION ACT 1987 - NOTICE (Concerning indexation of WorkCover benefits and damages)

THE WorkCover Authority of New South Wales, pursuant to section 82 of the *Workers Compensation Act 1987*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1st April 2008**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

	Column 1	Column 2	
Provision Specifying, or providing for, the adjustable amount	Adjustable Amount	Adjustable Amount	
WORKERS COMPENSATION ACT 1987			
s.25 (1)(a)	\$211,850.00	\$337,700.00	
s.25 (1)(b)	\$66.60	\$106.20	
s.35	\$1,000.00	\$1,594.00	
s.37 (1)(a)(i)	\$235.20	\$374.90	
s.37 (1)(a)(ii)	\$187.10	\$298.20	
s.37 (1)(a)(iii)	\$170.00	\$271.00	
	\$153.00	\$243.90	
s.37 (1)(b)	\$62.00	\$98.80	
s.37 (1)(c)	\$44.30	\$70.60	
	\$99.10	\$158.00	
	\$164.16	\$261.70	
	\$230.90	\$368.10	
	\$66.60	\$106.20	
s.63A (3)	\$1,500.00	\$2,391.10	
s.40	\$1,000.00	\$1,594.00	
Sch.6Pt.4Cl.7	\$341.30	\$544.00	

(Latest Index Number: 208.5)

JOHN WATSON, A/Chief Executive Officer WorkCover Authority

WORKERS COMPENSATION ACT 1987 - NOTICE (Concerning indexation of benefits covered by Workers Compensation Act 1926)

THE WorkCover Authority of New South Wales, pursuant to section 82 of, and Parts 3-4 of Schedule 6 to the *Workers Compensation Act 1987*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1**st **April 2008**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision Specifying,	Column 1	Column 2	
or providing for, the adjustable amount	Adjustable Amount	Adjustable Amount	
WORKERS COMPENSATION ACT 1987 (re 1926 ACT)			
Sch.6 Pt.3Cl. 2(2)	\$76,700.00	\$122,300.00	
Sch.6 Pt.3Cl. 2(3)	\$38.30	\$61.10	
Sch.6Pt.4Cl.4 (1)(b)(i)	\$44.80	\$71.40	
Sch.6Pt.4Cl.4 (1)(b)(ii)	\$22.50	\$35.90	
Sch.6Pt.4Cl.4A (2)(a)	\$196.00	\$312.40	
Sch.6Pt.4Cl.4A (2)(b)	\$155.90	\$248.50	
Sch.6Pt.4, Cl.4A (2)(c)	\$141.60	\$225.70	
	\$127.50	\$203.20	

(Latest Index Number: 208.5)

JOHN WATSON, A/Chief Executive Officer WorkCover Authority

WORKERS' COMPENSATION (DUST DISEASES) ACT 1942 - NOTICE (Concerning indexation of benefits)

THE WorkCover Authority of New South Wales, pursuant to section 8(3)(d) of the *Workers' Compensation (Dust Diseases) Act 1942*, declares, by this Notice, that each of the adjustable amounts specified in Column 1 of the following Table is, on and from **1**st **April 2008**, to be construed as the adjusted amount specified opposite it in Column 2 of the Table.

TABLE

Provision Specifying, or providing for, the adjustable amount	Column 1 Adjustable Amount	Column 2 Adjustable Amount	
WORKERS COMPENSATION (DUST DISEASES) ACT 1942			
s.8 (2B)(b)(i)	\$141,250.00	\$225,200.00	
s.8 (2B)(b)(ii)	\$137.30	\$218.90	
s.8 (2B)(b)(iii)	\$69.40	\$110.60	

(Latest Index Number: 208.5)

JOHN WATSON, A/Chief Executive Officer WorkCover Authority

Rules



Supreme Court Rules (Amendment No 413) 2008

under the

Supreme Court Act 1970

The Supreme Court Rule Committee made the following rules of court under the *Supreme Court Act 1970* on 3 March 2008.

Steven Jupp Secretary of the Rule Committee

Explanatory note

The object of these Rules is to amend the Supreme Court Rules 1970:

- (a) to update references in the Rules to the Wills, Probate and Administration Act 1898 to reflect its renaming as the Probate and Administration Act 1898 by the Succession Act 2006 and to make other amendments consequent on the commencement of the Succession Act 2006, and
- (b) to repeal Parts 58, 59A, 68, 70, 73 and 76, and
- (c) to make other consequential amendments and amendments in the nature of law revision.

s2008-031-94.d05 Page 1

Rule 1	Supreme Court Rules	(Amendment No 413)	2008

under the

Supreme Court Act 1970

1 Name of Rules

These Rules are the Supreme Court Rules (Amendment No 413) 2008.

2 Amendment of Supreme Court Rules 1970

The Supreme Court Rules 1970 are amended as set out in Schedule 1.

Amendments Schedule 1

Schedule 1 Amendments

(Rule 2)

[1] Parts 58, 59A, 68, 70, 73 and 76

Omit the Parts.

[2] Part 78, rule 1 Interpretation

Omit "section 18A of the Probate Act" from the definition of *affected person*.

Insert instead "section 18A of the former Wills Act or section 8 of the Succession Act (as applicable)".

[3] Part 78, rule 1

Omit the definition of *the Probate Act*.

Insert in alphabetical order:

the former Wills Act means the Wills, Probate and Administration Act 1898, as in force before the commencement of the Succession Act.

the Probate Act means the Probate and Administration Act 1898. the Succession Act means the Succession Act 2006.

[4] Part 78, rule 5 Powers of the registrar

Omit "section 18A of the Probate Act" from rule 5 (1) (g1).

Insert instead "section 18A of the former Wills Act or section 8 of the Succession Act (as applicable)".

[5] Part 78, rule 5 (1) (q)

Omit "section 13 (2) (c), section 15A (2) (a) or section 29A (1) of the Probate Act".

Insert instead "section 13 (2) (c), 15A (2) (a) or 29A (1) of the former Wills Act or under section 10 (3) (c) or 27 (1) of the Succession Act (as applicable)".

[6] Part 78, rule 5 (1) (u)

Insert after rule 5 (1) (t):

(u) requiring further evidence to be furnished, further documents to be filed or notices to be given in any proceedings.

[7] Part 78, rule 6 Review of registrar's decision

Omit "Part 45". Insert instead "Part 49".

Schedule 1 Amendments

[8] Part 78, rule 6 (a)

Omit "section 13 (2) (c), section 15A (2) (a), section 18A or section 29A (1) of the Probate Act".

Insert instead "section 13 (2) (c), 15A (2) (a), 18A or 29A (1) of the former Wills Act or under section 10 (3) (c) or 27 (1) of the Succession Act (as applicable)".

[9] Part 78, rule 23A Court may require further evidence, documents and notices

Omit the rule.

[10] Part 78, rule 24 Evidence in support of application for probate

Omit "Probate Act" from rule 24 (1) (c).

Insert instead "former Wills Act".

[11] Part 78, rule 25A Evidence in support of application for administration by de facto wife, de facto husband or de facto spouse

Omit "42 days" from rule 25A (3) (b) (i). Insert instead "14 days".

[12] Part 78, rule 25A (3) (b) (ii)

Omit "three months". Insert instead "28 days".

[13] Part 78, Division 5A, heading

Omit the heading. Insert instead:

Division 5A Proceedings under sections 13, 15A and 29A of the former Wills Act or sections 10 and 27 of the Succession Act

[14] Part 78, rule 34A Form of consent

Omit "section 13 (2) (b) of the Probate Act" from rule 34A (1).

Insert instead "section 13 (2) (b) of the former Wills Act or section 10 (3) (b) of the Succession Act (as applicable)".

[15] Part 78, rule 34B, heading

Omit the heading. Insert instead:

34B Plaintiff sole executor etc (s 13 of former Wills Act; s 10 of Succession Act)

Amendments Schedule 1

[16] Part 78, rule 34B (1)

Omit "section 13 (2) (c) of the Probate Act".

Insert instead "section 13 (2) (c) of the former Wills Act or section 10 (3) (c) of the Succession Act (as applicable)".

[17] Part 78, rule 34B (4)

Omit "section 13 (2) (c) of the Probate Act".

Insert instead "section 13 (2) (c) of the former Wills Act or section 10 (3) (c) of the Succession Act (as applicable)".

[18] Part 78, rule 34C, heading

Omit the heading. Insert instead:

34C Citations etc (ss 13, 15A and 29A of former Wills Act; ss 10 and 27 of Succession Act)

[19] Part 78, rule 34C (1)

Omit "section 13 (2) (c), section 15A (2) (a) or section 29A (1) of the Probate Act".

Insert instead "section 13 (2) (c), 15A (2) (a) or 29A (1) of the former Wills Act or under section 10 (3) (c) or 27 (1) of the Succession Act (as applicable)".

[20] Part 78, rule 34D, heading

Omit the heading. Insert instead:

34D Notice of intention to distribute (s 13 (3) of former Wills Act)

[21] Part 78, rule 34D

Omit "Probate Act". Insert "former Wills Act".

[22] Part 78, Division 5B, heading

Omit the heading. Insert instead:

Division 5B Proceedings under section 18A of the former Wills Act and section 8 of the Succession Act

[23] Part 78, rule 34E Consent of or notice to affected persons

Omit "section 18A of the Probate Act" from rule 34E (1).

Insert instead "section 18A of the former Wills Act or section 8 of the Succession Act (as applicable)".

Schedule 1 Amendments

[24] Part 78, rule 34F Consenting or notified person to be bound by declaration

Omit "section 18A of the Probate Act".

Insert instead "section 18A of the former Wills Act or section 8 of the Succession Act (as applicable)".

[25] Part 78, rule 34l Person appearing becomes party

Omit "section 18A of the Probate Act" from rule 34I (c) (i).

Insert instead "section 18A of the former Wills Act or section 8 of the Succession Act (as applicable)".

[26] Part 78, rule 62A Caveat in respect of informal testamentary document

Omit "section 18A of the Probate Act" from rule 62A (1).

Insert instead "section 18A of the former Wills Act or section 8 of the Succession Act (as applicable)".

[27] Schedule D Powers of associate Judges

Omit the matter the *Wills, Probate and Administration Act 1898* from Part 1. Insert after the matter relating to the *Offshore Minerals Act 1999*:

Probate and Administration Act 1898 (including former provisions of the Wills, Probate and Administration Act 1898 with continuing application):

• former section 13 Gifts to interested witnesses

former section 15A Effect of termination of

marriage

section 84 Application for legacy, etc
 section 146 Caveat: application for grant to proceed

[28] Schedule F Forms

Omit Forms 69A, 69B, 72, 74, 75–86A and 121A.

Amendments Schedule 1

[29] Schedule F, Form 90

Omit "(If a declaration under section 18A of the Probate Act is claimed, alter the claim accordingly.)".

Insert instead "(If a declaration under the former section 18A of the Wills, Probate and Administration Act 1898 or under section 8 of the Succession Act 2006 is claimed, alter the claim accordingly.)".

[30] Schedule F, Forms 91, 92, 92A and 93

Insert "Probate List" after "Equity Division" wherever occurring.

[31] Schedule F, Form 103B

Omit "42 days or 3 months". Insert instead "14 days or 28 days".

[32] Schedule F, Form 106B

Insert "or disposition" after "avoidance of the beneficial gift".

[33] Schedule F, Forms 106D, 106E, 106F, 108, 109, 111, 114, 118 and 120

Omit the following wherever occurring:

In the Supreme Court of New South Wales Equity Division Probate

Insert instead:

In the Supreme Court of New South Wales Equity Division Probate List

[34] Schedule F, Form 106D

Omit "Wills, Probate and Administration Act 1898".

Insert instead "Succession Act 2006 (or where still relevant, the Wills, Probate and Administration Act 1898)".

[35] Schedule F, Form 106E

Omit "Wills, Probate and Administration Act 1898".

Insert instead "Succession Act 2006 (or where still relevant, the Wills, Probate and Administration Act 1898)".

Schedule 1 Amendments

[36] Schedule F, Form 114

Omit "s 18A of the Wills, Probate and Administration Act 1898" from paragraph (c).

Insert instead "section 8 of the Succession Act 2006 (or where still relevant, section 18A of the Wills, Probate and Administration Act 1898)".

[37] Schedule F, Form 114

Omit item (4) from the Notes. Insert instead:

(4) This paragraph is appropriate where the only issue is whether an appropriate declaration should be made under section 8 of the *Succession Act 2006* (or where still relevant, section 18A of the Wills, Probate and Administration Act 1898) (relating to testamentary documents and amendments to testamentary documents which are not executed in accordance with the formal requirements of the Act concerned).

[38] Schedule F, Forms 117, 118 and 121

Omit "Wills, Probate and Administration Act 1898" wherever occurring. Insert instead "Probate and Administration Act 1898".

[39] Schedule F, Form 121

Omit "P 78, r 91, P 77, rr 31, 69 and P 70 r 16 (2) (b)". Insert instead "P 78, r 91 and P 77, rr 31, 69".

[40] Schedule F, Form 121

Omit paragraph (c) from the note at the beginning of the Form.

[41] Schedule F, Index of Forms

Omit the matter relating to the following Forms 69A, 69B, 72, 74, 75–88 and 121A.

[42] Schedule F, Index of Forms

Omit the matter relating to Form 121. Insert instead:

Notice of intended distribution of an estate under s 92 of the Probate Act, s 11 of the Testator's Family Maintenance etc Act, and s 35 of the Family Provision Act (P 78, r 91, and P 77, rr 31, 69).



under the

Civil Procedure Act 2005

The Uniform Rules Committee made the following rules of court under the *Civil Procedure Act 2005* on 3 March 2008.

Jennifer Atkinson Secretary of the Uniform Rules Committee

Explanatory note

The object of these Rules is to amend the *Uniform Civil Procedure Rules* 2005:

- (a) to update references in the Rules to the *Wills, Probate and Administration Act 1898* to reflect its renaming as the *Probate and Administration Act 1898* by the *Succession Act 2006*, and
- (b) to require an appellant in the Court of Appeal to specify in a notice of appeal any material facts that the appellant contends that the court below should, or should not, have found, and
- (c) to make other minor amendments in relation to practice and procedure in the Court of Appeal and the Land and Environment Court.

s2008-032-94.d08 Page 1

Rule 1	Liniform	n Civil Procedure	· Pules (Λr	nandmant l	NA 211 2008

under the

Civil Procedure Act 2005

1 Name of Rules

These Rules are the *Uniform Civil Procedure Rules* (Amendment No 21) 2008.

2 Amendment of Uniform Civil Procedure Rules 2005

The *Uniform Civil Procedure Rules 2005* are amended as set out in Schedule 1.

Page 2

Amendments Schedule 1

Schedule 1 Amendments

(Rule 2)

[1] Rule 10.20 Personal service required only in certain circumstances

Insert "the Land and Environment Court," after "the Supreme Court," in rule 10.20 (2) (a).

[2] Rule 46.18 Interest on legacies

Omit "Wills," from rule 46.18 (1).

[3] Rule 51.9A

Insert after rule 51.9:

51.9A Service of notice of intention to appeal by prospective respondent

- (1) A prospective respondent who intends only to cross-appeal need not file a notice of intention to appeal in order to preserve the right to cross-appeal.
- (2) However, a prospective respondent who wishes to preserve a right to seek leave to appeal or to appeal in the event that the applicant giving notice of intention to appeal (the *original applicant*) does not commence the proceedings contemplated by the notice may, within 14 days of receiving the notice of intention to appeal, file and serve a notice of intention to appeal.
- (3) If a prospective respondent files and serves a notice of intention to appeal in accordance with subrule (2) and the original applicant does not commence the proceedings contemplated by the applicant's notice of intention to appeal, the prospective respondent may file and serve the relevant originating process within 28 days of the expiration of the time allowed under rule 51.9 for the original applicant to commence proceedings.

[4] Rule 51.18 Contents of notice of appeal

Insert at the end of rule 51.18:

(2) Without limiting subrule (1), the appellant must also specify in the notice of appeal any material facts that the appellant contends that the court below should, or should not, have found.

[5] Rule 51.25 Preparation of Appeal Book

Omit "50 millimetre" from rule 51.25 (4). Insert instead "5 millimetre".

Schedule 1 Amendments

[6] Rule 51.25 (5) (d)

Omit "telex,".

[7] Rule 51.27 Contents of Red Book

Insert at the end of the rule:

(2) The pages of the Red Book must be one-sided (that is, with writing on one side of the page).

[8] Rule 51.28 Contents of Black Book

Insert after rule 51.28 (3):

(4) The pages of the Black Book must be two-sided (that is, with writing on both sides of the page).

[9] Rule 51.29 Contents of Blue Book

Insert after rule 51.29 (5):

(6) The pages of the Blue Book must be two-sided (that is, with writing on both sides of the page).

[10] Rule 51.30 Contents of Orange Book

Insert at the end of the rule:

(2) The pages of the Orange Book must be one-sided (that is, with writing on one side of the page).

[11] Rule 55.14 Notice of intended distribution

Omit "Wills," from rule 55.14 (3).

OFFICIAL NOTICES

Department of Lands

ARMIDALE OFFICE

108 Faulkner Street (PO Box 199A), Armidale NSW 2350 Fax (02) 6771 5348 Phone: (02) 6772 5488

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 Alfred Raymond Tingha **BYRNES** Racecourse and (re-appointment), Recreation James Edwin Reserve Trust. **CURTIN** (re-appointment), Mervyn John BURDEKIN (re-appointment), Colin MOORE (re-appointment), Robert C. OGDEN (new member), Robert Gary WRIGHT (new member).

Column 3

Reserve No.: 69371. Public Purpose: Racecourse and public recreation. Notified: 9 July 1940. File No.: AE81 R 45/4.

Term of Office

For a term commencing the date of this notice and expiring 31 December 2012.

REVOCATION OF RESERVATION OF CROWN **LAND**

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

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

SCHEDULE 1

Column 1

Land District: Armidale. Local Government Area: Glen Innes Servern Shire. Locality: Wellingrove. Reserve No.: 96301. Public Purpose: Future public requirements. Notified: 27 August 1982. File Nos: AE80 R 19

and AE01 H 231.

Column 2

The whole being Lot 1, section 15, DP No. 759072, Parish Wellingrove, County Gough, of an area of 8094 square metres.

SCHEDULE 2

Column 2

The part being Lot 60,

DP No. 39668, Parish

an area of 2 hectares.

Herbert, County Gough, of

Column 1

Land District: Inverell. Local Government Area: Inverell Shire Council. Locality: Herbert. Reserve No.: 96252. Public Purpose: Future public requirements.

Notified: 20 August 1982. Lot 13, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 14, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 15, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 16, section 20, DP No. 758927. Parish Herbert, County Gough; Lot 17, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 18, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 19, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 20, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 22, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 23, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 31, DP No. 753285, Parish Herbert, County Gough; Lot 33, DP No. 753285, Parish Herbert, County Gough; Lot 540, DP No. 753285, Parish Herbert, County Gough; Lot 172, DP No. 753285, Parish Herbert, County Gough; Lot 60, DP No. 39668,

Parish Herbert, County Gough;

Lot 67, DP No. 44698, Parish Herbert, County Gough;

Lot 7005, DP No. 753285#, Parish Herbert, County Gough; Lot 7006, DP No. 1032347,

Parish Herbert, County Gough; Lot 52, DP No. 753285,

Parish Herbert, County Gough; Lot 20, DP No. 753285,

Parish Herbert, County Gough; Lot 18, DP No. 753285,

Parish Herbert, County Gough; Lot 173, DP No. 753285,

Parish Herbert, County Gough;

Column 1 Column 2

Lot 21, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 24, section 20, DP No. 758927, Parish Herbert, County Gough; Lot 51, DP No. 753285, Parish Herbert, County Gough; Lot 56, DP No. 753285, Parish Herbert, County Gough; Lot 50, DP No. 753285, Parish Herbert, County Gough.

Note: Sale.

File No.: AE80 R 19/1.

Matthew David GREIG.

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

SCHEDULE 3

Column 1

Land District: Armidale.
Local Government Area:
Armidale Dumaresq.
Locality: Hillgrove.
Reserve No.: 96204.
Public Purpose: Future
public requirements.
Notified: 20 August 1982.
File Nos: AE80 R 19

and AE00 H 380.

The whole being Lot 10, section 30, DP No. 758519, Parish Metz, County Sandon, of an area of 1012 square

metres.

Column 2

BOARD OF SURVEYING AND SPATIAL INFORMATION

Panorama Avenue (PO Box 143), Bathurst NSW 2795 Phone: (02) 6332 8238 Fax: (02) 6332 8240

SURVEYING ACT 2002

Registration of Surveyors

PURSUANT to the provisions of the Surveying Act 2002, section 10(1) (a), the undermentioned persons have been Registered as Land Surveyors in New South Wales from the dates shown.

Name Addr

Monteath & Powys, PO Box 726,

Effective Date 11 January 2008.

Newcastle NSW 2300.

W. A. WATKINS, President S. G. GLENCORSE, Registrar

DUBBO OFFICE

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

REMOVAL FROM OFFICE OF CORPORATION MANAGER OF RESERVE TRUST

PURSUANT to section 96(2) of the Crown Lands Act 1989, the corporation specified in Schedule 1 hereunder, is removed from the office of manager of the reserve trust specified in Schedule 2, which is trustee of the reserve referred to in Schedule 3 with effect from 27 February 2008.

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

SCHEDULE 1

Dubbo City Council.

SCHEDULE 2

Muller Park (D520045) Reserve Trust.

SCHEDULE 3

For that part of Dedication No. 520045 which incorporates 2 tennis complexes.

Public Purpose: Public recreation.

Notified: 21 May 1892. File No.: DB81 R 63.

APPOINTMENT OF ADMINISTRATOR

Muller Park (D520045) Reserve Trust

THE Minister for Lands, pursuant to section 117 of the Crown Lands Act 1989, hereby appoints Vickie Lee CHATFIELD as administrator of the Muller Park (D520045) Reserve Trust for that part of Dedication No. 520045 which incorporates 2 tennis complexes with effect from 27 February 2008.

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

GOULBURN OFFICE

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

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 Column 1

Collector Public Recreation (R530032) Reserve Trust.

Dedication No.: 530032. Public Purpose: Public

recreation.

Notified: 22 March 1883. File No.: GB96 R 35/1.

GRAFTON OFFICE

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

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 48 (1) of the Commons Management Act 1989, the person specified in Column 1 of the Schedule hereunder, is appointed as administrator for the term also specified, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

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

SCHEDULE

Column 1 Column 2 Column 3 Karen Gladys

Brushgrove Reserve No.: 770. HEMBROW. Common Trust. Public Purpose: Commonage.

Notified: Î August 1881. File No.: GF81 R 64.

For a term commencing 7 March 2008 and expiring 6 September 2008.

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

Christopher Bentley Public Reserve No.: 82429. Bede PRATT Hall Reserve Public Purpose: Public hall. Notified: 18 March 1960. (re-appointment). Trust. File No.: GF81 R 375.

Term of Office

For a term commencing the date of this notice and expiring 21 February 2013.

APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to Section 117 of the Crown Lands Act 1989, the person specified in Column 1 of the Schedule hereunder is appointed as administrator for the term also specified in Column 1, of the reserve trust specified opposite thereto in Column 2, which is trustee of the reserve referred to in Column 3 of the Schedule.

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

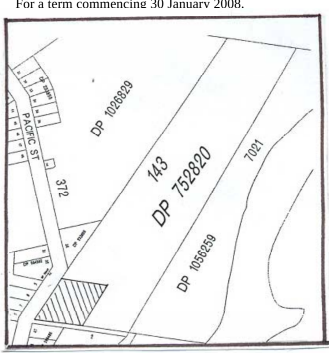
SCHEDULE

Column 1 Column 2 Column 3

Geoff Firkin Corindi Beach Reserve No. 55008 Caravan Park Public Purpose: Reserve Trust Public Recreation

The whole being Lot 7021, DP 1056259 and Part Lot 143, DP 752820, excludes that part shown by hatching on diagram of approximately 1400 square metres adjacent to Pacific Street. File Reference: GF05R75

For a term commencing 30 January 2008.



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 - Bellingen; L.G.A. - Nambucca

Road Closed: Lot 1, DP 1121982 at Missabotti, Parish North Creek, County Raleigh.

File No.: GF05 H 276.

Schedule

On closing, the land within Lot 1, DP 1121982 remains vested in the State of New South Wales as Crown Land.

Description

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

Road Closed: Lot 1, DP 1116009 at Myocum, Parish Brunswick, County Rous.

File No.: GF05 H 76.

Schedule

On closing, the land within Lot 1, DP 1116009 remains vested in the State of New South Wales as Crown Land.

RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1

Land District: Bellingen. Local Government Area: Bellingen.

Parishes: North Bellingen, South Bellingen and Newry. County: Raleigh.

Locality: Urunga and surrounding areas being the Crown Land depicted on the plan of R1014608 by the Department of Lands.

Area: About 365 hectares. File No.: 08/1900.

Column 2

Reserve No.: 1014608.

Public Purposes: Community purposes, public recreation and coastal environmental protection and tourist facilities and services 'to be known as Bellinger Heads State Park'.

Note: Existing reservations under the Crown Lands Act are not revoked.

MAITLAND OFFICE

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

REVOCATION FOR RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Maitland That part being within: Lot 142 DP 755211

Local Government Area: Parish: Branxton

Locality: Greta County: Northumberland Reserve No: 755211 Area: 4.047 hectares

from Sale for Future Public Requirements Notified: 29 June, 2007 File Reference: 07/5207

Cessnock

Public Purpose:

ADDITION TO RESERVED CROWN LAND

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

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

SCHEDULE

Column 1
Land Distri

Land District: Gosford. Local Government Area: Gosford City Council. Locality: Somersby. The closed road 20.115 metres wide notified this day as shown by solid black shading on the diagrams hereunder.

File No.: MD81 H 896.

Column 2
Reserve N

Reserve No.: 69754. Public Purpose: Viticulture. Notified: 20 December 1940. The closed road 20.115 metres wide notified this day as shown by solid black shading on the diagrams

hereunder.

DP 755227 DP 1123354 PRIMARA DP 755227 DP 755227 DP 755227

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

SCHEDULE

Parish – Gosford; County – Northumberland; Land District – Gosford; L.G.A. – Gosford

The Crown road 20.115 metres wide as shown by solid black shading on the diagram hereunder.



On closing, the land shown by solid black shading on the diagram remains vested in the State of New South Wales as Crown land.

File No.: MD81 H 896.

Note: Crown Land to be added to Reserve 69754 for Viticulture this day.

ORANGE OFFICE

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

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

Forbes Girl Guides Reserve No.: 87707. (R 87707) Reserve Trust. Public Purpose: Girl Guides.

Notified: 26 March 1970. File No.: OE94 R 18/1.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Forbes.

Local Government Area:
Forbes Shire Council.

Locality: Forbes.

The whole being Lot 1634,
DP No. 750158, Parish
Forbes, County Ashburnham,
of an area of 480.6 square

Reserve No.: 87707. metres.

Public Purpose: Girl Guides. Notified: 26 March 1970. File No.: OE94 R 18/1.

Note: Crown lands licence received and to be granted upon

revocation of the reserve.

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 – Mount Pleasant; County – Bathurst; Land District – Bathurst; L.G.A – Bathurst Regional

Road Closed: Lot 480 in Deposited Plan 1121026.

File No.: OE07H5.

Note: On closing, the land within Lot 480 DP 1121026 remains vested in Bathurst Regional Council as operational land for the purposes of the Local Government Act 1993.

Council Ref: JW:DR 25.00045 & 2007/0781.

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

NOTIFICATION OF CLOSING OF ROADS

IN pursuance of the provisions of the Roads Act 1993, the roads hereunder specified are closed and the road ceases to be public roads and the rights of passage and access that previously existed in relation to the roads are extinguished.

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

Description

Land District - Metropolitan; L.G.A. - Campbelltown

Lots 1 and 2, DP 1120984 at Ingleburn, Parish Minto, County Cumberland.

File No.: MN06 H 272.

Notes: [1] On closing, title for the land in Lots 1 and 2 remain vested in Campbelltown City Council as operational land.

[2] The road is closed subject to the easement for Gas main 3.66 wide and drainage 3.66 wide as shown in DP 1120984.

Description

Land District - Metropolitan; L.G.A. - Campbelltown

Lots 1 and 2, DP 1122218 at Raby, Parish Minto, County Cumberland.

File No.: 07/3467.

Notes: [1] On closing, title for the land in Lots 1 and 2 remain vested in Campbelltown City Council as operational land.

[2] The road is closed subject to the easement for underground cables 3 wide and to drain water 5 wide, as shown in DP 1122218.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE 1

Column 1 C
Land District: Metropolitan. T

Council: Warringah.

Parish: Broken Bay.

County: Cumberland.

Location: Duffys Forest. Reserve: R85011.

Purpose: For future public

requirements.
Date of Notification:
18 September 1964.
File No.: 07/4069.

Column 2

The whole of Reserve 85011 comprising Lot 403, DP 752017 having an area

of 2.02 hectares.

SCHEDULE 2

Column 1 Column 2

Land District: Metropolitan. Council: Warringah. Parish: Broken Bay. County: Cumberland. Location: Duffys Forest.

Reserve: 752017.
Purpose: Future public requirements.
Date of Notification: 29 June 2007.
File No.: 07/4076.

Cotumin 2 Part Reserve 7520

Part Reserve 752017 being the whole of Lot 79, DP 752017 having an area of 2.016 hectares.

ASSIGNMENT OF NAME TO A RESERVE TRUST

PURSUANT to Clause 4(3) of Schedule 8 to the Crown Lands Act 1989, the name specified in Column 1 of the Schedule hereunder, is assigned to the reserve trust constituted 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

Penrith Park (D500420) Reserve Trust. Column 2

Dedication No.: 500420. Public Purpose: Public

recreation.

Notified: 2 February 1892. File No.: MN79 R 74/3.

TAMWORTH OFFICE

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

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: Gunnedah. Local Government Area: Gunnedah Shire Council. Locality: Curlewis.

Reserve No.: 96851. Public Purpose: Future public requirements. Notified: 15 July 1983. File No.: TH79 H 656.

Note: Conversion to freehold.

Column 2

The whole being Lot 208, DP No. 755490, Parish Curlewis, County Pottinger, of an area of 4.047 hectares.

TAREE OFFICE

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

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 reserve specified opposite thereto in Column 2 of the Schedule.

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

SCHEDULE

Column 1 Column 2

Crown Lands Reserve Trust. Reserve No.: 1010968.

Public Purpose: Port facilities

and services.

Notified: 16 September 2005.

File No.: TE05 R 38.

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

Tuncurry Port Reserve Trust. Reserve No.: 1010968.

Public Purpose: Port facilities

and services.

Notified: 16 September 2005. File No.: TE05 R 38.

REVOCATION OF RESERVATION OF CROWN LAND

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

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

SCHEDULE

Column 1 Column 2

Land District: Kempsey. Local Government Area:

Kempsey Shire Council. Locality: Dondingalong. Reserve No.: 752417.

Public Purpose: Future public requirements. Notified: 29 June 2007.

Notified: 29 June 2007 File No.: TE03 H 122. The part being Lot 1,

DP 1111175, Parish Kalateenee, County Dudley. Area: 9823 square metres.

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 protection, tourist facilities

To be known as Harrington

Beach State Park.

Reserve No.: 1014610.

and services.

Public Purpose: Community

purposes, public recreation

and coastal environmental

protection, tourist facilities

To be known as Manning

Entrance State Park.

and services.

SCHEDULE

Column 1 Column 2

Land District: Taree.

Local Government Area:
Greater Taree City
Council.

Reserve No.: 1014609.
Public Purpose: Community
purposes, public recreation
and coastal environmental

Council. Locality: Crowdy Head and

Harrington being the Crown Land depicted on the plan of R1014609 held by the Department of Lands.

Parish: Harrington. County: Macquarie. Area: About 431 hectares. File No.: TE08/1904.

Land District: Taree.
Local Government Area:
Greater Taree City
Council.

Locality: Old Bar being the Crown Land depicted on the plan of R1014610 held by the Department of Lands.

Parishes: Oxley and Bohnock. Counties: Macquarie and

Gloucester.

Area: About 487 hectares.

File No.: 08/1905.

Note: Existing reservations under the Crown Lands Act are

not revoked.

ROADS ACT 1993

ORDER

Transfer of Crown Public Road to a Council

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

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

SCHEDULE 1

Parish – Tuncurry; County – Gloucester; Land District – Taree; Local Government Area – Great Lakes Council

Crown public road being Manns Road at Darawank.

SCHEDULE 2

Roads Authority: Great Lakes Council.

File No.: TE03 H 191.

TAMWORTH OFFICE

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

APPOINTMENT OF MEMBERS OF LOCAL LAND BOARDS

IN pursuance of the provisions of the Crown Lands Act 1989, the undermentioned persons have been appointed as members of the local land board for the Land Districts particularised hereunder for a term commencing this day and expiring 31 December 2009

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

SCHEDULE

Glen Innes Kinne GREENWOOD

Gunnedah Murdo Munro CADELL

Inverell Stanley Reginald TONKIN and

Thomas Dalby O'BRIEN

Quirindi Graham Colin MCKELLAR

Tamworth Douglas JACKSON
Tenterfield David CALDWELL and

John Hollibone HAMILTON

Walcha John Fenwicke NIVISON

WESTERN REGION OFFICE

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

ADDITION TO A WESTERN LANDS LEASE

IT is hereby notified that in pursuance of section 35C of the Western Lands Act, 1901, the land particularised hereunder has been added to the undermentioned Western Lands Lease.

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

Western Lands Lease No.: 14118, Colin Murray LEHMANN and Lorraine Coralie LEHMANN.

Area Added: Lot 187 in DP 755649 of 67.48 hectares (Folio Identifier 187/755649).

Total Area Following Addition: Lot 83 in DP 755649 and Lot 187 in DP 755649 of 95.81 hectares (Folio Identifiers 83/755649 and 187/755649).

Date of Addition: 4 March 2008. Administrative District: Cobar.

Shire: Cobar.

Department of Planning



Canada Bay Local Environmental Plan 2008

under the

Environmental Planning and Assessment Act 1979

I, the Minister for Planning, pursuant to section 33A of the *Environmental Planning and Assessment Act 1979*, adopt the mandatory provisions of the *Standard Instrument (Local Environmental Plans) Order 2006* and prescribe matters required or permitted by that Order so as to make a local environmental plan as follows. (S06/01274/PC)

FRANK SARTOR, M.P., Minister for Planning

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Clause 1.1 Canada Bay Local Environmental Plan 2008

Part 1 Preliminary

Canada Bay Local Environmental Plan 2008

under the

Environmental Planning and Assessment Act 1979

Part 1 Preliminary

1.1 Name of Plan

This Plan is Canada Bay Local Environmental Plan 2008.

1.2 Aims of Plan

- (1) This Plan aims to make local environmental planning provisions for land in Canada Bay in accordance with the relevant standard environmental planning instrument under section 33A of the Act.
- (2) The particular aims of this Plan are as follows:
 - (a) to create a land use framework that allows detailed provisions to be made,
 - (b) to maintain and enhance the existing amenity and quality of life of the local community,
 - (c) to protect areas from inappropriate development,
 - (d) to ensure development embraces the principles of:
 - (i) ecological sustainability, and
 - (ii) quality urban design,
 - (e) to identify and conserve those items and localities that contribute to the local, built form, environmental and cultural heritage of Canada Bay,
 - (f) to promote opportunities for social, cultural and community activities,
 - (g) to protect and manage areas of remnant bushland, natural watercourses and threatened species,
 - (h) to provide measures to retain, and where possible to extend, public access to the foreshore areas of Canada Bay and to control development in those areas,
 - (i) to provide effective community participation and consultation for planning and development,

Clause 1.3

Preliminary

Part 1

(j) to provide clarity and certainty for the community and development applicants, while allowing flexibility to respond to changing needs.

1.3 Land to which Plan applies

- (1) This Plan applies to the land identified on the Land Application Map.
- (1A) Despite subclause (1), this Plan does not apply to the land identified on the Land Application Map as "Deferred matter", being land that is excluded from this Plan under section 68 (5) or 70 (4) of the Act.

1.4 Definitions

The Dictionary at the end of this Plan defines words and expressions for the purposes of this Plan.

1.5 Notes

Notes in this Plan are provided for guidance and do not form part of this Plan.

1.6 Consent authority

The consent authority for the purposes of this Plan is (subject to the Act) the Council.

1.7 Maps

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

Note. The maps adopted by this Plan are to be made available on the official NSW legislation website in connection with this Plan. Requirements relating to the maps are set out in the documents entitled *Standard technical requirements* for LEP maps and *Standard requirements* for LEP GIS data which are available on the Department of Planning's website.

Clause 1.8 Canada Bay Local Environmental Plan 2008

Part 1 Preliminary

1.8 Repeal of other local planning instruments applying to land

- (1) All local environmental plans and deemed environmental planning instruments applying only to the land to which this Plan applies are repealed.
- (2) All local environmental plans and deemed environmental planning instruments applying to the land to which this Plan applies and to other land cease to apply to the land to which this Plan applies.
- (2A) Despite their repeal, the following continue to apply to the land marked "Deferred matter" on the Land Application Map:
 - (a) Concord Planning Scheme Ordinance,
 - (b) Concord Local Environmental Plan No 103 (Heritage).

1.8A Savings provision relating to pending development approvals

If a development application has been made before the commencement of this Plan in relation to land to which this Plan applies and the application has not been finally determined before that commencement, the application must be determined as if this Plan had been exhibited but had not commenced.

1.9 Application of SEPPs and REPs

(1) This Plan is subject to the provisions of any State environmental planning policy and any regional environmental plan that prevail over this Plan as provided by section 36 of the Act.

Note. Section 36 of the Act generally provides that SEPPs prevail over REPs and LEPs and that REPs prevail over LEPs. However, a LEP may (by an additional provision included in the Plan) displace or amend a SEPP or REP to deal specifically with the relationship between this Plan and the SEPP or REP.

(2) The following State environmental planning policies and regional environmental plans (or provisions) do not apply to the land to which this Plan applies:

State Environmental Planning Policy No 1—Development Standards

State Environmental Planning Policy No 4—Development Without Consent and Miscellaneous Exempt and Complying Development (clauses 6 and 10, and Parts 3 and 4)

State Environmental Planning Policy No 9—Group Homes

State Environmental Planning Policy No 60—Exempt and Complying Development

Clause 1.9A

Preliminary

Part 1

1.9A Suspension of covenants, agreements and instruments

- (1) For the purpose of enabling development on land in any zone to be carried out in accordance with this Plan or with a development consent granted under the Act, any agreement, covenant or other similar instrument that restricts the carrying out of that development does not apply to the extent necessary to serve that purpose.
- (2) This clause does not apply:
 - (a) to a covenant imposed by the Council or that the Council requires to be imposed, or
 - (b) to any prescribed instrument within the meaning of section 183A of the *Crown Lands Act 1989*, or
 - (c) to any conservation agreement within the meaning of the *National Parks and Wildlife Act 1974*, or
 - (d) to any trust agreement within the meaning of the *Nature Conservation Trust Act 2001*, or
 - (e) to any property vegetation plan within the meaning of the *Native Vegetation Act 2003*, or
 - (f) to any biobanking agreement within the meaning of Part 7A of the *Threatened Species Conservation Act 1995*.
- (3) This clause does not affect the rights or interests of any public authority under any registered instrument.
- (4) Under section 28 of the Act, the Governor, before the making of this clause, approved of subclauses (1)–(3).

Clause 2.1 Canada Bay Local Environmental Plan 2008

Part 2 Permitted or prohibited development

Part 2 Permitted or prohibited development

2.1 Land use zones

The land use zones under this Plan are as follows:

Residential Zones

R1 General Residential

R2 Low Density Residential

R3 Medium Density Residential

Business Zones

B1 Neighbourhood Centre

B3 Commercial Core

B4 Mixed Use

B6 Enterprise Corridor

B7 Business Park

Industrial Zones

IN1 General Industrial

Special Purpose Zones

SP2 Infrastructure

Recreation Zones

RE1 Public Recreation

RE2 Private Recreation

2.2 Zoning of land to which Plan applies

For the purposes of this Plan, land is within the zones shown on the Land Zoning Map.

2.3 Zone objectives and land use table

- (1) The Table at the end of this Part specifies for each zone:
 - (a) the objectives for development, and
 - (b) development that may be carried out without consent, and
 - (c) development that may be carried out only with consent, and
 - (d) development that is prohibited.
- (2) The consent authority must have regard to the objectives for development in a zone when determining a development application in respect of land within the zone.

Clause 2.4

Permitted or prohibited development

Part 2

- (3) In the Table at the end of this Part:
 - (a) a reference to a type of building or other thing is a reference to development for the purposes of that type of building or other thing, and
 - (b) a reference to a type of building or other thing does not include (despite any definition in this Plan) a reference to a type of building or other thing referred to separately in the Table in relation to the same zone.
- (4) This clause is subject to the other provisions of this Plan.

Notes.

- 1 Schedule 1 sets out additional permitted uses for particular land.
- 2 Schedule 2 sets out exempt development (that is generally exempt from both Parts 4 and 5 of the Act). Development in the land use table that may be carried out without consent is nevertheless subject to the environmental assessment and approval requirements of Part 5 of the Act or, if applicable, Part 3A of the Act.
- 3 Schedule 3 sets out complying development (for which a complying development certificate may be issued as an alternative to obtaining development consent).
- 4 Clause 2.6 requires consent for subdivision of land.
- 5 Part 5 contains other provisions that require consent for particular development.

2.4 Unzoned land

- (1) Development may be carried out on unzoned land only with consent.
- (2) Before granting consent, the consent authority:
 - (a) must consider whether the development will impact on adjoining zoned land and, if so, consider the objectives for development in the zones of the adjoining land, and
 - (b) must be satisfied that the development is appropriate and is compatible with permissible land uses in any such adjoining land.

2.5 Additional permitted uses for particular land

- (1) Development on particular land that is described or referred to in Schedule 1 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 the Land Use Table or other provision of this Plan.

Clause 2.6 Canada Bay Local Environmental Plan 2008

Part 2 Permitted or prohibited development

2.6 Subdivision—consent requirements

- (1) Land to which this Plan applies may be subdivided, but only with consent.
- (2) However, consent is not required for a subdivision for the purpose only of any one or more of the following:
 - (a) widening a public road,
 - (b) a minor realignment of boundaries that does not create:
 - additional lots or the opportunity for additional dwellings, or
 - (ii) lots that are smaller than the minimum size shown on the Lot Size Map in relation to the land concerned,
 - (c) a consolidation of lots that does not create additional lots or the opportunity for additional dwellings,
 - (d) rectifying an encroachment on a lot,
 - (e) creating a public reserve,
 - (f) excising from a lot land that is, or is intended to be, used for public purposes, including drainage purposes, rural fire brigade or other emergency service purposes or public toilets.

Note. If a subdivision is exempt development, the Act enables the subdivision to be carried out without consent.

Also, certain dual occupancies cannot be subdivided, see Part 6.

2.6A Temporary use of land

- (1) The objective of this clause is to provide for the temporary use of land if the use does not compromise future development of the land, or have detrimental economic, social, amenity or environmental effects on the land.
- (2) Despite any other provision of this Plan, development consent may be granted for development on land in any zone for a temporary purpose for a maximum period of 182 days (whether or not consecutive days) in any period of 12 months.
- (3) Development consent must not be granted unless the consent authority is satisfied that:
 - (a) the temporary use is necessary and reasonable for the economic use of the land pending its subsequent development in accordance with this Plan and other relevant environmental planning instruments, and
 - (b) the temporary use will not prejudice the subsequent carrying out of development on the land in accordance with this Plan and any such other instrument, and

Clause 2.6A

Land Use Table

Part 2

- (c) the temporary use will not adversely impact on any adjoining land or the amenity of the neighbourhood, and
- (d) the temporary use and location of any structures related to the use will not adversely impact on environmental attributes or features of the land, or increase the risk of natural hazards that may affect the land, and
- (e) at the end of the temporary use period, the use and any associated structures will be removed and the site appropriately restored.

Land Use Table

Zone R1 General Residential

1 Objectives of zone

- To provide for the housing needs of the community.
- To provide for a variety of housing types and densities.
- To enable other land uses that provide facilities or services to meet the day to day needs of residents.

2 Permitted without consent

Home-based child care; Home occupations

3 Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boarding houses; Boat launching ramps; Boat repair facilities; Boat sheds; Building identification signs; Business identification signs; Business premises (other than restricted premises and timber and building supplies); Car parks; Child care centres; Community facilities; Demolition; Drainage; Dual occupancies; Dwelling Earthworks; Educational establishments; Entertainment facilities; Exhibition homes; Exhibition villages; Group homes; Home businesses; Home industries; Hospitals; Hostels; Hotel or motel accommodation; Information and education facilities; Jetties; Light industries; Marinas; Multi dwelling housing; Neighbourhood shops; Office premises; Places of public worship; Public administration buildings; Public utility undertakings; Recreation areas; Recreation facilities (indoor); Recreation facilities (outdoor); Residential care facilities; Residential flat buildings; Retail premises; Roads; Schools; Semi-detached dwellings; Seniors housing; Service stations; Serviced apartments; Shop top housing; Swimming pools; Telecommunications facilities; Vehicle repair stations; Water recycling facilities

Clause 2.6A Canada Bay Local Environmental Plan 2008

Part 2 Land Use Table

4 Prohibited

Any development not specified in item 2 or 3

Zone R2 Low Density Residential

1 Objectives of zone

- To provide for the housing needs of the community within a low density residential environment.
- To enable other land uses that provide facilities or services to meet the day to day needs of residents.
- To ensure that landscaping is maintained and enhanced as a major element in the residential environment.

2 Permitted without consent

Home-based child care; Home occupations

3 Permitted with consent

Bed and breakfast accommodation; Boat sheds; Building identification signs; Business identification signs; Child care centres; Community facilities; Demolition; Drainage; Dual occupancies; Dwelling houses; Earthworks; Exhibition homes; Group homes; Health consulting rooms; Home businesses; Home industries; Jetties; Places of public worship; Public utility undertakings; Recreation areas; Roads; Schools; Semi-detached dwellings; Swimming pools; Telecommunications facilities; Water recycling facilities

4 Prohibited

Any development not specified in item 2 or 3

Zone R3 Medium Density Residential

1 Objectives of zone

- To provide for the housing needs of the community within a medium density residential environment.
- To provide a variety of housing types within a medium density residential environment.
- To enable other land uses that provide facilities or services to meet the day to day needs of residents.
- To facilitate public access to and along the foreshore.

2 Permitted without consent

Home-based child care; Home occupations

Clause 2.6A

Land Use Table

Part 2

3 Permitted with consent

Attached dwellings; Bed and breakfast accommodation; Boat sheds; Building identification signs; Business identification signs; Boarding houses; Child care centres; Community facilities; Demolition; Drainage; Dual occupancies; Dwelling houses; Earthworks; Exhibition homes; Exhibition villages; Group homes; Health consulting rooms; Home businesses; Home industries; Jetties; Multi dwelling housing; Neighbourhood shops; Places of public worship; Public utility undertakings; Recreation areas; Residential care facilities; Residential flat buildings; Roads; Schools; Semi-detached dwellings; Seniors housing; Swimming pools; Telecommunications facilities; Water recycling facilities

4 Prohibited

Any development not specified in item 2 or 3

Zone B1 Neighbourhood Centre

1 Objectives of zone

 To provide a range of small-scale retail, business and community uses that serve the needs of people who live or work in the surrounding neighbourhood.

2 Permitted without consent

Home-based child care; Home occupations

3 Permitted with consent

Building identification signs; Business identification signs; Business premises; Car parks; Child care centres; Community facilities; Demolition; Drainage; Earthworks; Emergency services facilities; Hotel or motel accommodation; Information and education facilities; Light industries; Neighbourhood shops; Office premises; Places of public worship; Public utility undertakings; Retail premises (other than restricted premises); Roads; Service stations; Shop top housing; Telecommunications facilities; Vehicle repair stations; Water recycling facilities

4 Prohibited

Any development not specified in item 2 or 3

Clause 2.6A Canada Bay Local Environmental Plan 2008

Part 2 Land Use Table

Zone B3 Commercial Core

1 Objectives of zone

- To provide a wide range of retail, business, office, entertainment, community and other suitable land uses that serve the needs of the local and wider community.
- To encourage appropriate employment opportunities in accessible locations.
- To maximise public transport patronage and encourage walking and cycling.

2 Permitted without consent

Nil

3 Permitted with consent

Amusement centres; Building identification signs; Bulky goods premises; Business identification signs; Business premises; Car parks; Child care centres; Community facilities; Demolition; Earthworks; services Educational establishments; Emergency facilities; Entertainment facilities; Function centres; Hotel or accommodation; Information and education facilities; Nightclubs; Office premises; Passenger transport facilities; Public administration buildings; Public utility undertakings; Recreation facilities (indoor); Registered clubs; Retail premises; Roads; Schools; Service stations; Telecommunications facilities; Tourist and visitor accommodation; Vehicle repair stations; Water recycling facilities; Wholesale supplies

4 Prohibited

Any development not specified in item 2 or 3

Zone B4 Mixed Use

1 Objectives of zone

- To provide a mixture of compatible land uses.
- To integrate suitable business, office, residential, retail and other development in accessible locations so as to maximise public transport patronage and encourage walking and cycling.

2 Permitted without consent

Home-based child care; Home occupations

Clause 2.6A

Land Use Table

Part 2

3 Permitted with consent

Amusement centres; Backpackers' accommodation; Bed and breakfast accommodation; Boarding houses; Building identification signs; Bulky goods premises; Business identification signs; Business premises; Car parks; Child care centres; Community facilities; Demolition; Drainage; Earthworks; Educational establishments; Emergency services facilities; Entertainment facilities; Function centres; Home businesses; Home industries; Hospitals; Hotel or motel accommodation; Industrial retail outlets; Information and education facilities; Light industries; Marinas; Office premises; Passenger transport facilities; Places of public worship; Public administration buildings; Public utility undertakings; Recreation areas; Recreation facilities (indoor); Registered clubs; Residential care facilities; Retail premises; Roads; Schools; Seniors housing; Service stations; Serviced apartments; Sex services premises; Shop top housing; Swimming pools; Telecommunications facilities; Vehicle repair stations; Water recycling facilities; Wholesale supplies

4 Prohibited

Any development not specified in item 2 or 3

Zone B6 Enterprise Corridor

1 Objectives of zone

- To promote businesses along main roads and to encourage a mix of compatible uses.
- To provide a range of employment uses (including business, office, retail and light industrial uses) and residential uses (but only as part of a mixed use development).
- To maintain the economic strength of centres by limiting retailing activity.

2 Permitted without consent

Home-based child care; Home occupations

3 Permitted with consent

Advertisements; Advertising structures; Building identification signs; Bulky goods premises; Business identification signs; Business premises; Car parks; Community facilities; Demolition; Drainage; Earthworks; Emergency services facilities; Hotel or motel accommodation; Information and education facilities; Landscape and garden supplies; Light industries; Medical centres; Neighbourhood shops; Office premises; Passenger transport facilities; Places of public worship; Public utility undertakings; Pubs; Residential flat buildings;

Clause 2.6A Canada Bay Local Environmental Plan 2008

Part 2 Land Use Table

Retail premises (other than restricted premises); Roads; Schools; Self-storage units; Seniors housing; Service stations; Serviced apartments; Shop top housing; Storage premises; Swimming pools; Telecommunications facilities; Timber and building supplies; Vehicle repair stations; Vehicle sales or hire premises; Veterinary hospitals; Warehouse or distribution centres; Water recycling facilities; Wholesale supplies

4 Prohibited

Any development not specified in item 2 or 3

Zone B7 Business Park

1 Objectives of zone

- To provide a range of office and light industrial uses.
- To encourage employment opportunities.
- To enable other land uses that provide facilities or services to meet the day to day needs of workers in the area.
- To encourage the erection of buildings suited to development requiring large floor areas, and to discourage small scale uses unless they are of an ancillary or service nature.
- To provide for site planning and layout that includes landscaped set backs to major roads and residential areas and modern building forms.
- To enable the grouping of activities and, where practicable, the sharing of facilities.
- For land zoned B7 Business Park bounded by Concord Road, Mary Street, Homebush Bay Drive and the Main Northern Railway, Rhodes, to ensure that any new development is complementary in scale, siting, form, materials, landscaping and height with the buildings on the eastern side of the Main Northern Railway.
- To ensure that land in the zone will only be developed if the consent authority is satisfied that there will be no detriment to the environment and the amenity of surrounding residential areas.
- To facilitate public access throughout the zone.

2 Permitted without consent

Nil

Clause 2.6A

Land Use Table

Part 2

3 Permitted with consent

Building identification signs; Business identification signs; Child care centres; Demolition; Earthworks; Food and drink premises; Light industries; Neighbourhood shops; Office premises; Passenger transport facilities; Public utility undertakings; Recreation facilities (indoor); Roads; Telecommunications facilities; Warehouse or distribution centres; Water recycling facilities

4 Prohibited

Any development not specified in item 2 or 3

Zone IN1 General Industrial

1 Objectives of zone

- To provide a wide range of industrial and warehouse land uses.
- To encourage employment opportunities.
- To minimise any adverse effect of industry on other land uses.
- To recognise the close proximity of this zone to adjoining residential areas and to reduce potential conflict between industrial and residential uses.

2 Permitted without consent

Nil

3 Permitted with consent

Advertisements; Advertising structures; Animal boarding or training establishments; Biosolids treatment facilities; Building identification signs; Business identification signs; Car parks; Community facilities; Demolition; Depots; Earthworks; Emergency services facilities; Freight transport facilities; Horticulture; Industrial retail outlets; Landscape and garden supplies; Light industries; Liquid fuel depots; Materials recycling and recovery centres; Medical centres; Mortuaries; Neighbourhood shops; Passenger transport facilities; Public utility undertakings; Recreation areas; Recreational facilities (indoor); Recreational facilities (outdoor); Resource recovery facilities; Roads; Self-storage units; Service stations; Storage Timber and building Telecommunications facilities; supplies; Transport depots; Truck depots; Vehicle body repair workshops; Vehicle repair stations; Veterinary hospitals; Warehouse or distribution centres; Waste disposal facilities; Waste or resource management facilities; Waste or resource transfer stations; Water recycling facilities; Water treatment facilities; Wholesale supplies

Clause 2.6A Canada Bay Local Environmental Plan 2008

Part 2 Land Use Table

4 Prohibited

Any development not specified in item 2 or 3

Zone SP2 Infrastructure

1 Objectives of zone

- To provide for infrastructure and related uses.
- To prevent development that is not compatible with or that may detract from the provision of infrastructure.

2 Permitted without consent

Nil

3 Permitted with consent

The purpose shown on the Land Zoning Map, including any development that is ordinarily incidental or ancillary to development for that purpose; Biosolids treatment facilities; Child care centres; Community facilities; Demolition; Drainage; Earthworks; Emergency services facilities; Hospitals; Information and education facilities; Public utility undertakings; Roads; Telecommunications facilities; Water recycling facilities

4 Prohibited

Any development not specified in item 2 or 3

Zone RE1 Public Recreation

1 Objectives of zone

- To enable land to be used for public open space or recreational purposes.
- To provide a range of recreational settings and activities and compatible land uses.
- To protect and enhance the natural environment for recreational purposes.
- To facilitate public access to and along the foreshore.

2 Permitted without consent

Nil

Clause 2.6A

Land Use Table

Part 2

3 Permitted with consent

Biosolids treatment facilities; Boat sheds; Car parks; Child care centres; Community facilities; Demolition; Drainage; Earthworks; Environmental facilities; Environmental protection works; Information and education facilities; Jetties; Kiosks; Marinas; Public utility undertakings; Recreation areas; Recreation facilities (indoor); Recreation facilities (outdoor); Restaurants; Roads; Take away food or drink premises; Telecommunications facilities; Water recycling facilities

4 Prohibited

Any development not specified in item 2 or 3

Zone RE2 Private Recreation

1 Objectives of zone

- To enable land to be used for private open space or recreational purposes.
- To provide a range of recreational settings and activities and compatible land uses.
- To protect and enhance the natural environment for recreational purposes.

2 Permitted without consent

Nil

3 Permitted with consent

Biosolids treatment facilities; Boat sheds; Car parks; Community facilities; Demolition; Drainage; Earthworks; Environmental facilities; Environmental protection works; Jetties; Kiosks; Public utility undertakings; Recreation areas; Recreation facilities (indoor); Recreation facilities (outdoor); Registered clubs; Roads; Telecommunications facilities; Water recycling facilities

4 Prohibited

Any development not specified in item 2 or 3

- Clause 3.1 Canada Bay Local Environmental Plan 2008
- Part 3 Exempt and complying development

Part 3 Exempt and complying development

3.1 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
- 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
- (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 2 that meets the standards for the development contained in that Schedule and that complies with the requirements of this Part is exempt development.
- (3) To be exempt development, the development:
 - (a) must meet the relevant deemed-to-satisfy provisions of the *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 3.3).
- (3A) To be exempt development, the development also:
 - (a) if it involves the demolition of a building, must only be carried out between 7:00am and 5:00pm, Monday to Friday and not on a public holiday, and
 - (b) must not contravene any condition of a development consent already applying to the land, and
 - must not obstruct drainage of the site on which it is carried out, and
 - (d) must not restrict vehicular or pedestrian access to or from the site, and

Clause 3.2

Exempt and complying development

Part 3

- (e) must not require a tree to be removed, and
- (f) must not be carried out forward of the front alignment of the main building (if any) on the site, if the proposed development is in a heritage conservation area or on land on which there is a heritage item (other than driveways or pathways, paving, flagpoles, public works and scaffolding), and
- (g) must not involve alterations or additions (including attaching any structure) to a heritage item, and
- (h) must not be located on the front slope of the roof of a heritage item or be visible from a public place on land on which there is a heritage item or in a heritage conservation area, if the development involves roof ventilators, skylight windows, satellite dishes, television aerials, microwave antennae or water heaters.
- (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:
 - (a) the building has a current fire safety certificate or fire safety statement, or
 - (b) no fire safety measures are currently implemented, required or proposed for the building.

3.2 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
- (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 5 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.

Clause 3.3 Canada Bay Local Environmental Plan 2008

Part 3 Exempt and complying development

- The objective of this clause is to identify development as complying development.
- (2) Development specified in Part 1 of Schedule 3 that is carried out in compliance with:
 - (a) the development standards specified in relation to that development, and
 - (b) the requirements of this Part,

is complying development.

Note. See also clause 5.8 (3) which provides that the conversion of fire alarms is complying development in certain circumstances.

- (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.
- (3A) To be complying development, the development also:
 - (a) must not contravene any condition of a development consent already applying to the land, and
 - (c) must be carried out at least one metre from any easement or sewer, and
 - (d) must not be carried out in the foreshore and waterways area within the meaning of the *Sydney Regional Environmental Plan* (*Sydney Harbour Catchment*) 2005.
 - (4) A complying development certificate for development specified in Part 1 of Schedule 3 is subject to the conditions (if any) set out in Part 2 of that Schedule.

3.3 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,
- (b) a coastal lake,

Clause 3.3

Exempt and complying development

Part 3

- (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*.

- Clause 4.1 Canada Bay Local Environmental Plan 2008
- Part 4 Principal development standards

Part 4 Principal development standards

4.1 Minimum subdivision lot size

- (1) The objectives of this clause are as follows:
 - (a) to ensure that subdivision reflects and reinforces the predominant subdivision pattern of the area,
 - (b) to minimise any likely impact of subdivision and development on the amenity of neighbouring properties,
 - (c) to ensure that lot sizes and dimensions are able to accommodate development consistent with relevant development controls,
 - (d) to ensure that lot sizes and dimensions allow dwellings to be sited to protect natural or cultural features including heritage items and retain special features such as trees and views.
- (2) This clause applies to a subdivision of any land shown on the Lot Size Map that requires development consent and that is carried out after the commencement of this Plan.
- (3) The size of any lot resulting from a subdivision of land to which this clause applies is not to be less than the minimum size shown on the Lot Size Map in relation to that land.
- (4) This clause does not apply in relation to the subdivision of individual lots in a strata plan or community title scheme.

4.2 Rural subdivision

Not applicable.

4.3 Height of buildings

- (1) The objectives of this clause are as follows:
 - (a) to ensure that buildings are compatible with the height, bulk and scale of the existing and desired future character of the locality,
 - (b) to minimise visual impact, disruption of views, loss of privacy and loss of solar access to existing development,
 - (c) to minimise the adverse impact of development on heritage conservation areas and heritage items,
 - (d) to reduce the visual impact of development when viewed from the Parramatta River as well as other public places such as parks, roads and community facilities.
- (2) The height of a building on any land is not to exceed the maximum height shown for the land on the Height of Buildings Map.

Clause 4.4

Principal development standards

Part 4

4.4 Floor space ratio

- (1) The objectives of this clause are as follows:
 - (a) to ensure that buildings are compatible with the bulk and scale of the existing and desired future character of the locality,
 - (b) to minimise the adverse impact of development on heritage conservation areas and heritage items,
 - (c) to reduce the visual impact of development when viewed from the Parramatta River as well as other public places such as parks, roads and community facilities.
- (2) The maximum floor space ratio for a building on any land is not to exceed the floor space ratio shown for the land on the Floor Space Ratio Map.

4.4A Drummoyne Commercial Centre floor space ratio

- (1) Despite clause 4.4 (2), the floor space ratio for a building on land in Areas 1, 2, 3, 4, 5 and 6 shown on the Floor Space Ratio Map must not exceed the floor space ratio for the area shown in the Table to this clause.
- (2) The maximum floor space ratio in respect of Area 3 applies only if the site concerned fronts Formosa Street.

Area	Site Area	Floor Space Ratio
1	All sites	2.0:1
2	$<1000 \text{m}^2$	2.0:1
	$1000 \text{m}^2 - 1500 \text{m}^2$	2.25:1
	$>1500 \text{m}^2 - 2000 \text{m}^2$	2.5:1
	$>2000 \text{m}^2 - 2500 \text{m}^2$	2.75:1
	$>2500 \text{m}^2 - 3000 \text{m}^2$	3.0:1
	$>3000 \text{m}^2 - 3500 \text{m}^2$	3.25:1
	>3500m ²	3.5:1
3	$<1000 \text{m}^2$	2.0:1
	$1000 \text{m}^2 - 1250 \text{m}^2$	2.25:1
	$>1250 \text{m}^2 - 1500 \text{m}^2$	2.5:1
	$>1500 \text{m}^2 - 2000 \text{m}^2$	2.75:1

Clause 4.4B Canada Bay Local Environmental Plan 2008

Part 4 Principal development standards

Area	Site Area	Floor Space Ratio
	>2000m ²	3.0:1
4	All sites	1.0:1
5	All sites	2.0:1
6	$<1000 \text{m}^2$	2.0:1
	$1000 \text{m}^2 - 1250 \text{m}^2$	2.25:1
	$>1250 \text{m}^2 - 1500 \text{m}^2$	2.5:1
	$>1500 \text{m}^2 - 2000 \text{m}^2$	2.75:1
	$>2000 \text{m}^2$	3.0:1

4.4B Five Dock Commercial Centre floor space ratio

- (1) Despite clause 4.4 (2), if the residential component of a building on land in Area 7 shown on the Floor Space Ratio Map is less than 30% of the gross floor area, the floor space ratio for the building must not exceed 2.0:1.
- (2) Despite clause 4.4 (2), if the residential component of a building on land in Area 7 shown on the Floor Space Ratio Map is 30% or more of the gross floor area, the floor space ratio for the building must not exceed 2.5:1.

4.4C Majors Bay Road Commercial Centre floor space ratio

- (1) Despite clause 4.4 (2), if the residential component of a building on land in Area 8 shown on the Floor Space Ratio Map is less than 30% of the gross floor area, the floor space ratio for the building must not exceed 1.5:1.
- (2) Despite clause 4.4 (2), if the residential component of a building on land in Area 8 shown on the Floor Space Ratio Map is 30% or more of the gross floor area, the floor space ratio for the building must not exceed 1.8:1.

4.4D Mortlake Point floor space ratio

- (1) Despite clause 4.4 (2), the floor space ratio for a building on land in Area 9 shown on the Floor Space Ratio Map must not exceed the floor space ratio for the area shown in the Table to this clause.
- (2) For the purposes of the Table: *residential development* means development for the purpose of a dwelling house, residential flat building or swimming pool, and

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includes development that is ancillary (with or without consent) to those purposes, or permitted to be carried out in relation to development for those purposes.

non-residential development means development for a purpose other than residential development.

mixed use development means development for 2 or more purposes that are not prohibited.

Development	Floor Space Ratio
Residential development	0.75:1
Non-residential development	1.0:1
Mixed use development	0.75:1

4.5 Calculation of floor space ratio and site area

(1) Objectives

The objectives of this clause are as follows:

- (a) to define *floor space ratio*,
- (b) to set out rules for the calculation of the site area of development for the purpose of applying permitted floor space ratios, including rules to:
 - (i) prevent the inclusion in the site area of an area that has no significant development being carried out on it, and
 - (ii) prevent the inclusion in the site area of an area that has already been included as part of a site area to maximise floor space area in another building, and
 - (iii) require community land and public places to be dealt with separately.

(2) Definition of "floor space ratio"

The *floor space ratio* of buildings on a site is the ratio of the gross floor area of all buildings within the site to the site area.

(3) Site area

In determining the site area of proposed development for the purpose of applying a floor space ratio, the *site area* is taken to be:

- (a) if the proposed development is to be carried out on only one lot, the area of that lot, or
- (b) if the proposed development is to be carried out on 2 or more lots, the area of any lot on which the development is proposed to be

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carried out that has at least one common boundary with another lot on which the development is being carried out.

In addition, subclauses (4)–(7) apply to the calculation of site area for the purposes of applying a floor space ratio to proposed development.

(4) Exclusions from site area

The following land must be excluded from the site area:

- (a) land on which the proposed development is prohibited, whether under this Plan or any other law,
- (b) community land or a public place (except as provided by subclause (7)).

(5) Strata subdivisions

The area of a lot that is wholly or partly on top of another or others in a strata subdivision is to be included in the calculation of the site area only to the extent that it does not overlap with another lot already included in the site area calculation.

(6) Only significant development to be included

The site area for proposed development must not include a lot additional to a lot or lots on which the development is being carried out unless the proposed development includes significant development on that additional lot.

(7) Certain public land to be separately considered

For the purpose of applying a floor space ratio to any proposed development on, above or below community land or a public place, the site area must only include an area that is on, above or below that community land or public place, and is occupied or physically affected by the proposed development, and may not include any other area on which the proposed development is to be carried out.

(8) Existing buildings

The gross floor area of any existing or proposed buildings within the vertical projection (above or below ground) of the boundaries of a site is to be included in the calculation of the total floor space for the purposes of applying a floor space ratio, whether or not the proposed development relates to all of the buildings.

(9) Covenants to prevent "double dipping"

When consent is granted to development on a site comprised of 2 or more lots, a condition of the consent may require a covenant to be registered that prevents the creation of floor area on a lot (the restricted lot) if the consent authority is satisfied that an equivalent quantity of

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floor area will be created on another lot only because the site included the restricted lot.

(10) Covenants affect consolidated sites

If:

- (a) a covenant of the kind referred to in subclause (9) applies to any land (*affected land*), and
- (b) proposed development relates to the affected land and other land that together comprise the site of the proposed development,

the maximum amount of floor area allowed on the other land by the floor space ratio fixed for the site by this Plan is reduced by the quantity of floor space area the covenant prevents being created on the affected land

(11) **Definition**

In this clause, *public place* has the same meaning as it has in the *Local Government Act 1993*.

4.6 Exceptions to development standards

- (1) The objectives of this clause are:
 - (a) to provide an appropriate degree of flexibility in applying certain development standards to particular development, and
 - (b) to achieve better outcomes for and from development by allowing flexibility in particular circumstances.
- (2) Consent may, subject to this clause, be granted for development even though the development would contravene a development standard imposed by this or any other environmental planning instrument. However, this clause does not apply to a development standard that is expressly excluded from the operation of this clause.
- (3) Consent must not be granted for development that contravenes a development standard unless the consent authority has considered a written request from the applicant that seeks to justify the contravention of the development standard by demonstrating:
 - (a) that compliance with the development standard is unreasonable or unnecessary in the circumstances of the case, and
 - (b) that there are sufficient environmental planning grounds to justify contravening the development standard.
- (4) Consent must not be granted for development that contravenes a development standard unless:
 - (a) the consent authority is satisfied that:

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- (i) the applicant's written request has adequately addressed the matters required to be demonstrated by subclause (3), and
- (ii) the proposed development will be in the public interest because it is consistent with the objectives of the particular standard and the objectives for development within the zone in which the development is proposed to be carried out, and
- (b) the concurrence of the Director-General has been obtained.
- (5) In deciding whether to grant concurrence, the Director-General must consider:
 - (a) whether contravention of the development standard raises any matter of significance for State or regional environmental planning, and
 - (b) the public benefit of maintaining the development standard, and
 - (c) any other matters required to be taken into consideration by the Director-General before granting concurrence.
- (6) Consent must not be granted under this clause for a subdivision of land in Zone RU1, RU2, RU3, RU4, RU6, R5, E2, E3 or E4 if:
 - (a) the subdivision will result in 2 or more lots of less than the minimum area specified for such lots by a development standard, or
 - (b) the subdivision will result in at least one lot that is less than 90% of the minimum area specified for such a lot by a development standard.
- (7) After determining a development application made pursuant to this clause, the consent authority must keep a record of its assessment of the factors required to be addressed in the applicant's written request referred to in subclause (3).
- (8) This clause does not allow consent to be granted for development that would contravene any of the following:
 - (a) a development standard for complying development,
 - (b) a development standard that arises, under the regulations under the Act, in connection with a commitment set out in a BASIX certificate for a building to which *State Environmental Planning Policy (Building Sustainability Index: BASIX) 2004* applies or for the land on which such a building is situated,
 - (c) clause 5.4.

Clause 5.1

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5.1 Relevant acquisition authority

(1) The objective of this clause is to identify, for the purposes of section 27 of the Act, the authority of the State that will be the relevant authority to acquire land reserved for certain public purposes if the land is required to be acquired under Division 3 of Part 2 of the Land Acquisition (Just Terms Compensation) Act 1991 (the owner-initiated acquisition provisions).

Note. If the landholder will suffer hardship if there is any delay in the land being acquired by the relevant authority, section 23 of the *Land Acquisition (Just Terms Compensation) Act 1991* requires the authority to acquire the land.

(2) The authority of the State that will be the relevant authority to acquire land, if the land is required to be acquired under the owner-initiated acquisition provisions, is the authority of the State specified below in relation to the land shown on the Land Reservation Acquisition Map (or, if an authority of the State is not specified in relation to land required to be so acquired, the authority designated or determined under those provisions).

Type of land shown on Map	Authority of the State
Zone RE1 Public Recreation and marked "Local open space"	Council
Zone RE1 Public Recreation and marked "Regional open space"	The corporation constituted under section 8 of the Act
Zone SP2 Infrastructure and marked "Classified road"	Roads and Traffic Authority
Zone SP2 Infrastructure and marked "Local road"	Council
Zone E1 National Parks and Nature Reserves and marked "National Park"	Minister administering the National Parks and Wildlife Act 1974

(3) Development on land acquired by an authority of the State under the owner-initiated acquisition provisions may, before it is used for the purpose for which it is reserved, be carried out, with development consent, for any purpose.

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5.2 Classification and reclassification of public land

(1) The objective of this clause is to enable the Council to classify or reclassify public land as "operational land" or "community land" in accordance with Part 2 of Chapter 6 of the *Local Government Act 1993*.

Note. Under the *Local Government Act 1993*, "public land" is generally land vested in or under the control of a council (other than roads, Crown reserves and commons). The classification or reclassification of public land may also be made by a resolution of the Council under section 31, 32 or 33 of the *Local Government Act 1993*. Section 30 of that Act enables this Plan to discharge trusts on which public reserves are held if the land is reclassified under this Plan as operational land.

- (2) The public land described in Part 1 or Part 2 of Schedule 4 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*.
- (3) The public land described in Part 3 of Schedule 4 is classified, or reclassified, as community land for the purposes of the *Local Government Act 1993*.
- (4) The public land described in Part 1 of Schedule 4:
 - (a) does not cease to be a public reserve to the extent (if any) that it is a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants that affected the land before its classification, or reclassification, as operational land.
- (5) The public land described in Part 2 of Schedule 4, to the extent (if any) that it is a public reserve, ceases to be a public reserve when the description of the land is inserted into that Part and is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land, except:
 - (a) those (if any) specified for the land in Column 3 of Part 2 of Schedule 4, and
 - (b) any reservations that except land out of the Crown grant relating to the land, and
 - (c) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).

Note. In accordance with section 30 (2) of the *Local Government Act 1993*, the approval of the Governor to subclause (5) applying to the public land concerned is required before the description of the land is inserted in Part 2 of Schedule 4.

Clause 5.3

Miscellaneous provisions

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5.3 Development near zone boundaries

- (1) The objective of this clause is to provide flexibility where the investigation of a site and its surroundings reveals that a use allowed on the other side of a zone boundary would enable a more logical and appropriate development of the site and be compatible with the planning objectives and land uses for the adjoining zone.
- (2) This clause applies to so much of any land that is within the relevant distance of a boundary between any 2 zones. The relevant distance is 25 metres.
- (3) This clause does not apply to:
 - (a) land zoned RE1 Public Recreation, E1 National Parks and Nature Reserves, E2 Environmental Conservation, E3 Environmental Management or W1 Natural Waterways, or
 - (b) land within the coastal zone, or
 - (c) land proposed to be developed for the purpose of sex services or restricted premises.
- (4) Despite the provisions of this Plan relating to the purposes for which development may be carried out, consent may be granted to development of land to which this clause applies for any purpose that may be carried out in the adjoining zone, but only if the consent authority is satisfied that:
 - (a) the development is not inconsistent with the objectives for development in both zones, and
 - (b) the carrying out of the development is desirable due to compatible land use planning, infrastructure capacity and other planning principles relating to the efficient and timely development of land.
- (5) The clause does not prescribe a development standard that may be varied under this Plan.

5.4 Controls relating to miscellaneous permissible uses

(1) Bed and breakfast accommodation

If development for the purposes of bed and breakfast accommodation is permitted under this Plan, the accommodation that is provided to guests must consist of no more than 3 bedrooms.

(2) Home businesses

If development for the purposes of a home business is permitted under this Plan, the carrying on of the business must not involve the use of more than 50 square metres of floor area.

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(3) Home industries

If development for the purposes of a home industry is permitted under this Plan, the carrying on of the light industry must not involve the use of more than 50 square metres of floor area.

(4) Industrial retail outlets

If development for the purposes of an industrial retail outlet is permitted under this Plan, the retail floor area must not exceed:

- (a) 30% of the combined gross floor area of the industrial retail outlet and the building or place on which the relevant industry is carried out, or
- (b) 400 square metres,

whichever is the lesser.

(5) Farm stay accommodation

If development for the purposes of farm stay accommodation is permitted under this Plan, the accommodation that is provided to guests must consist of no more than 3 bedrooms.

(6) Kiosks

If development for the purposes of a kiosk is permitted under this Plan, the gross floor area must not exceed 30 square metres.

(7) Neighbourhood shops

If development for the purposes of a neighbourhood shop is permitted under this Plan, the retail floor area must not exceed 80 square metres.

(8) Roadside stalls

If development for the purposes of a roadside stall is permitted under this Plan, the gross floor area must not exceed 8 square metres.

(9) Secondary dwellings

If development for the purposes of a secondary dwelling is permitted under this Plan, the total floor area of the dwelling (excluding any area used for parking) must not exceed whichever of the following is the greater:

- (a) 60 square metres,
- (b) 40% of the total floor area of both the self-contained dwelling and the principal dwelling.

5.5 Development within the coastal zone

Not applicable.

Clause 5.6

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5.6 Architectural roof features

- (1) The objectives of this clause are:
 - (a) to ensure that architectural roof features to which this clause applies are decorative elements only, and
 - (b) to ensure that the majority of the roof features are contained within the prescribed building height.
- (2) Development that includes an architectural roof feature that exceeds, or causes a building to exceed, the height limits set by clause 4.3 may be carried out, but only with consent.
- (3) Development consent must not be granted to any such development unless the consent authority is satisfied that:
 - (a) the architectural roof feature:
 - (i) comprises a decorative element on the uppermost portion of a building, and
 - (ii) is not an advertising structure, and
 - (iii) does not include floor space area and is not reasonably capable of modification to include floor space area, and
 - (iv) will cause minimal overshadowing, and
 - (b) any building identification signage or equipment for servicing the building (such as plant, lift motor rooms, fire stairs and the like) contained in or supported by the roof feature is fully integrated into the design of the roof feature.

5.7 Development below mean high water mark

- (1) The objective of this clause is to ensure appropriate environmental assessment for development carried out on land covered by tidal waters.
- (2) Development consent is required to carry out development on any land below the mean high water mark of any body of water subject to tidal influence (including the bed of any such water).

5.8 Conversion of fire alarms

- (1) This clause applies to a fire alarm system that can be monitored by New South Wales Fire Brigades or by a private service provider.
- (2) The following development may be carried out, but only with consent:
 - (a) converting a fire alarm system from connection with the alarm monitoring system of New South Wales Fire Brigades to connection with the alarm monitoring system of a private service provider,

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- (b) converting a fire alarm system from connection with the alarm monitoring system of a private service provider to connection with the alarm monitoring system of another private service provider,
- (c) converting a fire alarm system from connection with the alarm monitoring system of a private service provider to connection with a different alarm monitoring system of the same private service provider.
- (3) Development to which subclause (2) applies is complying development if it consists only of:
 - (a) internal alterations to a building, or
 - (b) internal alterations to a building together with the mounting of an antenna, and any support structure, on an external wall or roof of a building so as to occupy a space of not more than 450mm x 100mm x 100mm.
- (4) A complying development certificate for any such complying development is subject to a condition that any building work may only be carried out between 7.00 am and 6.00 pm on Monday to Friday and between 7.00 am and 5.00 pm on Saturday, and must not be carried out on a Sunday or a public holiday.
- (5) In this clause:

private service provider means a person or body that has entered into an agreement that is in force with New South Wales Fire Brigades to monitor fire alarm systems.

5.9 Preservation of trees or vegetation

- (1) The objective of this clause is to preserve the amenity of the area through the preservation of trees and other vegetation.
- (2) This clause applies to species or kinds of trees or other vegetation that are prescribed for the purposes of this clause by a development control plan made by the Council.

Note. A development control plan may prescribe the trees or other vegetation to which this clause applies by reference to species, size, location or other manner.

- (3) A person must not ringbark, cut down, top, lop, remove, injure or wilfully destroy any tree or other vegetation to which any such development control plan applies without the authority conferred by:
 - (a) development consent, or
 - (b) a permit granted by the Council.

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- (4) The refusal by the Council to grant a permit to a person who has duly applied for the grant of the permit is taken for the purposes of the Act to be a refusal by the Council to grant consent for the carrying out of the activity for which a permit was sought.
- (5) This clause does not apply to a tree or other vegetation that the Council is satisfied is dying or dead and is not required as the habitat of native fauna.
- (6) This clause does not apply to a tree or other vegetation that the Council is satisfied is a risk to human life or property.
- (7) A permit under this clause cannot allow any ringbarking, cutting down, topping, lopping, removal, injuring or destruction of a tree or other vegetation:
 - (a) that is or forms part of a heritage item, or
 - (b) that is within a heritage conservation area.

Note. As a consequence of this subclause, the activities concerned will require development consent. The heritage provisions of clause 5.10 will be applicable to any such consent.

- (8) This clause does not apply to or in respect of:
 - (a) the clearing of native vegetation that is authorised by a development consent or property vegetation plan under the *Native Vegetation Act 2003* or that is otherwise permitted under Division 2 or 3 of Part 3 of that Act, or
 - (b) the clearing of vegetation on State protected land (within the meaning of clause 4 of Schedule 3 to the *Native Vegetation Act 2003*) that is authorised by a development consent under the provisions of the *Native Vegetation Conservation Act 1997* as continued in force by that clause, or
 - (c) trees or other vegetation within a State forest, or land reserved from sale as a timber or forest reserve under the *Forestry Act* 1916, or
 - (d) action required or authorised to be done by or under the *Electricity Supply Act 1995*, the *Roads Act 1993* or the *Surveying Act 2002*, or
 - (e) plants declared to be noxious weeds under the *Noxious Weeds Act* 1993.

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5.10 Heritage conservation

Note. Heritage items, heritage conservation areas and archaeological sites (if any) are shown on the Heritage Map. The location and nature of any such item, area or site is also described in Schedule 5.

(1) Objectives

The objectives of this clause are:

- (a) to conserve the environmental heritage of Canada Bay, and
- (b) to conserve the heritage significance of heritage items and heritage conservation areas including associated fabric, settings and views, and
- (c) to conserve archaeological sites, and
- (d) to conserve places of Aboriginal heritage significance.

(2) Requirement for consent

Development consent is required for any of the following:

- (a) demolishing or moving a heritage item or a building, work, relic or tree within a heritage conservation area,
- (b) altering a heritage item or a building, work, relic, tree or place within a heritage conservation area, including (in the case of a building) making changes to the detail, fabric, finish or appearance of its exterior,
- (c) altering a heritage item that is a building by making structural changes to its interior,
- (d) disturbing or excavating an archaeological site while knowing, or having reasonable cause to suspect, that the disturbance or excavation will or is likely to result in a relic being discovered, exposed, moved, damaged or destroyed,
- (e) disturbing or excavating a heritage conservation area that is a place of Aboriginal heritage significance,
- (f) erecting a building on land on which a heritage item is located or that is within a heritage conservation area,
- (g) subdividing land on which a heritage item is located or that is within a heritage conservation area.

(3) When consent not required

However, consent under this clause is not required if:

(a) the applicant has notified the consent authority of the proposed development and the consent authority has advised the applicant in writing before any work is carried out that it is satisfied that the proposed development:

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- (i) is of a minor nature, or is for the maintenance of the heritage item, archaeological site, or a building, work, relic, tree or place within a heritage conservation area, and
- (ii) would not adversely affect the significance of the heritage item, archaeological site or heritage conservation area, or
- (b) the development is in a cemetery or burial ground and the proposed development:
 - (i) is the creation of a new grave or monument, or excavation or disturbance of land for the purpose of conserving or repairing monuments or grave markers, and
 - (ii) would not cause disturbance to human remains, relics, Aboriginal objects in the form of grave goods, or to a place of Aboriginal heritage significance, or
- (c) the development is limited to the removal of a tree or other vegetation that the Council is satisfied is a risk to human life or property, or
- (d) the development is exempt development.

(4) Effect on heritage significance

The consent authority must, before granting consent under this clause, consider the effect of the proposed development on the heritage significance of the heritage item or heritage conservation area concerned. This subclause applies regardless of whether a heritage impact statement is prepared under subclause (5) or a heritage conservation management plan is submitted under subclause (6).

(5) Heritage impact assessment

The consent authority may, before granting consent to any development on land:

- (a) on which a heritage item is situated, or
- (b) within a heritage conservation area, or
- (c) within the vicinity of land referred to in paragraph (a) or (b), require a heritage impact statement to be prepared that assesses the extent to which the carrying out of the proposed development would

affect the heritage significance of the heritage item or heritage conservation area concerned.

(6) Heritage conservation management plans

The consent authority may require, after considering the significance of a heritage item and the extent of change proposed to it, the submission of a heritage conservation management plan before granting consent under this clause.

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(7) Archaeological sites

The consent authority must, before granting consent under this clause to the carrying out of development on an archaeological site (other than land listed on the State Heritage Register or to which an interim heritage order under the *Heritage Act 1977* applies):

- (a) notify the Heritage Council of its intention to grant consent, and
- (b) take into consideration any response received from the Heritage Council within 28 days after the notice is sent.

(8) Places of Aboriginal heritage significance

The consent authority must, before granting consent under this clause to the carrying out of development in a place of Aboriginal heritage significance:

- (a) consider the effect of the proposed development on the heritage significance of the place and any Aboriginal object known or reasonably likely to be located at the place, and
- (b) notify the local Aboriginal communities (in such way as it thinks appropriate) about the application and take into consideration any response received within 28 days after the notice is sent.

(9) Demolition of item of State significance

The consent authority must, before granting consent for the demolition of a heritage item identified in Schedule 5 as being of State significance (other than an item listed on the State Heritage Register or to which an interim heritage order under the *Heritage Act 1977* applies):

- (a) notify the Heritage Council about the application, and
- (b) take into consideration any response received from the Heritage Council within 28 days after the notice is sent.

(10) Conservation incentives

The consent authority may grant consent to development for any purpose of a building that is a heritage item, or of the land on which such a building is erected, even though development for that purpose would otherwise not be allowed by this Plan, if the consent authority is satisfied that:

- (a) the conservation of the heritage item is facilitated by the granting of consent, and
- (b) the proposed development is in accordance with a heritage conservation management plan that has been approved by the consent authority, and

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- (c) the consent to the proposed development would require that all necessary conservation work identified in the heritage conservation management plan is carried out, and
- (d) the proposed development would not adversely affect the heritage significance of the heritage item, including its setting, and
- (e) the proposed development would not have any significant adverse effect on the amenity of the surrounding area.

5.11 Bush fire hazard reduction

Bush fire hazard reduction work authorised by the *Rural Fires Act 1997* may be carried out on any land without consent.

Note. The *Rural Fires Act 1997* also makes provision relating to the carrying out of development on bush fire prone land.

5.12 Infrastructure development and use of existing buildings of the Crown

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

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Part 6 Additional local provisions

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6.1 Acid sulfate soils

- (1) The objective of this clause is to ensure that development does not disturb, expose or drain acid sulfate soils and cause environmental damage.
- (2) Development consent is required for the carrying out of works described in the Table to this subclause on land shown on the Acid Sulfate Soils Map as being of the class specified for those works, except as provided by this clause.

Class of land	Works
1	Any works.
2	Works below the natural ground surface. Works by which the watertable is likely to be lowered.
3	Works more than 1 metre below the natural ground surface. Works by which the watertable is likely to be lowered more than 1 metre below the natural ground surface.
4	Works more than 2 metres below the natural ground surface. Works by which the watertable is likely to be lowered more than 2 metres below the natural ground surface.
5	Works within 500 metres of adjacent Class 1, 2, 3 or 4 land that is below 5 metres Australian Height Datum by which the watertable is likely to be lowered below 1 metre Australian Height Datum on adjacent Class 1, 2, 3 or 4 land.

- (3) Development consent must not be granted under this clause for the carrying out of works unless:
 - (a) an acid sulfate soils management plan has been prepared for the proposed works in accordance with the *Acid Sulfate Soils Manual* and has been provided to the consent authority, and

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- (b) a copy of the plan and a copy of the development application have been provided to the Director-General of the Department of Environment and Climate Change and the consent authority has considered any comments of the Director-General made within 21 days after those copies were provided to the Director-General.
- (4) Development consent is not required under this clause for the carrying out of works if:
 - (a) a preliminary assessment of the proposed works prepared in accordance with the *Acid Sulfate Soils Manual* indicates that an acid sulfate soils management plan need not be carried out for the works, and
 - (b) the preliminary assessment has been provided to the consent authority and the consent authority has confirmed the assessment by notice in writing to the person proposing to carry out the works
- (5) Also, development consent is not required under this clause for the carrying out of any of the following works by a public authority (including ancillary work such as excavation, construction of access ways or the supply of power):
 - (a) emergency work, being the repair or replacement of the works of the public authority required to be carried out urgently because the works have been damaged, have ceased to function or pose a risk to the environment or to public health and safety,
 - (b) routine management work, being the periodic inspection, cleaning, repair or replacement of the works of the public authority (other than work that involves the disturbance of more than 1 tonne of soil),
 - (c) minor work, being work that costs less than \$20,000 (other than drainage work).
- (6) Development consent is not required under this clause to carry out any works unless:
 - (a) the works involve the disturbance of more than 1 tonne of soil, such as occurs in carrying out agriculture, the construction or maintenance of drains, extractive industries, dredging, the construction of artificial water bodies (including canals, dams and detention basins) or foundations or flood mitigation works, or
 - (b) the works are likely to lower the watertable.

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6.2 Particular dual occupancy subdivisions must not be approved

- (1) Development consent must not be granted for a subdivision that would create separate titles for each of the two dwellings resulting from a dual occupancy development.
- (2) This clause does not apply in relation to the subdivision of individual lots in a strata plan or community title scheme.

6.3 Development on land in Zone RE1 Public Recreation

In deciding whether to grant consent to development on land in Zone RE1 Public Recreation owned or controlled by the Council, the consent authority must take into account:

- (a) the need for the proposed development on the land, and
- (b) the impact of the proposed development on the existing or likely future use of the land, and
- (c) the need to retain the land for its existing or likely future use.

6.4 Development on the foreshore must ensure access

In deciding whether to grant consent for development in the foreshore area, the consent authority must consider whether and to what extent the development would encourage the following:

- (a) continuous public access to and along the foreshore through or adjacent to the proposed development,
- (b) public access to link with existing or proposed open space,
- (c) public access to be secured by appropriate covenants, agreements or other instruments registered on the title to land,
- (d) public access to be located above mean high water mark,
- (e) the reinforcing of the foreshore character and respect for existing environmental conditions.

6.5 Foreshore building line

- (1) The objective of this clause is to ensure that development in the foreshore area will not impact on natural foreshore processes or affect the significance and amenity of the area.
- (2) Subject to subclause (3), development on the foreshore area is prohibited.
- (3) Development consent may be granted for the following:
 - (a) the extension, alteration or rebuilding of an existing building wholly or partly in the foreshore area, if the consent authority is satisfied the extension, alteration or rebuilding will not have an

Clause 6.6

Additional local provisions

Part 6

- adverse impact on the amenity or aesthetic appearance of the foreshore.
- (b) the erection of a building in the foreshore area, if the levels, depth or other exceptional features of the site make it appropriate to do so.
- (c) development for the purposes of boat sheds, sea retaining walls, wharves, slipways, jetties, waterway access stairs, swimming pools, fences, cycleways, walking trails, picnic facilities or other outdoor recreation facilities.
- (4) Development consent must not be granted under subclause (3) unless the consent authority is satisfied that:
 - (a) the development will contribute to achieving the objectives for the zone in which the land is located, and
 - (b) the appearance of any proposed structure, from both the waterway and adjacent foreshore areas, will be compatible with the surrounding area, and
 - (c) the development will not cause environmental harm such as:
 - (i) pollution or siltation of the waterway, or
 - (ii) an adverse effect on surrounding uses, marine habitat, wetland areas, flora or fauna habitats, or
 - (iii) an adverse effect on drainage patterns, and
 - (d) the development will not cause congestion of, or generate conflicts between, people using open space areas or the waterway, and
 - (e) opportunities to provide continuous public access along the foreshore and to the waterway will not be compromised, and
 - (f) any historic, scientific, cultural, social, archaeological, architectural, natural or aesthetic significance of the land on which the development is to be carried out and of surrounding land will be maintained.

6.6 Restriction on consent for particular sex services premises

- (1) Development consent must not be granted for development for the purposes of sex services premises if the premises will be located on land that adjoins, or that is separated only by a road from, land:
 - (a) in Zone R1 General Residential, Zone R2 Low Density Residential or Zone R3 Medium Density Residential, or
 - (b) used for community, school or church uses, or
 - (c) in Zone RE1 Public Recreation.

Clause 6.7 Canada Bay Local Environmental Plan 2008

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(2) In deciding whether to grant consent to any such development, the consent authority must take into account the impact that the proposed development would have on children who use the land.

6.7 Telecommunications facilities

- (1) The objective of this clause is to minimise the impact of telecommunications facilities on streetscape amenity.
- (2) Development consent is required to carry out development for the purposes of a telecommunications facility if it includes:
 - (a) the erection of a structure or facility, or
 - (b) the carrying out of work for the purpose of a telecommunications facility.
- (3) The consent authority must consider the following before determining an application for development consent to carry out development for the purpose of a telecommunications facility:
 - (a) potential to install the facility underground,
 - (b) potential to co-locate the facility with existing facilities or other structures,
 - (c) impact of the facility on visual amenity,
 - (d) impact of the facility on the heritage significance of the area,
 - (e) impact of the facility on vegetation and street infrastructure.
- (4) This clause does not apply to the following:
 - (a) installation of low impact facilities (as listed in the *Telecommunications (Low Impact Facilities) Determination* 1997 of the Commonwealth) and subscriber cabling, including cabling across streets,
 - (b) installation of defence facilities,
 - (c) installation of facilities authorised by a facility installation permit issued by the Australian Communications and Media Authority,
 - (d) inspection of land, including making surveys, sinking bores, digging pits and examining soil,
 - (e) maintenance of telecommunications facilities, including the alteration, removal, repair or replacement of the whole or part of the facility, and the cutting down or lopping of vegetation.

6.8 Council infrastructure development

Development may be carried out by or on behalf of the Council without development consent on any land, except land in a heritage

Clause 6.9

Additional local provisions

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conservation area or containing a heritage item, for any one or more of the following purposes:

- construction or maintenance of stormwater drainage, water quality treatment devices, water tanks, flood mitigation structures, recreation areas, public amenities or temporary storage facilities,
- (b) construction or maintenance of roads, footpaths, cycle ways, parking areas, fire trails, walking tracks and other public pedestrian areas, roads, including tree planting and repaving, street surfacing, reconstruction of kerbs, gutters and the like,
- (c) installation or maintenance of street furniture, such as seats, Council information signs, street signs, street lights, bus shelters, garbage and recycling containers and bins, bollards, flagpoles, telephone kiosks and the like, but not fixed outdoor vending machines,
- (d) installation or maintenance of park furniture, including seats, picnic tables, barbecue units and shelters, awnings and shade structures, gazebos and pergolas, bollards, playground equipment, flagpoles, bridges, staircases, boardwalks, lighting (other than ovals or tennis courts or the like) and Council information signs,
- (e) installation or maintenance of goal posts, sight screens, fencing and similar ancillary sporting structures on sporting or playing fields for use in the playing or performance of sporting events (other than grandstands, dressing sheds and other similar structures),
- (f) bush regeneration, landscaping, gardening, tree planting, tree maintenance and tree removal.

6.9 Provisions relating to certain sites requiring specific planning provisions

Schedule 6 has effect.

Schedule 1 Additional permitted uses

Schedule 1 Additional permitted uses

(Clause 2.5)

1 Use of certain land at 235 Parramatta Rd, Five Dock

- (1) This clause applies to land at 235 Parramatta Rd, Five Dock, being Lot 4, DP 826686.
- (2) Development for the purpose of selling bulk food and beverage items is permitted with consent if the activity is carried out in connection with the primary activity of bulky goods retailing of office equipment and furniture.

2 Use of certain land at Bevin Avenue, Five Dock

- (1) This clause applies to land at Bevin Avenue, Five Dock, being Lot 1, DP 860469 (the Western Suburbs Soccer Sports and Community Club Ltd (known as Canada Bay Club) car park).
- (2) Development for the following purposes is permitted with consent if the use is only in conjunction with the adjoining Canada Bay Club:
 - (a) car parking,
 - (b) serviced apartments.

3 Use of certain land at 49-51 Queens Road, Five Dock

- (1) This clause applies to land at 49–51 Queens Road, Five Dock, being Lot 1, DP 607226 and Lot 1, DP 738950.
- (2) Development for the purpose of office premises is permitted with consent.

4 Use of certain land at 104 William Street, Five Dock

- (1) This clause applies to land at 104 William Street, Five Dock, being SP 73162 and SP 73163.
- (2) Development for the following purposes is permitted with consent:
 - (a) office premises and associated car parking,
 - (b) business premises and associated car parking,
 - (c) retail premises and associated car parking,
 - (d) light industry.

5 Use of certain land at 21–23 Regatta Road and 25–27 Regatta Road, Five Dock

(1) This clause applies to land at 21–23 Regatta Road and 25–27 Regatta Road, Five Dock, being Lots 1–3, DP 1034085.

Additional permitted uses

Schedule 1

(2) Development for the purpose of vehicle sales or hire premises is permitted with consent.

6 Use of certain land at 443 Concord Road, Rhodes

- (1) This clause applies to land at 443 Concord Road, Rhodes, (Brays Bay Reserve) being Lot 1, DP 583588 and Lot 51, DP 771682.
- (2) Development for the purpose of temporary markets (being markets carried out on the site for the retail sale of goods from temporary structures and that operate not more than 1 day per week) is permitted with consent.

7 Use of certain land at 249–251 Queen Street and 22 Victoria Avenue, Concord West

- (1) This clause applies to the following land:
 - (a) 249–251 Queen Street, Concord West being SP 54105,
 - (b) 22 Victoria Avenue, Concord West being SP 53258.
- (2) Development for the purpose of mixed use development carried out in a way that is not detrimental to the amenity of the neighbourhood is permitted with consent if the proportion of the floor space to be used for non-residential purposes in the development does not exceed 25%.

8 Use of certain land at 211 Parramatta Road, North Strathfield

- (1) This clause applies to land at 211 Parramatta Road, North Strathfield, being Lots 1 and 2, DP 1023863.
- (2) Development for the purpose of an advertising structure is permitted with consent.

9 Use of certain land at Phillips Street, Cabarita

- (1) This clause applies to land at Phillips Street, Cabarita, (Private Reserve) being Lots 5 and 6, DP 876734.
- (2) Development for the following purposes is permitted with consent:
 - (a) containment of contaminated soil,
 - (b) public roadways,
 - (c) landscaping,
 - (d) drainage,
 - (e) driveways,
 - (f) services.

Schedule 1 Additional permitted uses

10 Use of certain land at 1C and 1H Hospital Road, Concord West

- (1) This clause applies to land at 1C and 1H Hospital Road, Concord West, (Concord Repatriation and General Hospital) being Lot 2, DP 89877.
- (2) Development for the purpose of storing and providing medical goods and services to other medical establishments is permitted with consent if those establishments remain ancillary to the predominant use of the site for hospital purposes only.

11 Use of certain land at specific site in zone RE1

- This clause applies to land at a specific site in zone RE1 being Lot 27, DP 719909.
- (2) Development for the purpose of an advertising structure is permitted with consent.

12 Use of certain land at 378 and 380 Great North Road, Abbotsford and 2 Abbotsford House, Abbotsford Cove Drive

- (1) This clause applies to land at 378 and 380 Great North Road, Abbotsford and 2 Abbotsford House, Abbotsford Cove Drive (the "Nestlé site", in particular, Abbotsford House, Chatham House and the Clubhouse pavilion) being Lot 22, DP 270127, Lot 1, DP 862198 and Lot 19, DP 270127.
- (2) Development for the following purposes is permitted with consent if the use is consistent with the conservation and preservation of the buildings and the amenity of the immediate residents:
 - (a) office premises,
 - (b) restaurants.

Exempt development

Schedule 2

Schedule 2 Exempt development

(Clause 3.1)

Access ramps

- (1) Maximum height—1m above ground level (existing).
- (2) Must be behind the building line to any street frontage and at least 900mm from the side boundary.
- (3) Maximum grade—1:14 (vertical: horizontal).
- (4) Must comply with AS 1428.1—2001, Design for access and mobility—General requirements for access—New building work.

Air-conditioning units (dwellings)

- (1) Must be attached to an external wall or mounted on the ground.
- (2) Noise level must not exceed 5dBA above ambient background noise level measured at the property boundary.
- (3) Must be at least 3m from any property boundary and behind required street setback to any street frontage.
- (4) Building work must not reduce the structural integrity of the section of the building affected by the installation of the unit.
- (5) Any opening created by the installation must be adequately weather-proofed and the required fire-rating must not be reduced.

Awnings, canopies and storm blinds (dwellings)

- (1) Maximum area—10m².
- (2) Must be at least 900mm from any property boundary.
- (3) Must be behind the building line to any street frontage.
- (4) Installed to manufacturer's specifications.

Barbecues (fixed)

- (1) Must be at least 900mm from any property boundary.
- (2) Maximum height—1.8m above ground level (existing).
- (3) Must be behind the building line to any street frontage.
- (4) Maximum area of base—3m².
- (5) Only one per site.
- (6) Must be at least 1m from any easement or sewer main.

Schedule 2 Exempt development

Business use of public footpaths

Must comply with Council's Business Use of Public Footpaths Policy.

Change of use

- (1) Involves any of the following:
 - (a) change of use from one type of retail premises to another type of retail premises,
 - (b) change of use from retail premises to business premises,
 - (c) change of use from business premises to retail premises,
 - (d) change of use from one type of business premises to another type of business premises.
- (2) The proposed use must not be for any of the following:
 - (a) a funeral chapel,
 - (b) food and drink premises,
 - (c) restricted premises,
 - (d) a use that involves skin penetration or hairdressing,
 - (e) premises with a gross floor area of more than 200m².
- (3) The proposed use:
 - (a) must be consistent with the classification of the building under the Building Code of Australia, and
 - (b) must replace a use being carried out in accordance with a development consent (if required), and
 - (c) must comply with the conditions of any existing consent for the use of the building, and
 - (d) must not require any additional floor area, and
 - (e) must not attract additional car parking requirements, and
 - (f) must not operate outside the hours for which the existing use operates.

Children's play equipment in a fixed and permanent location (excluding cubby-houses)

- (1) Maximum area—20m².
- (2) Maximum height—2.4m.
- (3) Must be at least 900mm from all property boundaries.
- (4) Must be at least 1m from any easement or sewer main.

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Clothes lines (hoists)

Must be behind the building line to any street frontage.

Decks (dwellings)

- (1) Maximum area of deck—10m².
- (2) Must be behind the building line to any street frontage.
- (3) Must be at least 3m from each property boundary.
- (4) Deck must not be roofed.
- (5) Maximum height—500mm above ground level to top of deck with balustrade height not exceeding 1.2m above top of deck.
- (6) Must not be erected over public land.
- (7) Must be at least 1m from any easement or sewer main.

Demolition of a building

- (1) Building was erected as exempt development.
- (2) Carried out in accordance with AS 2601—2001, *Demolition of structures*.
- (3) Maximum area— $25m^2$.
- (4) All work involving asbestos cement, lead contaminated paint and building parts likely to have been treated with pesticides:
 - (a) must comply with WorkCover Authority's *Your Guide to Working with Asbestos* and
 - (b) must comply with the *Waste Reduction Guidelines for the Construction & Demolition Industry* (ISBN 0 642 54684 3) published by the Commonwealth Department of the Environment and Heritage in 2000, and
 - (c) must not cause soil or air contamination.
- (5) Building waste must be stored on site in an orderly way and disposed of in accordance with Council guidelines.

Driveways and pathways

- (1) Must be structurally sound, of stable construction and adequately reinforced.
- (2) Must not be elevated or suspended above ground level (existing).
- (3) Must not redirect rainwater onto adjoining property.

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- (4) An appropriate fall and grated drain must be provided to prevent the entry of stormwater onto the footpath or any dwelling or garage.
- (5) Maximum area—20m².
- (6) Must not be on public land.

Earthworks (cut/fill)

- (1) Maximum excavation or filling—600mm above or below ground level (existing).
- (2) Excavation or filling must not prevent the natural flow of stormwater and must have adequate subsoil drainage.

Fences

- (1) Must not contain barbed wire.
- (2) Maximum height—1.8m above ground level (existing), if behind the street setback area.
- (3) Maximum height—1.2m above ground level (existing), if within the street setback area (front fence).
- (4) Must comply with:
 - (a) AS 3700—2001, Masonry structures, or
 - (b) AS/NZS 1170.1:2002, Structural design actions—Permanent, imposed and other actions, or
 - (c) AS/NZS 1170.2:2002, Structural design actions—Wind actions, or
 - (d) AS/NZS 1170.4:2007, Structural design actions—Earthquake actions in Australia.

Filming

- (1) May only be carried out:
 - (a) on private land, or
 - (b) in the Sydney Olympic Park within the meaning of the *Sydney Olympic Park Authority Act 2001*, or
 - (c) on part of the foreshore area within the meaning of the *Sydney Harbour Foreshore Authority Act 1998*, or
 - (d) on Crown land.
- (2) May only be carried out on land:
 - (a) on which there is a heritage item, or
 - (b) within a heritage conservation area, or

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(c) identified in clause 3.3 as an environmentally sensitive area for exempt development,

if the filming does not involve or result in any of the following:

- (d) any changes or additions that are not merely superficial and temporary to any part of a heritage item, a heritage conservation area or an environmentally sensitive area,
- (e) the mounting or fixing of any object or article on any part of such an item or area (including any building or structure),
- (f) the movement, parking or standing of any vehicle or equipment on or over any part of such an item or area that is not specifically designed for the movement, parking or standing of a vehicle or equipment on or over it,
- (g) any changes to the vegetation on, or level of, such an item or area or any changes to any other natural or physical feature of the item or area.
- (3) Must not create significant interference with the neighbourhood.
- (4) The person carrying out the filming must obtain a policy of insurance that adequately covers the public liability of the person in respect of the filming for an amount of not less than \$10,000,000.
- (5) If the filming is carried out on private land, the filming must not be carried out for more than 30 days within a 12-month period at the particular location.
- (6) A filming management plan must be prepared and lodged with the consent authority for the location at least 5 days before the commencement of filming at the location. The plan must contain the following information and be accompanied by the following documents (without limiting the information or documents that may be submitted):
 - (a) the name, address and telephone number of the person carrying out the filming (such as a production company) and of the producer for the filming,
 - (b) a brief description of the filming to be carried out (for example, a television commercial, a television series, a feature film or a documentary),
 - (c) the proposed location of the filming,
 - (d) the proposed commencement and completion dates for the filming at the location,
 - (e) the proposed daily length of filming at the location,
 - (f) the number of persons to be involved in the filming,

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- (g) details of any temporary structures (for example, tents or marquees) to be erected at the location for the purposes of the filming,
- (h) the type of filming equipment to be used in the filming (such as a hand-held or mounted camera),
- (i) proposed arrangements for parking vehicles associated with the filming during the filming,
- (j) whether there will be any disruption to the location of the filming or the surrounding area and the amenity of the neighbourhood (for example, by the discharge of firearms or explosives, the production of offensive noise, vibrations, disruption to traffic flow or the release of smells, fumes, vapour, steam, soot, ash, dust, waste water, grit or oil),
- (k) whether the filming will involve the use of outdoor lighting or any other special effects equipment,
- (l) a copy of the public liability insurance policy that covers the filming at the location,
- (m) a copy of any approval given by a public or local authority to carry out an activity associated with the proposed filming at the location, such as the following:
 - an approval by the Roads and Traffic Authority for the closure of a road,
 - (ii) an approval by the Council for the erection of a temporary structure, closure of a road or a public footpath, or a restriction in pedestrian access,
 - (iii) an approval by the Environment Protection Authority for an open fire,
 - (iv) an approval by the NSW Police Force for the discharge of firearms,
 - (v) an approval by the Department of Lands for the use of Crown land.
- (7) The person carrying out the filming must, at least 5 days before the commencement of filming at the particular location, give notice in writing (by way of a letter-box drop) of the filming to residents within a 50m radius of the location. The notice must contain the following information:
 - (a) the name and telephone number of the person carrying out the filming (such as a production company) and of a contact representative of that person,

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- (b) a brief description of the filming to be carried out at the location, and any proposed disruptions to the location or the surrounding area or the amenity of the neighbourhood,
- (c) the proposed commencement and completion dates for the filming at the location,
- (d) the proposed daily length of filming at the location.

Flag poles

- (1) Maximum height—6m above ground level (existing).
- (2) Must be at least 7m from each boundary.
- (3) Only one per site.
- (4) Structurally adequate and installed to manufacturer's specifications.

Hoardings

- (1) Must not encroach onto public footway or thoroughfare.
- (2) Must be in accordance with AS 1319—1994, Safety signs for the occupational environment.
- (3) Must be structurally adequate.
- (4) Must be of a temporary nature and for less than 12 months.

Home occupation

Must not be bed and breakfast accommodation.

Letterboxes

- (1) Must be structurally stable with adequate footings.
- (2) Maximum height—1.2m above ground level.
- (3) Only one per unit or dwelling.
- (4) Must be clearly numbered.

Minor internal alterations to domestic dwellings

- (1) Must be non-structural alterations to the interior of a building, including, for example, painting, plastering, cement rendering, cladding, attaching fittings and decorative work, replacement of doors, walls, ceiling or floor linings or deteriorated frame members, and renovations of bathrooms, kitchens, inclusion of built-in fixtures such as vanities, cupboards and wardrobes.
- (2) Must be renovations or alterations to previously completed buildings.

Schedule 2 Exempt development

- (3) Must not change room configurations, reduce window arrangements for light or ventilation needs, reduce doorways for egress or enclose open areas.
- (4) Must not be of masonry construction.
- (5) Must not involve the making of, or an alteration to the size of, any opening in a wall or roof of a building, such as a doorway, window or skylight.
- (6) All work involving asbestos cement, lead contaminated paint and building parts likely to have been treated with pesticides:
 - (a) must comply with WorkCover Authority's *Your Guide to Working with Asbestos*, and
 - (b) must comply with the *Waste Reduction Guidelines for the Construction & Demolition Industry* (ISBN 0 642 54684 3) published by the Commonwealth Department of the Environment and Heritage in 2000, and
 - (c) must not cause soil or air contamination.
- (7) Must not affect the load-bearing capacity of any component of the building.

Outbuildings

Used exclusively for garden shed, cubby-house, greenhouse, bird aviary, gazebo and cabana:

- (a) Must be detached from main dwelling.
- (b) Maximum height—2.1m.
- (c) Maximum gross floor area—10m².
- (d) Must be behind the building line to any street frontage.
- (e) Must be at least 900mm from any property boundary.
- (f) Only one of each type per lot.
- (g) Safety glazing to any glass doors must comply with AS/NZS 2208:1996, Safety glazing materials in buildings.
- (h) Must not be of masonry construction.
- (i) Must be at least 1m from any easement or sewer main.

Paving

- (1) Must be at ground level (existing).
- (2) Maximum area—20m².
- (3) Must not redirect rainwater onto adjoining property.

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(4) Must have sufficient step down to prevent the entry of water into the dwelling.

Pergolas

- (1) Maximum area—20m².
- (2) Maximum height—2.4m above ground level (existing).
- (3) Must be attached to a dwelling.
- (4) Must be behind the front setback line to any street frontage.
- (5) Must be at least 900mm from any property boundary.
- (6) Must not be enclosed or roofed.

Portable classrooms and school buildings

- (1) Must be structurally adequate.
- (2) Minimum front setback of 1.5m to any street.
- (3) Must be only in school grounds and must not contravene any other approval.
- (4) Must discharge all stormwater to the Council's street gutter through the existing drainage system.
- (5) Must not exceed 1 storey in height.
- (6) Must be of a temporary nature and installed for a maximum of 5 years.
- (7) Must be at least 1m from any easement or sewer main.

Rainwater tanks

- (1) Must not be installed or erected on land:
 - (a) that is within a heritage conservation area or within the curtilage of a heritage item, or
 - (b) that is within 40m of a perennial watercourse identified by a 1:50,000 topographic map held by the Department of Lands, or
 - (c) the surface of which has a slope greater than 18 degrees from the horizontal, or
 - (d) that is a lot within the meaning of the *Strata Schemes* (Freehold Development) Act 1973 or the *Strata Schemes* (Leasehold Development) Act 1986.
- (2) Must be located:
 - (a) behind the front alignment to the street of the building to which the tank is connected (or in the case of a building on a corner

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block, behind both the street front and the street side alignments of the building), and

- (b) at least 450mm from any property boundary.
- (3) Must not be installed or erected:
 - (a) over or immediately adjacent to a water main or sewer main unless it is installed in accordance with any requirements of the public authority that has responsibility for the main, or
 - (b) over any structure or fitting used by a public authority to maintain a water main or sewer main, or
 - (c) on a footing of any building or other structure, including a retaining wall.
- (4) The installation or erection of the rainwater tank must not:
 - (a) require a tree to be removed, or
 - (b) involve the excavation of more than 1m from the existing ground level, or the filling of more than 1m above the existing ground level.
- (5) Subject to this clause, the capacity of the rainwater tank, or the combined capacity of the tanks, on a lot must not exceed 10,000L (or in the case of a tank or tanks used for an educational establishment, 25,000L).
- (6) The rainwater tank must:
 - (a) be designed to capture and store roof water from gutters or downpipes on a building, and
 - (b) be fitted with a first-flush device, being a device that causes the initial run-off of any rain to bypass the tank to reduce pollutants entering the tank, and
 - (c) be structurally sound, and
 - (d) be prefabricated, or be constructed from prefabricated elements that were designed and manufactured for the purpose of the construction of a rainwater tank, and
 - (e) be assembled and installed in accordance with the manufacturer's or tank designer's specifications, and
 - (f) be installed and maintained (including any stand for the tank) in accordance with any requirements of the public authority that has responsibility for the supply of water to the premises on which the tank is installed, and
 - (g) be enclosed, and any inlet to the tank must be screened or filtered, to prevent the entry of foreign matter or creatures, and

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- (h) be maintained at all times so as not to cause a nuisance with respect to mosquito breeding or overland flow of water, and
- (i) have a sign affixed to it clearly stating that the water in the tank is rainwater.
- (7) The rainwater tank must not:
 - (a) collect water from a source other than gutters or downpipes on a building or a water supply service pipe, or
 - (b) exceed 3m in height above ground level, including any stand for the tank.
- (8) Any overflow from the rainwater tank must be directed into an existing stormwater system.
- (9) Any plumbing work undertaken on or for the rainwater tank that affects a water supply service pipe or a water main must be undertaken:
 - (a) with the consent of the public authority that has responsibility for the water supply service pipe or water main, and
 - (b) in accordance with any requirements by the public authority for the plumbing work, and
 - (c) by a licensed plumber in accordance with the *New South Wales Code of Practice for Plumbing and Drainage* produced by the Committee on Uniformity of Plumbing and Drainage Regulations in NSW.
- (10) Any motorised or electric pump used to draw water from the rainwater tank or to transfer water between rainwater tanks:
 - (a) must not create an offensive noise, and
 - (b) in the case of a permanent electric pump, must be installed by a licensed electrician.

Replacement or repair of existing roof and walls to dwellings, carports or garages

- (1) Must not alter existing window or door openings or their location and size.
- (2) Must use materials other than masonry with a low reflectivity index and of equivalent or improved quality.
- (3) Must not involve structural alterations.
- (4) Must not change roof height, pitch or profile.
- (5) Must direct all stormwater to the Council's street gutter through the existing drainage system.

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(6) All work involving asbestos cement must comply with WorkCover Authority's *Your Guide to Working with Asbestos*.

Retaining walls

- (1) Maximum height—900mm above or below ground level (existing).
- (2) Must be at least 900mm from any property boundary.
- (3) Must not prevent the natural flow of stormwater and must have adequate subsoil drainage behind the wall.
- (4) Must be structurally adequate for the intended purpose and comply with:
 - (a) AS 3700—2001, Masonry structures, or
 - (b) AS 3600—2001, Concrete structures, or
 - (c) AS/NZS 1170.1:2002, Structural design actions—Permanent, imposed and other actions, or
 - (d) AS/NZS 1170.2:2002, Structural design actions—Wind actions, or
 - (e) AS 1170.4—2007, Structural design actions—Earthquake actions in Australia, or
 - (f) AS 1720.1—1997, Timber structures-Design methods, or
 - (g) AS 1720.2—2006, Timber structures—Timber properties, or
 - (h) AS 1720.4—2006, Timber structures—Fire resistance for structural adequacy of timber members.
- (5) Must be at least 1m from any easement or sewer main.

Roof ventilators and skylight roof windows

- (1) Maximum area-1m².
- (2) Must be at least 900mm from all property boundaries or 900mm from a separating wall between 2 dwellings.
- (3) Building work must not reduce the structural integrity of the building or involve structural alterations, and must be structurally adequate.
- (4) Installed to manufacturer's specifications.
- (5) Any opening created by the installation must be adequately weatherproofed and the required fire rating must not be reduced.

Satellite TV dishes

- (1) Must not be installed or erected:
 - (a) on land within a heritage conservation area or within the curtilage of a heritage item, or

Exempt development

Schedule 2

- (b) less than 1m from any easement or sewer main.
- (2) Must be installed or erected wholly within the boundaries of a property.
- (3) If roof mounted, must have a diameter not exceeding 90cm (excluding any projecting feed element) and its height at any point must not exceed the highest point of the roof (if the roof is peaked) or 1.2m above the roof (if the roof is flat).
- (4) If ground mounted, must have a diameter not exceeding 90cm (excluding any projecting feed element) and its height must not exceed 1.2m above the highest point of the roof of the dwelling on which, or adjacent to which, it is erected.
- (5) If installed or erected on land within a Business or Industrial zone, must comply with the following:
 - (a) if roof mounted, must have a diameter not exceeding 1.8m (excluding any projecting feed element) and its height at any point must not exceed 1.8m above the highest point of the roof structure,
 - (b) if ground mounted, must have a diameter not exceeding 1.8m (excluding any projecting feed element) and its height must not exceed 1.8m above the highest point of the roof of any building on which, or adjacent to which, it is erected.
- (6) Must be installed in accordance with the manufacturer's specifications and any relevant standard specified by Standards Australia.
- (7) Must not affect the structural integrity of any building on which it is erected.

Scaffolding

- (1) Must not encroach onto a footpath or public thoroughfare.
- (2) Must comply with:
 - (a) AS/NZS 1576.1:1995, Scaffolding—General requirements, or
 - (b) AS 1576.2—1991, Scaffolding—Couplers and accessories, or
 - (c) AS/NZS 1576.3:1995, Scaffolding—Prefabricated and tube-and-coupler scaffolding, or
 - (d) AS 1576.4—1991, Scaffolding—Suspended scaffolding, or
 - (e) AS/NZS 1576.5:1995, Scaffolding—Prefabricated splitheads and trestles.

Schedule 2 Exempt development

Signs

- (1) Identification, interpretative, directional and advance traffic warning signs—constructed by or for the Council or the Roads and Traffic Authority.
- (2) Internal signs or signs attached to a shop window:
 - (a) Maximum window area—25% at the level occupied by the advertisement or like advertisements.
 - (b) Must relate to the use and occupation of the land.
- (3) Replacement of existing approved signs—not larger than existing sign.
- (4) Home occupation sign:
 - (a) Only one per site.
 - (b) Maximum area—600mm².
 - (c) Must be attached to the ground floor facade of dwelling unless the land is on a main road, in which case the sign may be attached to a front fence.
- (5) Real estate signs (sale or lease of property):
 - (a) Must relate to the sale of the property only.
 - (b) Only one per site.
 - (c) Maximum area—2.5m².
- (6) Under awning sign:
 - (a) Only one per site.
 - (b) Minimum 2.7m above ground level (existing).
 - (c) Must not extend beyond the width of the awning.
 - (d) Minimum distance from any other under awning sign—3m.
 - (e) Maximum area—2.5m x 0.3m.
- (7) Signs on motor vehicles—vehicle must be used principally for carrying passengers or goods.
- (8) Temporary sign for a religious, educational, cultural, political, social or recreational event:
 - (a) Must not include advertising of a commercial nature except for the name of the event sponsor.
 - (b) Must have the consent of the owner of the place or building on which it is displayed.
 - (c) Must not be displayed more than 28 days before the event.
 - (d) Must be removed within 14 days after the event ends.

Exempt development

Schedule 2

Television aerial or microwave antennae

- (1) Only one per site.
- (2) Must be for domestic use only.
- (3) Maximum height 6m above the highest point of the roof.
- (4) Constructed in accordance with manufacturer's specification and must not reduce the structural integrity of the building or require structural alterations.

Temporary structures and temporary buildings (eg builders' sheds, port-a-loos, marquees and mini-stages)

- (1) Must be structurally adequate.
- (2) Maximum area—12m².
- (3) Must be behind the building line to any street frontage.
- (4) Must be at least 900mm from all property boundaries.
- (5) Must be removed on completion of structure or event for which it was required.
- (6) Must not be used for habitation.

Tents or marquees used solely for filming purposes

- (1) May only be used in connection with filming that is exempt development.
- (2) Total floor area of all tents or marquees on location at the same time must not exceed 200m².
- (3) Must be located within at least 3m from any boundary adjoining a public road and at least 1m from any other boundary.
- (4) Must have the following number of exits arranged so as to afford a ready means of egress from all parts of the tent or marquee to open space or a road:
 - (a) 1 exit if the floor area of the tent or marquee does not exceed $25m^2$,
 - (b) 2 exits in any other case.
- (5) Width of each exit must be at least:
 - (a) 800mm if the floor area of the tent or marquee is less than 150m², or
 - (b) 1m in any other case.

Schedule 2 Exempt development

- (6) Height of the walls must not exceed:
 - (a) 4m if erected on private land, or
 - (b) 5m in any other case.
- (7) Height as measured from the surface on which the tent or marquee is erected to the highest point of the tent or marquee must not exceed 6m.
- (8) Must resist loads determined in accordance with the following Australian and New Zealand Standards entitled:
 - (a) AS/NZS 1170.0:2002, Structural design actions—General principles,
 - (b) AS/NZS 1170.1:2002, Structural design actions—Permanent, imposed and other actions,
 - (c) AS/NZS 1170.2:2002, Structural design actions—Wind actions.
- (9) Must not remain at the location more than 2 days after the completion of the filming at the location.

Water heaters (including solar systems)

- (1) Must not reduce the structural integrity of the building or involve structural alterations.
- (2) Must not interfere with views from surrounding properties.
- (3) Installed to manufacturer's specifications by a licensed person.
- (4) Must be behind the building line to any street frontage and not visible from the street.
- (5) Openings created by the installation must be adequately water-proofed.

Windows, glazed and external doors

- (1) Must not reduce the area provided for light and ventilation.
- (2) Structural support members must not be removed.
- (3) Materials must comply with:
 - (a) AS 1288—2006, Glass in buildings—Selection and installation, and
 - (b) AS/NZS 2208:1996, Safety glazing materials in buildings.
- (4) Replacement must not increase size or relocate item.

Complying development

Schedule 3

Schedule 3 Complying development

(Clause 3.2)

Part 1 Types of development

Bed and breakfast accommodation (in existing approved detached dwelling with permanent residents)

- (1) Maximum of 3 guest bedrooms and 6 guests at any time.
- (2) Minimum bathrooms—2.
- (3) Only one external sign.
- (4) Maximum size of sign—0.6m².
- (5) Must have a fire extinguisher and fire blanket in the kitchen.
- (6) If the dwelling is subject to the *Strata Management Act 1996* or the *Community Land Management Act 1989*, must have the approval of the owner's corporation, or the community, precinct or neighbourhood association.

Demolition

- (1) Structure to be demolished must be complying development under this Plan and have a maximum floor area of 30m².
- (2) Must be carried out in accordance with AS 2601—2001, *Demolition of structures*.
- (3) Waste management plan must be submitted to the principal certifying authority.

Internal and external alterations (business and retail premises)

- (1) Existing use must be operating in accordance with development consent.
- (2) Must not:
 - (a) alter the size or shape of the building envelope, or
 - (b) cumulatively increase or decrease the area of openings by more than 10%, or
 - (c) increase the total floor area of the building, or
 - (d) contravene any conditions that apply in respect of the current development consent for the use of the building or change the use in part of the building, or

Schedule 3 Complying development

- (e) reduce the provision for the loading or unloading of goods or vehicles in respect of the building, or
- (f) alter any public services or utilities without the approval of the relevant authority.
- (3) Food premises—In the case of a building being used for the purpose of preparing food for sale or the consumption of food, the development must comply with the *National Code for the Construction and Fitout of Food Premises*.
- (4) Services—If the new development involves a change in the type or volume of trade wastes from the premises, or an increase in water or wastewater usage and a certificate under section 73 of the *Sydney Water Act 1994* is required for the change or increase, a copy of the certificate must be given to the certifying authority before the works commence.
- (5) Waste management—A waste management plan must be prepared in accordance with Council's requirements and submitted to the certifying authority.
- (6) Materials and components—New materials must be consistent with the existing materials.
- (7) Fire safety—A fire safety schedule must be prepared specifying the fire safety measures (both current and proposed) to be implemented.

Internal and external alterations (to a building used for the purpose of an industry or a warehouse)

- (1) Must not:
 - (a) alter the size or shape of the building envelope, or
 - (b) increase the total floor area of the building, or
 - (c) contravene any conditions that apply in respect of the current development consent for the use of the building or change the use of any part of the building, or
 - (d) reduce the provision for the loading or unloading of goods or vehicles in respect of the building.
- (2) Food premises:
 - (a) In the case of a building being used for the purpose of preparing food for sale or the consumption of food, the development must comply with the *National Code for the Construction and Fitout of Food Premises*.
 - (b) New materials used externally are to be consistent with existing materials.

Complying development

Schedule 3

(3) Fire safety—A fire safety schedule must be prepared specifying the fire safety measures (both current and proposed) to be implemented.

Carports and garages associated with detached dwellings (lot area over 450m^2)

- (1) Streetscape—Must be behind the front building line except in heritage conservation areas where garages and carports must be behind the rear building line.
- (2) Bulk and scale:
 - (a) If structure has a pitched roof, the pitch must match the pitch of the existing dwelling.
 - (b) Closest external wall of structure must be at least 900mm from a side or rear boundary.
 - (c) Ground floor level, at any point, must not more than 500mm above ground level (existing).
 - (d) Maximum distance between floor level and underside of eaves 2.7m.
 - (e) The roof openings are flush with the roof pitch.
- (3) Open space and landscaping:
 - (a) At least 20% of the site must be soft landscaped, that is, not hard surfaces.
 - (b) No more than one-third of the front setback area is paved or sealed.

Single-storey alterations and additions to detached single-storey dwellings, development ancillary or incidental to detached single-storey dwellings

- (1) Generally—Must not:
 - (a) be carried out to the primary street frontage elevation between the property boundary and the side of the building with a street frontage, except for a rear laneway, and
 - (b) involve works more than 3.6m above ground level (existing).
- (2) Legal land constraints—Must not:
 - (a) be built within 1m of an easement, or
 - (b) breach any covenant to which the Council is a party, or
 - (c) be in a zone of influence of a sewer main, or
 - (d) be in a zone of influence of a public stormwater drainage pipe, without the written approval of the relevant person or authority benefiting from the easement or covenant or occupation.

Schedule 3 Complying development

- Services—Must connect to Sydney Water's reticulated sewerage disposal system.
- (4) Site coverage—Maximum site coverage of buildings on the property— 65%.
- (5) Floor space—Maximum additional floor space for all cumulative complying development on a property—30m².
- (6) Height:
 - (a) Maximum wall height—3m.
 - (b) Maximum ridge height—3.6m.
 - (c) Finished floor level must not exceed 500mm above ground level (existing).
- (7) Open space—At least 20% of the site must be usable open space with a minimum dimension of 3m.
- (8) Privacy—Windows in habitable rooms having an outlook to a window of a habitable room in an adjoining dwelling and that are within 6m of that dwelling must:
 - (a) be offset by a distance of 500mm from the window of the adjoining dwelling, or
 - (b) have sill heights of 1.7m above floor level, or
 - (c) have fixed obscured glazing in any part of the window less than 1.7m above floor level.
- (9) Setbacks—Minimum 900mm to side boundaries and 6m to the rear boundary.

Swimming pools and spas

- (1) Generally—Must:
 - (a) be on land comprising an existing dwelling house only, and
 - (b) be for private domestic use only, and
 - (c) be on a lot with a minimum area of 450m².
- (2) Legal land constraints—Must not:
 - (a) be built within 1m of an easement, and
 - (b) breach any covenant to which the Council is a party, and
 - (c) be in a zone of influence of a sewer main, and
 - (d) be in a zone of influence of a public drainage pipe,

without the written approval of the relevant person or authority benefiting from the easement or covenant or occupation.

Complying development

Schedule 3

- (3) Streetscape—Must not be between the dwelling and the street boundary.
- (4) Bulk and scale—Coping or decking around pool must be no more than 200mm above the ground level (existing).
- (5) Setbacks—Must be at least 1.5m from the side and rear boundaries.
- (6) Privacy—The noise level of any filtration equipment or pumps must not exceed 5dBA above the ambient background level measured at the property boundary.
- (7) Open space and landscaping—At least 20% of the site must be soft landscaped, that is, not hard surfaces.
- (8) Safety—Installation and construction must comply, where relevant, with:
 - (a) AS/NZS 1838:1994, Swimming Pools—Premoulded fibre-reinforced plastics—Design and fabrication, and AS/NZS 1839:1994, Swimming Pools—Premoulded fibre-reinforced plastics—Installation, or
 - (b) AS 2783–1992, Use of reinforced concrete for small swimming pools.
- (9) Pool and surrounding structures—Must comply with AS 1926 Set—2007 Swimming pool safety Standards Set.

Part 2 Complying development certificate conditions

Note. Information relevant to this Part is also contained in the Act, the *Environmental Planning* and Assessment Regulation 2000, the *Protection of the Environment Operations Act 1997* and the *Roads Act 1993*.

Approved plans

Except as provided by this Part, the development must be carried out in accordance with the plans approved and appropriately certified by the consent authority.

Materials and finishes

The colour, texture and substance of all external materials must be as shown in the application.

Sydney Water approval

The approved plans must be appropriately certified by Sydney Water before the commencement of building works.

Schedule 3 Complying development

Construction hours

- (1) The applicant must ensure that construction or demolition work that is audible in adjoining premises is carried out only between the following hours:
 - (a) Monday–Friday—7.00am and 5.00pm,
 - (b) Saturday—8.00am and 1.00pm,

and that no such work is carried out at any time on a Sunday or a public holiday.

(2) Work involving the use of jackhammers, rock breakers or other heavy machinery may only occur between 7.00am and 5.00pm Monday to Friday.

Certified plans and specifications on site

Certified plans, specifications and the consent must be available on site at all times during construction.

Classification and reclassification of public land

Schedule 4

Schedule 4 Classification and reclassification of public land

(Clause 5.2)

Part 1 Land classified, or reclassified, as operational land—no interests changed

Column 1	Column 2
Locality	Description
Nil	

Part 2 Land classified, or reclassified, as operational land—interests changed

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged
Nil		

Part 3 Land classified, or reclassified, as community land

Column 1	Column 2	
Locality	Description	
Nil		

Schedule 5 Environmental heritage

Schedule 5 Environmental heritage

(Clause 5.10)

Part 1 Heritage items

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Abbotsford	Abbotsford House	2 Abbotsford Cove Drive	Lot 19, DP 270127	Local	1
Abbotsford	Battersea Park	Battersea Street	Lots 7016, 7017 and 7018, DP 1074188; Lot 1071, DP 1074188; Lots 20 and 21, DP 57637; Lot 17, DP 77464; Lots 11, 12 and 22, DP 939734; Lots 14 and 16, DP 3790; Lot 15, DP 57112; Lot 13, DP 58560; Lot 20, DP 182467	Local	16
Abbotsford	House	25 Battersea Street	Lot 76, DP 3790	Local	17
Abbotsford	AWI Office Building	54A Blackwall Point Road	Lot 1, DP 1071918	Local	23
Abbotsford	Former Animal Quarantine Station	Checkley and Spring Streets	Lot 1, DP 957603; Lot 7052, DP 93782	Local	80
Abbotsford	Tram Lines	Great North Road		Local	218
Abbotsford	Tram Shelter Shed	Great North Road		Local	219
Abbotsford	Electric Street Lights	Great North Road		Local	220
Abbotsford	Abbotsford Point Boatshed	Great North Road	Part Lot 1, DP 52972	Local	221
Abbotsford	Sandstone Kerbing	Great North Road		Local	222
Abbotsford	Abbotsford Public School	348 Great North Road	Lot 102, DP 808766	Local	231

Environmental heritage

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Suburb	Item name	Address	Property description	Signifi- cance	Item No
Abbotsford	Abbotsford Community Centre	350 Great North Road	Lot 101, DP 808766	Local	232
Abbotsford	House "Mona"	373 Great North Road	Lot B, DP 358000	Local	233
Abbotsford	Clubhouse Pavilion and its curtilage	378 Great North Road	Lot 22, DP 270127	Local	234
Abbotsford	Chatham House and its curtilage	380 Great North Road	Lot 1, DP 862198	Local	235
Abbotsford	House "Coniston"	396 Great North Road	Lots X and Y, DP 377880	Local	236
Abbotsford	House	432 Great North Road	Lot 9, Sec B, DP 4669	Local	237
Abbotsford	Tippett Memorial Presbyterian Church and Hall	443–447 Great North Road	Lot 1, DP 4238; Lot 1, DP 128555; Lots 51 and 52, DP 13548	Local	238
Abbotsford	Sydney Rowing Club—Boatshed	613 Great North Road	Lot 100, DP 1049800	Local	239
Abbotsford	House	1 Poolman Street	Lot B, DP 320921	Local	385
Abbotsford	House	3 Poolman Street	Lot A, DP 320921	Local	386
Abbotsford	House "Gloaming"	14 Raynor Avenue	Lot 30, DP 14102	Local	406
Abbotsford	MWS and DB Pumping Station	73 St Albans Street	Lot 1, DP 717220	Local	414
Abbotsford	Werrell Park	2P Teviot Street	Lot 19, DP 244240; Lots 1 and 2, DP 667083; Lot 20, DP 244240; Lot 484, DP 39653; Lot 7019, DP 93709	Local	443
Abbotsford	Stone Steps	Walton Crescent corner of Marmion Road, in front of 43 Walton Crescent		Local	480
Abbotsford	House	40 Walton Crescent	Lot 12, Sec A, DP 4669	Local	481

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Abbotsford	House	55 Walton Crescent	Lot 19, Sec B, DP 4669	Local	482
Abbotsford	Port Jackson Fig Trees (4)	Wymston Parade		Local	518
Abbotsford	MWS and DB Pumping Station	32 Wymston Parade (corner Hill Street)	Lots 95 and 96, DP 6743	Local	519
Breakfast Point	Former AGL Power House	97–99 Peninsula Drive	Lot 47, DP 270347	Local	383
Breakfast Point	Former AGL Blacksmiths' Shop	123 Peninsula Drive	Lot 46, DP 270347	Local	382
Breakfast Point	Former AGL Fence to Tennyson Road, entrance gates and entry pavilion	Tennyson Road (east side) between Peninsula Drive and Emily Street, Magnolia Drive		Local	437
Breakfast Point	Former AGL Office No 1	19–21 Tennyson Road	Lot 1, DP 270347	Local	438
Breakfast Point	Former AGL Main Meter Readers' Office	19–21 Tennyson Road	Lot 64, DP 270347	Local	439
Cabarita	House "Correys"— located on former Dulux site at 145 Cabarita Road	1 Bayside Terrace	Lot 1, DP 270282	Local	18
Cabarita	Cabarita Park— landscape, rotunda and swimming pool	Cabarita Road	Lot 7081, DP 93923; Crown Lot 1, DP 126394; Lot 291, DP 752023	Local	58
Cabarita	Kendall Reserve— landscape	Cabarita Road	Lot 64, DP 752023	Local	59
Cabarita	Houses. Pair of Inter-War California Bungalows.	116–118 Cabarita Road	Lots 42 and 43, DP 5167	Local	60
Cabarita	House	18 Collingwood Avenue	Lot 15, DP 14206	Local	94
Cabarita	House "Correy's House"	1 Edgewood Crescent	Lot 1, DP 270282	Local	179

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Cabarita	House	10 Kendall Street	Lot 2, Sec 2, DP 6536	Local	271
Cabarita	House	31 Phillips Street	Lot 280, DP 499696; Lot 1, DP 564192	Local	384
Cabarita	House "Strathroy" located on former Dulux site at 145 Cabarita Road	1 Strathroy Close	Lot 63, DP 270282	Local	423
Canada Bay	Hill's Fig Trees (12)	Bevin Street		Local	22
Canada Bay	House	1 Renown Street	Lot 12, DP 2165	Local	407
Canada Bay	House	18 Walker Street	Lot 13, DP 736853	Local	479
Chiswick	Shop and residence	92 Blackwall Point Road	Lot 2, DP 859664	Local	24
Chiswick	Chiswick Steps and retaining wall	Chiswick Street		Local	81
Chiswick	Entry gates	16A Chiswick Street	Lot C, DP 363811	Local	82
Chiswick	House	18 Chiswick Street	Lot A, DP 363811	Local	83
Chiswick	House	2 Fortescue Street	Lot 3, DP 28476	Local	204
Concord	Street tree— landscape	Corner Ada and Coles Streets		Local	7
Concord	House "Marathon"	3 Ada Street	Lot C, DP 326687	Local	2
Concord	Federation House	4 Ada Street	Lot B, DP 927042	Local	3
Concord	House and garden	6 Ada Street	Lot C, DP 927042	Local	4
Concord	House	7 Ada Street	Lot 2, DP 114957	Local	5
Concord	Landscape	23 Ada Street	Lot B, DP 317298	Local	6
Concord	House	28 Addison Avenue	Lot 14, DP 6827	Local	8
Concord	House	2 Alton Avenue	Lot A, DP 414636	Local	9

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	Mortlake Public School—school, grounds	15 Archer Street	Lot 1, DP 782153; Lot 1, DP 729864; Lots 180–191, DP 7564	Local	10
Concord	Sub-station	1A Arthur Street	Lot 2, DP 100697	Local	11
Concord	Pair of Inter-War Bungalows	17–19 Arthur Street	Lots 17 and 18, DP 13702	Local	12
Concord	House	5 Bayview Street	Lot 15, DP 16276	Local	14
Concord	House	12 Bent Street	Lot 21, Sec 1, DP 1875	Local	20
Concord	House	24 Bent Street	Lot 15, Sec 1, DP 1875	Local	21
Concord	House	1 Braddon Street	Lot B, DP 308928	Local	30
Concord	House	13 Brays Road	Lot 21, Sec B, DP 4371	Local	31
Concord	House	14 Brays Road	Lot A, DP 354933	Local	32
Concord	Sub-station	40A Brays Road	Lot 1, DP 321453	Local	33
Concord	St Mary's Anglican Church—church and grounds	54 Brays Road	Lots 1 and 2, DP 1964; Lot 1, DP 113024	Local	34
Concord	Queen Elizabeth Park—landscape	Broughton Street	Part Lot 1, DP 117862	Local	35
Concord	House	32 Broughton Street	Lot 9, DP 7625	Local	36
Concord	House	36 Broughton Street	Lot B, DP 405683	Local	37
Concord	House "Tamar"	20 Burke Street	Lot 8, DP 7440	Local	38
Concord	St Luke's Anglican Church—church and grounds	19 Burton Street	Lots 2 and 4, DP 538607	Local	40
Concord	House "Lansdowne"	25 Burton Street	Lot 3, Sec 1, DP 8045	Local	41

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	Houses "Melaleuca" and "Clewer"; Pair of terrace houses, fences and garden	31–33 Burton Street	Lots E and D, DP 405877	Local	42
Concord	House "Loretto"	46 Burton Street	Lot 19, Sec 2, DP 939757	Local	43
Concord	St Mary's Church— church, convent, school, presbytery	56–60 Burton Street	Lots 1, 2 and 4, DP 455681; Lots 1–3, DP 130919	Local	44
Concord	Street trees— landscape	Burwood Road (between Crane Street and Duke Avenue)		Local	56
Concord	Former Post Office building	22 Burwood Road	Lot 1, DP 85034	Local	45
Concord	Sandstone kerbing (west side, adjacent)— landscape	22–26 Burwood Road		Local	55
Concord	Former Anglican Rectory building	24 Burwood Road	Lot Y, DP 163687	Local	46
Concord	House	33 Burwood Road	Lots 6 and 7, DP 2931	Local	47
Concord	House	35 Burwood Road	Lot 5, DP 2931	Local	48
Concord	Concord Primary School—school, grounds	66 Burwood Road	Lot 1, DP 194308; Lot 2, Sec 12, DP 758623; Lots 9–14, Sec 1, DP 975955	Local	49
Concord	House	104 Burwood Road	Lot 43, DP 6790	Local	50
Concord	House	106 Burwood Road	Lot A, DP 301443	Local	51
Concord	House	108 Burwood Road	Lot 41, DP 6790	Local	52
Concord	House	110 Burwood Road	Lot 3, DP 6790	Local	53
Concord	Bayview Park— landscape	166P Burwood Road	Lot 16, DP 2063	Local	54
Concord	House and shop	13 Cabarita Road	Lot 4, DP 5531	Local	61

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	House "Allenby"	36 Cabarita Road	Lot 2, DP 9414	Local	62
Concord	Street trees— landscape	Castlereagh Street		Local	74
Concord	"Linden" and "Swinford". Pair of Inter-War bungalows.	2–4 Clermont Avenue	Lots 63 and 64, DP 8972	Local	84
Concord	Inter-War Bungalows	7–11 Clermont Avenue	Lot 57, DP 12418; Lots 25 and 26, DP 8972	Local	85
Concord	House	8 Clermont Avenue	Lot 66, DP 8972	Local	86
Concord	House "Ardill"	31 Clermont Avenue	Lots 13–15, DP 8972; Lot A, DP 977893	Local	88
Concord	House	28 Clermont Avenue	Lot 34, DP 8972	Local	87
Concord	House	36 Clermont Avenue	Lot 38, DP 8972	Local	89
Concord	Wesley Uniting Church—church and hall	81 Concord Road	Lot 1, DP 310934; Lot 3, DP 130820; Lot A, DP 900413	Local	99
Concord	House	99 Concord Road	Lot 4, DP 34203	Local	100
Concord	House	11 Corby Avenue	Lot 13, DP 130490	Local	122
Concord	House	12 Corby Avenue	Lot 23, DP 9583	Local	123
Concord	House	13 Corby Avenue	Lot 12, DP 9583	Local	124
Concord	Presbyterian Church	14 Cormiston Avenue	Lots 10 and 11, DP 16147	Local	125
Concord	House	23 Cormiston Avenue	Lot A, DP 955442	Local	126
Concord	House "Trerieffe"	42 Cormiston Avenue	Lot 8, Sec A, DP 6538	Local	127
Concord	House	51 Cormiston Avenue	Lot 11, Sec B, DP 6538	Local	128
Concord	House	10 Correys Avenue	Lot 10, DP 13820	Local	129
Concord	House	16 Correys Avenue	Lot 7, DP 13820	Local	130

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	House	22 Correys Avenue	Lot 4, DP 13820	Local	131
Concord	House	24 Correys Avenue	Lot 3, DP 13820	Local	132
Concord	House "Berhilma"	103 Correys Avenue	Lot 63, DP 9221	Local	133
Concord	House	109 Correys Avenue	Lot 66, DP 9221	Local	134
Concord	House	111 Correys Avenue	Lot 67, DP 9221	Local	135
Concord	Shop and residence	28 Crane Street	Lot 1, DP 324177	Local	136
Concord	Shops	42–46 Crane Street	Lots 1–3, DP 13862	Local	137
Concord	House	1 Creewood Street	Lot 4, DP 13884	Local	138
Concord	House	2 Creewood Street	Lot C, DP 316685	Local	139
Concord	House	3 Creewood Street	Lot 5, DP 13884	Local	140
Concord	House	4 Creewood Street	Lot B, DP 316685	Local	141
Concord	House	5 Creewood Street	Lot 6, DP 13884	Local	142
Concord	House	6 Creewood Street	Lot A, DP 316685	Local	143
Concord	House	7 Creewood Street	Lot 7, DP 13884	Local	144
Concord	House	8 Creewood Street	Lot 11, DP 13884	Local	145
Concord	House	9 Creewood Street	Lot 1, DP 183407	Local	146
Concord	House	10 Creewood Street	Lot 12, DP 13884	Local	147
Concord	House	11 Creewood Street	Lot 1, DP 15085	Local	148
Concord	House	12 Creewood Street	Lot 13, DP 13884	Local	149
Concord	House	13 Creewood Street	Lot 2, DP 15085	Local	150
Concord	House	14 Creewood Street	Lot 14, DP 13884	Local	151
Concord	House	15 Creewood Street	Lot 3, DP 15085	Local	152
Concord	House	17 Creewood Street	Lot 4, DP 15085	Local	153
Concord	House	19 Creewood Street	Lot 5, DP 15085	Local	154
Concord	House	21 Creewood Street	Lot 6, DP 15085	Local	155
Concord	House	8 Daly Avenue	Lot 16, DP 12739	Local	165

Schedule 5 Environmental heritage

Suburb	ltom nome	Address	Proporty	Cianif:	ltom
Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	House	89 Davidson Avenue	Lot 47, DP 16249	Local	166
Concord	House	3 Denison Street	Lot 26, DP 18879	Local	174
Concord	Street trees— landscape	Edward Street		Local	182
Concord	House "Kelvin"	1A Edward Street	Lot C, DP 311446	Local	180
Concord	House	16 Edward Street	Lot 1, DP 943601	Local	181
Concord	House	3 Empire Avenue	Lots 9 and 10, DP 7503	Local	183
Concord	House	44 Empire Avenue	Lot 2, DP 14810	Local	184
Concord	House	48 Empire Avenue	Lot 4, DP 14810	Local	185
Concord	House	52 Empire Avenue	Lot 6, DP 14810	Local	186
Concord	House "Marsham"	56 Empire Avenue	Lot 8, DP 14810	Local	187
Concord	House	12 Excelsior Street	Lot D, DP 302750	Local	189
Concord	House	19 Excelsior Street	Lot B, DP 311832	Local	190
Concord	House	22 Excelsior Street	Lot 2, DP 311776	Local	191
Concord	House	18 Fairview Street	Lot 1, Sec 3, DP 749	Local	192
Concord	Henley Park— landscape	Flavelle Street	Lots 6281 and 6282, DP 3000; Crown Lots 201–210 and 278–284, DP 752023	Local	199
Concord	Adventist Church—church	7 Flavelle Street	Lot 40, DP 6827	Local	196
Concord	House	24 Flavelle Street	Lot 12, DP 501281	Local	197
Concord	House	52 Flavelle Street	Lot 13, DP 5777	Local	198
Concord	House	1 Forster Street	Lot 1, DP 512663	Local	203
Concord	Street trees— landscape	Franklyn Street		Local	207
Concord	House	6 Franklyn Street	Lot 14, DP 12301	Local	205
Concord	House "Wangi"	21 Franklyn Street	Lot 6, DP 12739	Local	206

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	House	3 Frederick Street	Lot A, DP 392351	Local	208
Concord	St Patrick's Church—church, Presbytery and grounds	33 Gale Street	Lots 62–75, DP 2302	Local	209
Concord	Victorian House	37 Gale Street	Lots 60 and 61, DP 2302	Local	210
Concord	Goddard Park— landscape	52P Gipps Street	Part Lot 1, DP 117862	Local	214
Concord	House—Myraville	74 Gipps Street	Lot 61, DP 7594	Local	215
Concord	Pair of Inter-War Moderne Houses	12–14 Gloucester Street	Lots 117 and 118, DP 7564	Local	216
Concord	House	22 Gloucester Street	Lot 1, DP 948504	Local	217
Concord	House	2 Homedale Avenue	Lot 80, DP 7353	Local	255
Concord	Edwards Park— landscape	Ian Parade (known as 1P Wellbank Street)	Lot 120, DP 752023; Lot 289, DP 752023 plus 2 un-numbered lots	Local	258
Concord	Massey Park Golf Course (grounds only) and Sanders Reserve—landscape	1 Ian Parade (also known as 1C and 1P Ian Parade)	Lot B, DP 392351; Part Lot 22, DP 56134; Lot 18, DP 5531; Lot 21060, DP 3000	Local	259
Concord	House	8 Jellicoe Street	Lot 58, DP 8278	Local	270
Concord	House "Unalea"	14 Keppel Avenue	Lot 28, DP 7594	Local	272
Concord	House "Ypres"	14 La Mascotte Avenue	Lot 34, DP 6790	Local	278
Concord	House	24 La Mascotte Avenue	Lot 29, DP 6790	Local	279
Concord	House	16 Lancelot Street	Lot 241, DP 7564	Local	281
Concord	Street trees— landscape	Lansdowne Street		Local	282
Concord	House	1 Lindfield Avenue	Lot 4, DP 15402	Local	286

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	House	2 Lindfield Avenue	Lot 1, DP 15402	Local	287
Concord	House	3 Lindfield Avenue	Lot 5, DP 15402	Local	288
Concord	House "Norwich"	4 Lindfield Avenue	Lot 2, DP 15402	Local	289
Concord	House	5 Lindfield Avenue	Lot 6, DP 15402	Local	290
Concord	House	11 Lindfield Avenue	Lot 9, DP 322322	Local	291
Concord	Street trees— landscape	Links Avenue		Local	300
Concord	House	64 Links Avenue	Lot 97, DP 9221	Local	292
Concord	House	65 Links Avenue	Lot 34, DP 521048	Local	293
Concord	House	66 Links Avenue	Lot 96, DP 9221	Local	294
Concord	House	67 Links Avenue	Lot 2, DP 319226	Local	295
Concord	House	99 Links Avenue	Lot 17, DP 9221	Local	296
Concord	House	103 Links Avenue	Lot 15, DP 9221	Local	297
Concord	House "Tarrant"	107 Links Avenue	Lot 13, DP 9221	Local	298
Concord	House "Janibar"	129 Links Avenue	Lot 2, DP 9221	Local	299
Concord	House	24 Lloyd George Avenue	Lot B, DP 307951	Local	307
Concord	St Luke's Park entrance— gateway/entrance. Gates and trees only—landscape	Loftus Street	Lot 7077, DP 752023	Local	308
Concord	Pair of Inter-War Moderne houses	45–47 Macnamara Avenue	Lots 19–20, DP 15739	Local	328
Concord	House	62 Macnamara Avenue	Lot 6, DP 15502	Local	329
Concord	Concord Golf Course (grounds only)—landscape	Majors Bay Road	Lot 147, DP 752023; Lots 10–16, DP 132751	Local	332
Concord	Rothwell Park— landscape	Majors Bay Road	Lot 81A, DP 752023; Lot 262, DP 752023	Local	333

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	Street trees in median strip— landscape	Majors Bay Road		Local	334
Concord	Post Office— building	48 Majors Bay Road	Lot 2, DP 1001791	Local	330
Concord	Concord Memorial Hall—hall	138 Majors Bay Road	Lots 59–62, DP 13820	Local	331
Concord	House	8 Melbourne Street	Lot 3, DP 8664	Local	345
Concord	House	34 Melbourne Street	Lot 16, DP 8664	Local	346
Concord	House	33 Noble Street	Lot 160, DP 7564	Local	364
Concord	House "Netherby" and garden	2 Park Avenue	Lot A, DP 326934	Local	368
Concord	House	8 Park Avenue	Lot 1, DP 567218	Local	369
Concord	House	14 Park Avenue	Lot 1, DP 15297	Local	370
Concord	House	2 Patterson Street	Lot 22, DP 6827	Local	374
Concord	Group of Inter-War Bungalows	13–17 Patterson Street	Lots 2 and 3, DP 16147; Lot 20, DP 16147	Local	375
Concord	House	21 Patterson Street	Lots 21 and 22, DP 16147	Local	376
Concord	House	32 Patterson Street	Lot 46, DP 7594	Local	377
Concord	House	44 Patterson Street	Lot 26, DP 7594	Local	378
Concord	House	59 Patterson Street	Lot 223, DP 752023	Local	379
Concord	House	95 Patterson Street	Lot B, DP 333649	Local	380
Concord	House	123 Patterson Street	Lot 6, DP 34203	Local	381
Concord	House	34 Salt Street	Lot 35, DP 9194	Local	410
Concord	House	36 Salt Street	Lot B, DP 320535	Local	411
Concord	Concord High School grounds— landscape	Stanley Street	Lot B, DP 414465; Lot 15, DP 8687; Lot 1, DP 60167; Part Lot 1, DP 59489; Lot 285, DP 752023	Local	421

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	Street trees— landscape	Stanley Street		Local	422
Concord	House "Tabratong"	19 Stanley Street	Lot 2, DP 975955	Local	420
Concord	Street trees— landscape	Sydney Street		Local	431
Concord	Traffic island garden—landscape	Sydney Street		Local	432
Concord	House "Serendipity"	1 Sydney Street	Lot 3, DP 311226	Local	429
Concord	Sub-station	22A Sydney Street	Lot 1, DP 179878	Local	430
Concord	Commercial Building	10–12 Tennyson Road	Lots A and B, DP 107947	Local	436
Concord	House and garden	10 Thornleigh Avenue	Lots 8–11, DP 7594	Local	461
Concord	House "Glenora"	11 Thornleigh Avenue	Lot 21, DP 7594	Local	462
Concord	House	8 Tripod Street	Lot 1, DP 960851	Local	464
Concord	House	29 Warbrick Street	Lot 85, DP 8278	Local	484
Concord	Central Park— landscape	Wellbank Street, corner of Clermont Avenue	Part 106A, DP 752023	Local	492
Concord	Concord Council Chambers—grounds only—landscape	Wellbank Street, corner of Flavelle Street	Lot 5, DP 35624	Local	493
Concord	Street trees— landscape	Wellbank Street between Clermont Avenue and Concord Road		Local	494
Concord	Sub-station	2A Wellbank Street	Lot 1, DP 112384	Local	487
Concord	Greenlees Park— landscape. Note: One of 3 former Arnott's administration cottages originally located at 22–26 George Street North Strathfield is now located in this park.	2B Wellbank Street	Crown land: Lots 405 and 482, DP 752023; Lots 1 and 2, DP 607236	Local	488
Concord	House	42 Wellbank Street	Lot 2, DP 656083	Local	489

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord	Baby Health Centre—building	57A Wellbank Street	Lot 297, DP 752023	Local	490
Concord	House	108 Wellbank Street	Lot 95, DP 7353	Local	491
Concord	House	22 Zoeller Street	Lot 1, DP 104067	Local	523
Concord	House	46 Zoeller Street	Lot 3, DP 10041	Local	524
Concord	House	55 Zoeller Street	Lot 13, DP 14810	Local	525
Concord West	House	10 Bangalla Road	Lot 65, DP 8733	Local	13
Concord West	Street trees— landscape	Boronia Street		Local	28
Concord West	House	11 Castlestead Street	Lot 36, DP 8976	Local	75
Concord West	House	264 Concord Road	Lot 16, Sec 1, DP 6949	Local	101
Concord West	Holy Trinity Anglican church— church and grounds	270–272 Concord Road	Lot 2, DP 854835	Local	102
Concord West	House	277 Concord Road	Lot 12, DP 6950	Local	103
Concord West	House	279 Concord Road	Lot 11, DP 6950	Local	104
Concord West	Uniting Church— church	310 Concord Road	Lots 73 and 74, DP 8733	Local	105
Concord West	Masonic Hall— building	315 Concord Road	Lot 1, Sec C, DP 10188; Lots 87 and 88, Sec C, DP 11996	Local	106

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord West	Concord West Public School— school	378 Concord Road	Lots 4–9 and 31–34, DP 9353; Lot 1, DP 397135; Lot 1, DP 403986; Lot 1, DP 415541; Lot 1, DP 413949; Lot 1, DP 415864; Lot 1, DP 415538; Lot 2, DP 395296; Lot 1, DP 441539; Lot 1, DP 391492; Lot 1, DP 385981	Local	107
Concord West	House	14 Consett Street	Lot 8, Sec F, DP 6487	Local	120
Concord West	House	63 Consett Street	Lot 28, Sec 2, DP 6949	Local	121
Concord West	Street trees— landscape	Cumming Avenue		Local	163
Concord West	House	16 Cumming Avenue	Lot 32, DP 6950	Local	159
Concord West	House	18 Cumming Avenue	Lot 33, DP 6950	Local	160
Concord West	House and garden	22 Cumming Avenue	Lot 35, DP 6950	Local	161
Concord West	House	26 Cumming Avenue	Lot 37, DP 6950	Local	162
Concord West	ThomWalker Hospital Group— main building, former children's hospital, former stables, former cottage, The Watergate, store, garage, grounds, entry gate and cottage	1A Hospital Road	Lot 1, DP 725129; DP 57372; Part Lot 1, DP 166721	State	257

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord West	Concord Repatriation Hospital—original main building, grounds and layout	1C and 1H Hospital Road	Lot 2, DP 89877	Local	256
Concord West	House	4 Iandra Street	Lot 34, Sec F, DP10188	Local	260
Concord West	House	7 Iandra Street	Lot 36, Sec G, DP 10188	Local	261
Concord West	House	10 Iandra Street	Lot 31, Sec F, DP 10188	Local	262
Concord West	House	11 Iandra Street	Lots 38 and 68, Sec G, DP 10188	Local	263
Concord West	House	13 Iandra Street	Lot 39, Sec G, DP 10188	Local	264
Concord West	House and garden	42 Iandra Street	Lot 15, Sec F, DP 10188	Local	265
Concord West	House and garden	44 Iandra Street	Lot 14, Sec F, DP 10188	Local	266
Concord West	House and garden	46 Iandra Street	Lot 13, Sec F, DP 10188	Local	267
Concord West	House	52 Iandra Street	Lot 10, Sec F, DP 10188	Local	268
Concord West	House	54 Iandra Street	Lot 9, Sec F, DP 10188	Local	269
Concord West	Rhodes Park Kokoda Trail Memorial— landscape	Killoola Street	Lot 7062, DP 93918; Crown Lot 4, DP 20270; Lot 1, DP 85560; Lots 9–25, DP 20309; Lot 1, DP 535257	Local	273
Concord West	House	1 Mackenzie Street	Lot 16A, DP 12602	Local	324
Concord West	House	54 Mackenzie Street	Lot 5, Sec C, DP 6487	Local	325
Concord West	House "Camellia"	56 Mackenzie Street	Lot 4, Sec C, DP 6487	Local	326

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord West	Pair of Inter-War Bungalows	74–76 Mackenzie Street	Lots 6 and 7, Sec 2, DP 6949	Local	327
Concord West	House	59 Mepunga Street	Lot 76, Sec B, DP 11996	Local	347
Concord West	Street trees— landscape	Myall Street		Local	356
Concord West	House "Halcyon" and garden	76 Myall Street	Lot 17, Sec D, DP 10188	Local	355
Concord West	Pair of Inter-War Modern houses	15–17 Nirranda Street	Lots 53 and 54, Sec C, DP 11996	Local	361
Concord West	House	35 Nirranda Street	Lot 63, Sec C, DP 11996	Local	362
Concord West	House	79 Nirranda Street	Lot 1, DP 14318	Local	363
Concord West	Arthur Walker Reserve— landscape. Note: One of 3 former Arnott's administration cottages originally located at 22–26 George Street, North Strathfield is now located in this Reserve.	Nullawarra Avenue	Lot 6, DP 606747	Local	366
Concord West	Street trees— landscape	Nullawarra Avenue		Local	367
Concord West	Dame Eadith Walker Hospital Group—Dairy, Gatehouse, Coach House, "Boronia" cottage, timber garages, "Woodbine" cottage, Stables, Prince of Wales Squash Courts, "Yaralla House", "Jonquil" cottage, garages, "Magnolia" cottage, hospital grounds	11 Nullawarra Avenue	Lots 1 and 2, DP 231732	State	444

Environmental heritage

Suburb	Item name	Address	Property	Signifi-	Item
Suburb	item name	Address	description	cance	No
Concord West	Concord West Railway Station— train station	Queen Street	Lot 101, DP 1002884	Local	394
Concord West	Concord West Railway Station park—landscape	Queen Street	Lot 101, DP 1002884	Local	395
Concord West	House	52 Queen Street	Lot 10, DP 6487	Local	389
Concord West	House	173 Queen Street	Lot 20, Sec E, DP 6487	Local	390
Concord West	House	177 Queen Street	Lot 22, Sec E, DP 6487	Local	391
Concord West	St Ambrose School—school	227 Queen Street	Lot 14, Sec 3, DP 6949	Local	392
Concord West	House	361 Queen Street	Lot 23, DP 9353	Local	393
Concord West	Street trees— landscape	The Drive		Local	451
Concord West	House	8 The Drive	Lot 32, Sec E, DP 10188	Local	445
Concord West	House and garden	28 The Drive	Lot 22, Sec E, DP 10188	Local	446
Concord West	House	39 The Drive	Lot 55, Sec E, DP 10188	Local	447
Concord West	House and garden	40 The Drive	Lot 16, Sec E, DP 10188	Local	448
Concord West	House	58 The Drive	Lot 7, Sec E, DP 10188	Local	449
Concord West	House "The Lodge"	67 The Drive	Lot 68, Sec F, DP 10188	Local	450
Concord West	House	12 Victoria Avenue	Lot 19, DP 6145	Local	465
Concord West	Shop	29 Victoria Avenue	Lot 46, DP 654453	Local	466
Concord West	Powell's Creek Reserve—landscape	64–66 Victoria Avenue	Lot 5, DP 778667; Lot 2, DP 218758	Local	467

Schedule 5 Environmental heritage

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Suburb	Item name	Address	Property description	Signifi- cance	Item No
Concord West	Post Box— Federation Post Box	Wilga Street and corner of Concord Road		Local	503
Concord West	House	11 Wilga Street	Lot 60, Sec D, DP 10188	Local	497
Concord West	House	12 Wilga Street	Lot 40, Sec C, DP 10188	Local	498
Concord West	House	13 Wilga Street	Lot 61, Sec D, DP 10188	Local	499
Concord West	House "Edgecote"	52 Wilga Street	Lot 20, Sec C, DP 10188	Local	500
Concord West	House	56 Wilga Street	Lot 18, Sec C, DP 10188	Local	501
Concord West	House	77 Wilga Street	Lot 93, Sec D, DP 10188	Local	502
Concord West	Street trees—landscape	Wunda Road		Local	517
Concord West	House	6 Wunda Road	Lot 2, DP 510784	Local	515
Concord West	House "Curzon"	9 Wunda Road	Lot 2, DP 14878	Local	516
Concord West	Street trees— landscape	Yaralla Street		Local	521
Concord West	Warbrick Park— landscape	87P Yaralla Street	Lots 1–6 and 29–32, Sec 1, DP 6949	Local	520
Drummoyne	Pair of semi-detached houses	7–9 Bayswater Street	Lots D and E, DP 108487	Local	19
Drummoyne	Drummoyne Baptist Church	Corner Bowman and Tranmere Streets	Lot 1, DP 974933	Local	29
Drummoyne	House	13 Burnell Street	Lot 39, DP 11814	Local	39
Drummoyne	House "Carthona"	14 Cambridge Road	Part Lot B, DP 310000	Local	63
Drummoyne	House	70 Cary Street (also known 70 Roseby Street)	Lot 5, Sec 11, DP 862	Local	72

Environmental heritage

Cubumb	Itam nama	Address	Droporty	Cianifi	ltom
Suburb	Item name	Address	Property description	Signifi- cance	No
Drummoyne	House	72 Cary Street (also known 72 Roseby Street)	Lot 4, Sec 11, DP 862	Local	73
Drummoyne	St Bede's Anglican Church	14 College Street	Lot 1, DP 176004	Local	90
Drummoyne	St Bede's Anglican Church Rectory and Hall (former church)	21 College Street	Lots 39 and 41, Sec 2, DP 967; Lot B, DP 311845	Local	91
Drummoyne	Uniting Church and Hall	33 College Street	Lot 27, Sec 2, DP 967	Local	92
Drummoyne	The Manse	63 College Street	Lot 1, DP 974090	Local	93
Drummoyne	Group of four Victorian Italianate houses	5–11 Collingwood Street	Lots 21–24, Sec 3, DP 964	Local	95
Drummoyne	House "Glendalough"	23 Collingwood Street	Lot 30, DP 964; Lot 1, DP 961267	Local	96
Drummoyne	House	26 Collingwood Street (also known 123 St Georges Crescent)	Lot 1, DP 127369	Local	97
Drummoyne	House	28 Collingwood Street (also known 125 St Georges Crescent)	Lot 27, Sec 5, DP 964; Lot 1, DP 912029	Local	98
Drummoyne	Scout Hall, Former Residence	11 Dening Street	Lots 99 and Part 100, DP 980; Lot 98, DP 661923; Lot 1, DP 982611	Local	167
Drummoyne	House "Emstone House"	13 Dening Street	Lot 97, DP 980	Local	168
Drummoyne	House "Dorothy"	22 Dening Street	Lot 12, DP 4514	Local	169
Drummoyne	House	24 Dening Street	Lot 13, DP 4514	Local	170
Drummoyne	House	25 Dening Street	Lot 91, DP 980	Local	171
Drummoyne	House	26 Dening Street	Lot 14, DP 4514	Local	172
Drummoyne	House	54 Dening Street	Lot 1, DP 1015696	Local	173
Drummoyne	House "Clovelly"	1 Drummoyne Avenue	Lot 1, DP 856715	Local	175

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Drummoyne	Marist Brothers' House	14 Drummoyne Avenue	Lots 37 and 38, DP 3076; Lot 1, DP 949058; Lot 1, DP 575845	Local	176
Drummoyne	House "Shalimar"— private garden, fence and gate		Lot 1, DP 850331	Local	177
Drummoyne	House "Tobique"	44 Drummoyne Avenue	Lot 1, DP 927266	Local	178
Drummoyne	House	18 Formosa Street	Lot 1, DP 798690	Local	200
Drummoyne	Pair of semi-detached houses	20–22 Formosa Street	Lots 1 and 2, DP 203823; Lots 6 and 7, DP 776214	Local	201
Drummoyne	House	32 Formosa Street	Lot 1, DP 655199	Local	202
Drummoyne	House	19 Hampden Road	Lot A, DP 372155	Local	240
Drummoyne	House	21 Hampden Road	Lot B, DP 372155	Local	241
Drummoyne	Natural Foreshore between Ullathorne Street and Drummoyne Swimming Pool	Henley Marine Drive		Local	242
Drummoyne	Iron Cove Bridge Abutment (1882)	Henley Marine Drive between the bridge and the swimming pool		Local	243
Drummoyne	MWS and DB Sewerage Pumping Station	Corner Henley Marine Drive and Ullathorne Street (119W Henley Marine Drive)	Lot 1, DP 437891; Lot 2, DP 437891	Local	246
Drummoyne	Palms, Camphor Laurels, Brush Box and Hill's Figs	Lyons Road		Local	310
Drummoyne	Hotel	13 Lyons Road	Lot 1, DP 182751	Local	311
Drummoyne	Drummoyne Fire Station	29 Lyons Road	Lot 1, DP 931672	Local	312

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Drummoyne	Drummoyne Presbyterian Church and Sir ThomHenley Memorial Sunday School and Hall	31 Lyons Road	Lot 1, Sec 3, DP 967	Local	313
Drummoyne	Sutton Place Shops	38–50 Lyons Road	Lots 1–22, DP 38722	Local	314
Drummoyne	House "Kinvara"	54 Lyons Road	Lot 2, DP 657666	Local	315
Drummoyne	Sydney Electricity Sub-station	60 Lyons Road	Lot 70, DP 668981	Local	316
Drummoyne	House	68 Lyons Road	Lot 3, DP 5980	Local	317
Drummoyne	House	153 Lyons Road	Lots 2 and 3, DP 4462	Local	318
Drummoyne	War Memorial Monument (on grounds of Council Chambers)	1A Marlborough Street	Lots 1 and 2, DP 1091309; Lot 1, DP 724469	Local	343
Drummoyne	House "Rosebank— Waratah"	35 Marlborough Street	Lots 1–26, SP 39227	Local	344
Drummoyne	House	10 Park Avenue	Lots 30 and 31, Sec 8, DP 862	Local	372
Drummoyne	House	39 Park Avenue	Lot 18, Sec 9, DP 862	Local	373
Drummoyne	House	24 Moore Street	Lot 60, DP 980	Local	351
Drummoyne	House	31 Moore Street	Lot 28, DP 972982	Local	352
Drummoyne	House	40 Moore Street	Lots 52 and 53, DP 980	Local	353
Drummoyne	Reservoir	Rawson Avenue	Lots 13–16, DP 455626	State	404
Drummoyne	Drummoyne Public School	Rawson Avenue	Lot 1, DP 122899	Local	405
Drummoyne	Birkenhead Point, Former Dunlop Factory Buildings	19A Roseby Street	Lot 110, DP 1019787	Local	409
Drummoyne	House	7 South Street	Lot 2, DP 966506	Local	413

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Drummoyne	House	41 St George's Crescent	Lot 48, DP 3771	Local	415
Drummoyne	House	52–52A St George's Crescent	Lots 1 and 2, DP 1002598/2	Local	416
Drummoyne	House	123 St George's Crescent (also known 26 Collingwood Street)	Lot 1, DP 127369	Local	417
Drummoyne	House	125 St George's Crescent (known 28 Collingwood Street)	Lot 27, Sec 5, DP 964	Local	418
Drummoyne	House	129 St George's Crescent (known 129 Lower St George's Crescent)	Lot 1, DP 965863	Local	419
Drummoyne	House	1 Stuart Crescent	Lots 1 and 2, DP 19788	Local	424
Drummoyne	Bourketown Square	Thompson and Plunkett Streets		Local	452
Drummoyne	Electric Street Light	Thompson Street		Local	453
Drummoyne	Shop and Residence	50 Thompson Street	Lot A, DP 108310	Local	454
Drummoyne	House "The Laurels"	53 Thompson Street	Lot 19, DP 3225	Local	455
Drummoyne	Shop and Residence	54 Thompson Street	Lot 1, DP 666150	Local	456
Drummoyne	House "Glendenning"	55 Thompson Street	Lot 20, DP 3225	Local	457
Drummoyne	House "Wyncroft"	57 Thompson Street	Lot 21, DP 3225	Local	458
Drummoyne	House "Rhodesia"	62A Thompson Street	Lot 6, DP 3045	Local	459
Drummoyne	House "Alma"	66 Thompson Street	Lot 5, DP 330587	Local	460

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Drummoyne	St Mark's Catholic Church and grounds	35 Tranmere Street	Lot 21, DP 662855; Lots 19 and 20, Sec 1, DP 967; Lot 18, DP 667068	Local	463
Drummoyne	House	308 Victoria Place	Lot 5, DP 659465; Lot 1, DP 616899	Local	468
Drummoyne	House	339 Victoria Place	Lot 3, DP 377400	Local	469
Drummoyne	House	341 Victoria Place	Lot 2, DP 377400	Local	470
Drummoyne	House	343 Victoria Place	Lot 1, DP 377400	Local	471
Drummoyne	Boatshed	348 Victoria Place	Lot 13, DP 1514	Local	472
Drummoyne	House	352 Victoria Place	Lot 100, DP 1012238	Local	473
Drummoyne	Howley Park, Five Dock Point	361P Victoria Place	Lots 7057 and 7058, DP 94083; Lot 1, DP 930001	Local	475
Drummoyne	Abutments Gladesville Bridge, Five Dock Point	End Victoria Place		Local	474
Drummoyne	Shop and Residence	64 Victoria Road	Lot 6, DP 862	Local	476
Drummoyne	Westpac Bank	191 Victoria Road	Lot 8, Sec 1, DP 862	Local	477
Drummoyne	Reorganised Church of Jesus Christ of Latter Day Saints	234 Victoria Road	Lot 1, DP 777456	Local	478
Drummoyne	MWS and DB Pump House	24 Westbourne Street	Lot B, DP 396119	Local	495
Drummoyne	House	46 Westbourne Street	Lot 1, DP 11002119	Local	496
Drummoyne	House	1 Wolseley Street	Lot 1, DP 1091262	Local	504
Drummoyne	House	3 Wolseley Street	Lot 37, Sec 5, DP 964	Local	505
Drummoyne	House	4 Wolseley Street	Lot 17, DP 964	Local	506
Drummoyne	House	9 Wolseley Street	Lot 101, DP 1070278	Local	507

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Drummoyne	House "Yawatta"	11 Wolseley Street	Lot 1, DP 943442	Local	508
Drummoyne	Brush Box Street Planting	Wrights Road		Local	510
Drummoyne	House	2 Wrights Road	Lot A, DP 421080	Local	511
Drummoyne	Stone Abutments	4P Wrights Road	Lot 498, DP 752023	Local	509
Drummoyne	House "Dunaverty" and garden	8 Wrights Road	Lots 5 and 6, DP 964; Lot 1, DP 779912	Local	512
Drummoyne	Canary Island Palms (2)	28 Wrights Road	Lot 5, Sec 4, DP 964	Local	513
Drummoyne	House "Omrah"	45 Wrights Road	Lot A, DP 18979	Local	514
Drummoyne and Five Dock	Iron Cove Foreshore Drive	Henley Marine Drive and Timbrell Drive		Local	244
Five Dock	Five Dock Oval and Park	Barnstaple Road, Ingham Avenue and Park Road	Lot 3, DP 717249	Local	15
Five Dock	House	30 Connecticut Avenue	Lot 30, Sec B, DP 5738	Local	119
Five Dock	House "Erina"	18 Erina Avenue	Lots 1 and 2, DP 529228	Local	188
Five Dock	House	93 First Avenue	Lot 143, DP 7510	Local	193
Five Dock	Domremy Convent Group	121 First Avenue	Lot 1, DP 128043; Lot 5, DP 224319	Local	194
Five Dock	Five Dock Masonic Hall	177 First Avenue	Lots 24 and 25, DP 7401	Local	195
Five Dock	Police Station	14 Garfield Street	Lot 1, DP 799459	Local	211
Five Dock	Five Dock Hotel	74 Great North Road	Lot 1, DP 125908; Lot A, DP 324414	Local	223
Five Dock	Former CBC of Sydney Bank	94 Great North Road	Lot 1, DP 236750	Local	224
Five Dock	Attached shops	133–135 Great North Road	Lots 8 and 9, DP 220545	Local	225

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Five Dock	St Alban's Anglican Church	171–173 Great North Road	Lot D, DP 158552; Lot 8, DP 17324	Local	226
Five Dock	St Alban's Anglican Church Rectory	175 Great North Road	Lot 7, DP 17324	Local	227
Five Dock	St Alban's Anglican Church Hall and Shops	177–179 Great North Road	Part Lot 6, DP 17324	Local	228
Five Dock	Post Office	187 Great North Road	Lot 1, DP 210406	Local	229
Five Dock	Terrace of three shops	189–193 Great North Road	Lots 1–3, DP 11313	Local	230
Five Dock	House	28 Henry Street	Lot 2, DP 215955	Local	248
Five Dock	Five Dock Public School and Garden	33E Henry Street	Lot 1, DP 1074723	Local	247
Five Dock	House	58 Henry Street	Lot 1, DP 13590	Local	249
Five Dock	House	60 Henry Street	Lot 2, DP 13590	Local	250
Five Dock	House	62 Henry Street	Lot 3, DP 13590	Local	251
Five Dock	House	64 Henry Street	Lot 4, DP 13590	Local	252
Five Dock	House	44 Kings Road	Lot 1, DP 656132	Local	274
Five Dock	House	46 Kings Road	Part Lot 2, DP 2609	Local	275
Five Dock	House	48 Kings Road	Lot 3, DP 656134	Local	276
Five Dock	House	20 Kirrang Street	Lot 38, DP 9883	Local	277
Five Dock	Corner Shop and Residence	30 Lavender Street	Lot 18, DP 84536	Local	283
Five Dock	Hills Figs	Lyons Road between Great North Road and 418 Lyons Road		Local	322
Five Dock	Palms, Camphor Laurels and Brush Box	Lyons Road between Gipps and Dening Streets		Local	323
Five Dock	House	410 Lyons Road	Lot B, DP 317595	Local	320
Five Dock	Brush Box Street Planting	Lyons Road West		Local	321

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Suburb	Item name	Address	Property description	Signifi- cance	Item No
Five Dock	House "Allowrie"	38 Minnesota Avenue	Lot 33, Sec A, DP 5738	Local	348
Five Dock	House	43 Minnesota Avenue	Lot 9, Sec B, DP 5738	Local	349
Five Dock	House "Murralong"	42 Murralong Avenue	Lot B, DP 312650	Local	354
Five Dock	House "Lazy Acres"	1 Norman Street	Lot 2, DP 449877	Local	365
Five Dock	Rosebank College	121 Parramatta Road	Lot 10, DP 718237	Local	371
Five Dock	House	16 Queens Road	Lot 10, DP 1090805	Local	398
Five Dock	House	18 Queens Road	Lot B, DP 320559	Local	399
Five Dock	House "Riverview"	44 Queens Road	Lot 1, DP 320508	Local	400
Five Dock	One of a pair of Terrace Houses	140 Queens Road	Lot 101, DP 826625	Local	401
Five Dock	One of a pair of Terrace Houses	142 Queens Road	Lot 100, DP 826625	Local	402
Five Dock	Pair of Shops	82–84 Ramsay Road	Lot 1, DP 1000063	Local	403
Five Dock	House	6 Rodd Road	Lot 27, DP 4855	Local	408
Five Dock	House	32 Wareemba Street	Lot 51, Sec C, DP 5521	Local	485
Five Dock	House	39 Waterview Street	Lot 11, DP 869673	Local	486
Five Dock	Pair of semi-detached houses	1A-5 York Avenue	Lot A, DP 321125; Lot 1, DP 984101	Local	522
Mortlake	Wangal Centenary Bushland Reserve— landscape	Hilly Street	Lot 41, DP 736614; Lot 1, DP 738239; Lots 10 and 11, DP 241277	Local	254
Mortlake	Mortlake Punt— ramp, slipway, setting	33W Hilly Street	Part Lot 1, DP 1064906	Local	253
Mortlake	Palace Hotel	62 Tennyson Road	Lot 4, DP 415523	Local	440

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Mortlake	Shop	64 Tennyson Road	Lots 15 and 16, DP 1937	Local	441
Mortlake	Shop	70 Tennyson Road	Lot 3, DP 854618	Local	442
North Strathfield	House	2 Carrington Street	Lots 66 and 67, Sec 4, DP 1835	Local	64
North Strathfield	Concord Baptist Church—church	3 Carrington Street	Lots 33 and 34, Sec 3, DP 1835	Local	65
North Strathfield	House	4 Carrington Street	Lots 68 and 69, Sec 4, DP 1835	Local	66
North Strathfield	House	7 Carrington Street	Lots 29 and 30, Sec 3, DP 1835	Local	67
North Strathfield	House	13 Carrington Street	Lot 26, Sec 3, DP 1835	Local	68
North Strathfield	House	14 Carrington Street	Lot 1, DP 918828	Local	69
North Strathfield	House	17 Carrington Street	Lot 24, Sec 3, DP 1835	Local	70
North Strathfield	House	19 Carrington Street	Lots 22 and 23, Sec 3, DP 1835	Local	71
North Strathfield	House	64 Concord Road	Lots 2 and 3, DP 703453	Local	108
North Strathfield	Yaralla Cottages— houses and grounds	156–166 Concord Road	Lot 1, DP 115900	Local	109
North Strathfield	House and garden	176 Concord Road	Lot 15, DP 11808	Local	110
North Strathfield	St Stephen's Presbyterian Church—plantings	182 Concord Road	Lots 14 and 15, Sec B, DP 6487	Local	111
North Strathfield	Commonwealth Bank Building	191 Concord Road	Lot 31, DP 223623	Local	112
North Strathfield	Strathfield North Public School— school and grounds	249 Concord Road	Lot 1, DP 117820; Lots 25–30, DP 6950	Local	113
North Strathfield	Street trees— landscape	Cumming Avenue		Local	164
North Strathfield	Shops	16–18 George Street	Lot 1, DP 1002876	Local	212

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Suburb	Item name	Address	Property description	Signifi- cance	Item No
North Strathfield	Sub-station	40A George Street	Lot 1, DP 1629	Local	213
North Strathfield	Street trees— landscape	Napier Street		Local	357
North Strathfield	House	8 Nelson Road	Lot 41, Sec 2, DP 4668	Local	358
North Strathfield	House	13 Nelson Road	Lot 11, Sec 3, DP 4668	Local	359
North Strathfield	House	24 Nelson Road	Lot A, DP 411176	Local	360
North Strathfield	House "Sunnyside"	14 Princess Avenue	Lot 1, DP 937811	Local	387
North Strathfield	House	26 Princess Avenue	Lot 63, DP 1835	Local	388
North Strathfield	Street trees (adjacent to North Strathfield Railway Station)— landscape	Queen Street	Lot 101, DP 1002884	Local	397
North Strathfield	House	15 Queen Street	Lots 1 and 2, Sec 4, DP 1835	Local	396
North Strathfield	House	4 Shipley Avenue	Lot 5, Sec A, DP 5360	Local	412
North Strathfield	House	11 Sydney Street	Lots 45–47, DP 1835	Local	433
North Strathfield	House	23 Sydney Street	Lots 35–38, DP 1835	Local	434
North Strathfield	Pair of Victorian Gothic Villas	33–35 Sydney Street	Lots 25 and 26, DP 1835; Lot 3, DP 711388	Local	435
North Strathfield	House	10 Waratah Street	Lot 31, DP 5360	Local	483
Rhodes	Rhodes Railway Station—Platforms 2 and 3	Blaxland Road		State	25
Rhodes	House and garden	59 Blaxland Road	Lot 24, DP 5923	Local	26
Rhodes	Rhodes Public School	63 Blaxland Road	Lot 21, DP 5923; Lot 22, DP 5923	Local	27

Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Rhodes	Street trees— landscape	Cavell Avenue		Local	79
Rhodes	Concord Community Hostel—grounds only—landscape	4A Cavell Avenue	Lots 40 and 41, DP 5923	Local	76
Rhodes	Warehouse	14 Cavell Avenue	Lot 50, DP 747036	Local	77
Rhodes	House	35 Cavell Avenue	Lot 135, DP 6401	Local	78
Rhodes	King George V Park—landscape	Concord Road	Lots 14–17 and 25–28, DP 739491	Local	114
Rhodes	Ryde Bridge street trees (Ryde Bridge approach)— landscape	Concord Road		Local	116
Rhodes	Uhr's Point Reserve—landscape	Concord Road	Lot 7051, DP 1059395	Local	117
Rhodes	McIlwaine Park—landscape	Concord Road (corner Blaxland Road and Mary Street)	Lot 502, DP 752023; Crown Lots 17–21 and 23, DP 792101; Lot 61, DP 668894; Lot 1, DP 724123; PTB, DP 399950; Lot 18, DP 527623; Lot 2, DP 530418	Local	115
Rhodes	Rhodes Industrial Park—grounds	410 Concord Road	Lot 12, DP 875656	Local	118
Rhodes	Street trees— landscape	Cropley Street		Local	158
Rhodes	House	6 Cropley Street	Lot B, DP 401497	Local	156
Rhodes	House "Cressbrooke"	19 Cropley Street	Lot 104, DP 6401	Local	157
Rhodes	Street trees— landscape	Llewellyn Street		Local	306
Rhodes	House	20 Llewellyn Street	Lot 79, DP 6401	Local	301

Schedule 5 Environmental heritage

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Rhodes	House "Kilcreggan"	23 Llewellyn Street	<u> </u>	Local	302
Rhodes	House	37 Llewellyn Street	Lot 15, DP 6401	Local	303
Rhodes	House	71 Llewellyn Street	Lot 32, DP 6401	Local	304
Rhodes	House "Monaro" and garden	73 Llewellyn Street	Lot 33, DP 6401	Local	305
Rodd Point	Rodd Park and Family Vault	Henley Marine Drive	Lot 15068, DP 1603 (Crown); Part Lot 130, DP 61412	Local	245
Russell Lea	MWS and DB Pump House No 65	33B Byrne Avenue	Lots 17 and 18, DP 8867; Lot 101, DP 774790	Local	57
Russell Lea	House "Glenwood"	21 Lamrock Avenue	Lot 21, DP 14487	Local	280
Russell Lea	House	7 Luc Avenue	Lot 2, DP 509362	Local	309
Russell Lea	Service Station	313 Lyons Road	Lot 4, DP 14487	Local	319
Russell Lea	House	11 Mooculta Avenue	Lot 12, Sec F, DP 7156	Local	350
Strathfield	House	5 Leicester Avenue	Lot 1, DP 930791	Local	284
Strathfield	House	7 Leicester Avenue	Lot A, DP 320760	Local	285
Strathfield	Street trees— landscape	Manson Road		Local	342
Strathfield	House	10 Manson Road	Lot 10, DP 4386	Local	335
Strathfield	House	14 Manson Road	Lot 2, DP 323553	Local	336
Strathfield	House	16 Manson Road	Lot 1, DP 188326	Local	337
Strathfield	House and garden	18 Manson Road	Lot 2, DP 321309	Local	338
Strathfield	House	20 Manson Road	Lot 1, DP 321309	Local	339
Strathfield	House	22–24 Manson Road	Lots A and B, DP 406120	Local	340
Strathfield	House	30 Manson Road	Lot 25, DP 703454	Local	341
Strathfield	House	19 Swan Avenue	Lot 10, DP 5336	Local	426
Strathfield	House	20 Swan Avenue	Lot 39, DP 5336	Local	427

Environmental heritage Schedule 5

Suburb	Item name	Address	Property description	Signifi- cance	Item No
Strathfield	St Andrew's Church—church	37 Swan Avenue	Lots 20–23, DP 5336; Lot 1, DP 1091154	Local	425
Strathfield	Milling Place— mature deodar, cedar trees (known Swan Avenue Reserve)	42P Swan Avenue	Lot 2, DP 868755	Local	428

Part 2 Heritage conservation areas

Description	Identification on heritage map	Significance
Bourketown Conservation Area	Shown by a heavy black broken line and marked Bourketown Conservation Area	Local
Parklands Estate Conservation Area	Shown by a heavy black broken line and marked Parklands Estate Conservation Area	Local
Drummoyne Park Conservation Area	Shown by a heavy black broken line and marked Drummoyne Park Conservation Area	Local
Drummoyne Avenue East Conservation Area	Shown by a heavy black broken line and marked Drummoyne Avenue East Conservation Area	Local
Drummoyne Avenue West Conservation Area	Shown by a heavy black broken line and marked Drummoyne Avenue West Conservation Area	Local
Victoria Road Retail Conservation Area	Shown by a heavy black broken line and marked Victoria Road Retail Conservation Area	Local
Gears Avenue Conservation Area	Shown by a heavy black broken line and marked Gears Avenue Conservation Area	Local
Hampden Road Conservation Area	Shown by a heavy black broken line and marked Hampden Road Conservation Area	Local
Thompson Street Conservation Area	Shown by a heavy black broken line and marked Thompson Street Conservation Area	Local
Gipps Street Conservation Area	Shown by a heavy black broken line and marked Gipps Street Conservation Area	Local

Schedule 5 Environmental heritage

Description	Identification on heritage map	Significance
Marlborough and Tavistock Streets Conservation Area	Shown by a heavy black broken line and marked Marlborough and Tavistock Streets Conservation Area	Local
Birkenhead and Dawson Estates Conservation Area	Shown by a heavy black broken line and marked Birkenhead and Dawson Estates Conservation Area	Local
Mons Street and Boronia Avenue Conservation Area	Shown by a heavy black broken line and marked Mons Street and Boronia Avenue Conservation Area	Local
Moore Street Conservation Area	Shown by a heavy black broken line and marked Moore Street Conservation Area	Local
Yaralla Estate Conservation Area	Shown by a heavy black broken line and marked Yaralla Estate Conservation Area	Local
Park Avenue Conservation Area	Shown by a heavy black broken line and marked Park Avenue Conservation Area	Local
Lindfield Avenue Conservation Area	Shown by a heavy black broken line and marked Lindfield Avenue Conservation Area	Local
Creewood Street Conservation Area	Shown by a heavy black broken line and marked Creewood Street Conservation Area	Local
Powell's Estate Conservation Area	Shown by a heavy black broken line and marked Powell's Estate Conservation Area	Local
Majors Bay Road Conservation Area	Shown by a heavy black broken line and marked Majors Bay Road Conservation Area	Local

Transitional provisions for certain sites

Schedule 6

Schedule 6 Transitional provisions for certain sites

(Clause 6.9)

Part 1 Development of certain land at Breakfast Point

1 Land to which this Part applies

This Part applies to the land that is former Lot 1, DP 716536, as shown on Sheet 4 of the Special Transitional Sites Map and identified as "B1", "B2", "B3" and "B4".

2 Planning and development objectives for Breakfast Point

The objectives relating to the planning and development of the land to which this Part applies are as follows:

(a) Access, traffic management and parking

- (i) to provide a hierarchy of roads and landscape elements to distinguish access points and different types of circulation through Breakfast Point, and
- (ii) to provide access to and through Breakfast Point that is safe and convenient for all users (for example, public transport, private vehicles, cyclists and pedestrians) and minimises adverse environmental amenity impacts, and
- (iii) to ensure public pedestrian and cycle access along the foreshore and between the foreshore and adjoining public areas such as Cabarita Park, and
- (iv) to provide convenient access for people with disabilities, and
- (v) to encourage the establishment of a suitable ferry wharf, and
- (vi) to encourage integrated public transport systems to service Breakfast Point and adjoining neighbourhoods, and
- (vii) to provide adequate vehicle and bicycle parking, in terms of demand and design, for employees, residents and visitors,

(b) Built form and integration with adjoining development

- (i) to provide a variety of housing types and forms having regard to the needs of the community, and
- (ii) to encourage buildings that physically address the public domain and particularly the street, and
- (iii) to promote the integration of heritage buildings and items with new buildings and open space, and

Schedule 6 Transitional provisions for certain sites

- (iv) to position low-rise buildings next to existing residential areas and provide a gradation of higher buildings towards the centre of Breakfast Point so that impacts of higher buildings on existing residential areas are contained, and
- (v) to ensure the creation, retention and enhancement of significant vistas to and from Breakfast Point and, in particular, to and from the Parramatta River, and
- (vi) to provide development that responds to the topography of Breakfast Point and incorporates the natural and man-made landscape features, and
- (vii) to use appropriate separation between buildings as a means of providing acoustic and visual privacy, and
- (viii) to recognise the unique characteristics and development objectives of the different precincts into which Breakfast Point is divided.

In general, these precincts and their respective characteristics and development objectives are as follows:

Precinct B1 generally comprises the southern part of Breakfast Point, adjoining existing residential areas in Brays Road and Bishop and Medora Streets. Its objective is to provide low-rise residential development that is of a scale, style and character sympathetic to existing residential development in the locality, without imitating that development.

Precinct B2 generally comprises the northern part of Breakfast Point fronting the Parramatta River. Its objectives are:

- to integrate future development with heritage items remaining in this precinct, and
- to encourage development that takes advantage of views and view corridors to and from the Parramatta River, and
- to provide supporting land uses around any ferry wharf, and
- to integrate other development with the public access and landscaped open space provided along the foreshore.

Transitional provisions for certain sites

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Precinct B3 generally comprises the central part of Breakfast Point. Its objectives are:

- to encourage taller forms of development where adverse impacts on existing adjoining residential areas are less likely to occur and where views of the Parramatta River and beyond can be achieved, and
- to integrate new development with heritage items.

Precinct B4 generally comprises the western part of Breakfast Point, adjoining Tennyson Road and Emily Street. Its objectives are:

- to integrate future development with heritage items remaining in this precinct, and
- to encourage the location of non-residential uses in this precinct as well as residential uses.

(c) Ecologically sustainable development

to ensure ecologically sustainable development as a means of meeting the needs of the present without compromising the ability of future generations to meet their own needs,

(d) Environmental amenity issues

to provide development that addresses environmental amenity issues (both on the land to which this Part applies and in surrounding residential areas) such as noise levels, traffic generation, overshadowing, privacy, visual amenity and ecological sustainability,

(e) Heritage

- (i) to conserve and enhance the environmental heritage of the local government area of the City of Canada Bay, and
- (ii) to integrate heritage items with new development on Breakfast Point, and
- (iii) to incorporate in the pattern of uses of Breakfast Point a recognition of the former history of Breakfast Point by encouraging the adaptive re-use of heritage items through adaptation and modification, and the incorporation, if appropriate, of industrial artefacts,

(f) Land use and density

- (i) to promote a mix of land uses in a coordinated way combining business and employment opportunities in the area and opportunities for people to live and work in an urban village environment, and
- (ii) to provide development on Breakfast Point for primarily residential uses, including a proportion of housing

Schedule 6 Transitional provisions for certain sites

- designed for the aged, persons with disabilities and those on a low income, and
- (iii) to limit the scale and adverse impacts of non-residential uses and minimise their adverse impacts on residential areas, and
- (iv) to encourage retailing and community uses that serve the local community,

(g) Landscaping

- to use landscaping as a means of enhancing the quality of the built environment and the perception of public accessibility of streetscapes and public spaces, and
- (ii) to apply ecologically sustainable development principles as a part of the landscape design, and the on-going maintenance of landscaped areas, and
- (iii) to include native flora species in landscaping for its scenic and habitat values, such plantings being of suitable maturity and species, and
- (iv) to use landscaping as a means of providing acoustic and visual privacy by encouraging such devices as appropriate walls, screen planting and level changes,

(h) Planning and development

to ensure a holistic planning approach for the whole of Breakfast Point,

(i) Public domain and open space

- (i) to provide development that enhances and complements an attractive and functional public domain, and
- (ii) to provide development of open space for passive and active recreational use by residents, employees and the public, and
- (iii) to provide public open space and ensure public access along the foreshore and linking to Cabarita Park and provide open space linkages throughout the site.
- (iv) to provide view opportunities to and from the Parramatta River by means of the open space design, and
- (v) to provide a hierarchy of open space areas of different sizes and functions that are interspersed throughout Breakfast Point.

3 Restrictions on development

(1) The consent authority must not grant consent for development of the land to which this Part applies unless it is satisfied that a minimum of

Transitional provisions for certain sites

Schedule 6

2 primary vehicular access points to the land to which this Part applies will be or have been provided, one of which must be on the southern side of the land to which this Part applies and one of which must be on the western side of that land.

- (2) The consent authority must not grant consent to a development application relating to the land to which this Part applies unless it is satisfied that the proposed development is designed to have regard to such of the objectives relating to that land as are relevant to the proposed development.
- (3) The consent authority may, for the purpose of complying with subclause (2), consider the location of the boundaries between precincts to be approximate, but not to the extent that one or more precincts are extinguished and not to the extent that the objectives for each precinct cannot be met.
- (4) Despite Part 2 of this Plan, a person may, with the consent of consent authority, on the part of the land to which this Part applies that is defined as foreshore public open space, carry out development for the purpose of boatsheds, seawalls, slipways, jetties, wharves, waterway access stairs or swimming pools, or for the purpose of open space, landscaping, picnic facilities, cycleways or walking trails, accessible by the public, or carry out development that is, in the opinion of the consent authority, required by and ancillary to development elsewhere.
- (5) The consent authority must not grant consent to a development application relating to either:
 - (a) any part of the land to which this Part applies which adjoins that part of the land to which this Part applies that is defined as foreshore public open space, or
 - (b) the foreshore public open space,

unless the consent authority is satisfied that the proposed development is so designed as to have regard to the function of the foreshore public open space, and adequate access to and from the foreshore public open space and other public space (if any) on the remainder of the land to which this Part applies will be or has been provided.

- (6) The consent authority may only grant consent to development of the land to which this Part applies for the purpose of:
 - (a) landscaping, or
 - (b) remediation, or
 - (c) demolition of buildings other than heritage items, or
 - (d) development that is, in the opinion of the consent authority, of a minor nature, if it has had regard to a plan identifying

Schedule 6 Transitional provisions for certain sites

numerically and graphically the Containment Cell Area or Areas that are to be constructed on the land to which this Part applies.

4 Carrying out works

A person must not, on the land to which this Part applies:

- (a) disturb or excavate any land for any purpose, or
- (b) carry out any land filling, or
- (c) clear trees or other vegetation from the land to which this Part applies, or
- (d) alter the landscape or carry out any landscaping, without the consent of the consent authority, otherwise than in cases of emergency, or for the purpose of repairing, maintaining or carrying out

5 Development standards

(1) Despite any other provision of this Plan (but subject to compliance with the Floor Space Ratio Map), a person may, with the consent of the consent authority, carry out development for the purpose of non-residential land uses on the land to which this Part applies, but only if:

minor alterations to existing buildings, works or landscaping.

- (a) the total gross floor area of all buildings comprising the development does not exceed 15% of the total floor area permissible under the Floor Space Ratio Map for the land to which this Part applies, and
- (b) the location of the development is considered suitable by the consent authority, having regard to the existing and likely future surrounding residential amenity and existing and likely future road and public transport access, and
- (c) not more than 10,000m² of gross floor area will be used on the land to which this Part applies for the purpose of business premises and retail premises (whether or not in the same building).
- (2) The maximum number of dwellings that may be erected on the land to which this Part applies is 40 dwellings per hectare.
- (3) The consent authority must not grant consent for development for the purpose of non-residential buildings or land uses unless it is satisfied the traffic impacts on the road network will be equivalent to or less than the traffic impacts on the road network that would be generated by the maximum number of dwellings allowed by subclause (2) in the absence of any additional development.

Transitional provisions for certain sites

Schedule 6

(4) In this clause:

road network means the road network external to the land to which this Part applies.

6 Definitions

In this Part:

Containment Cell Area means the part of the land to which this Part applies in which there is, or is required by a condition of development consent to be, constructed a containment cell for contaminated fill.

foreshore public open space means that part of the land to which this Part applies shown on Sheets 2 and 4 of the Special Transitional Sites Map and identified as "B5", and that has a width of 15m, measured from the top of the sea wall fronting Parramatta River after remediation of that part of the land to which this Part applies has been completed.

Precinct means a part of the land to which this Part applies that is shown on Sheets 2 and 4 of the Special Transitional Sites Map and identified as "B1", "B2", "B3" and "B4".

Part 2 Development on certain land in North Strathfield

7 Land to which this Part applies

This Part applies to land in North Strathfield as shown on Sheet 3 of the Special Transitional Sites Map and identified as "A".

8 Consent for development on the land may only be granted in certain circumstances

The consent authority must not grant consent to development on land to which this Part applies unless it is satisfied that:

- (a) the proposed development is consistent with, and enables achievement of, an overall integrated design for the land in relation to the following:
 - (i) building height, siting, arrangements and finishes,
 - (ii) landscaping,
 - (iii) open space,
 - (iv) pedestrian movement,
 - (v) car parking,
 - (vi) road access,
 - (vii) public transport access,
 - (viii) local and subregional traffic management,

Schedule 6 Transitional provisions for certain sites

- (ix) drainage,
- (x) environmental sustainability,
- (xi) arrangement of land uses, and
- (b) the proposed development will not have any significant adverse effect on the amenity of the site and the operation of the adjacent Main Northern Railway Line during the construction of any buildings or works or their operation.

9 Restriction on granting consent for large floor areas

The consent authority must not grant consent to development on Lot 1, DP 829703 and Part Lot 1, DP 1002876, George Street, North Strathfield if granting the consent would result in:

- (a) more than 6,000m² of gross floor area being used for the purposes of retail premises (excluding restaurants), or
- (b) more than 3,500m² of gross floor area being used for the purposes of a supermarket.

Part 3 Development of the former Sydney Wire Mill site

10 Land to which this Part applies

This Part applies to the land comprising the property known as the Sydney Wire Mill site, Blackwall Point Road, Chiswick, as shown on Sheet 4 of the Special Transitional Sites Map and identified as "C".

11 Sizes applying to certain development on the site

Despite any other provision of this Plan, development may be carried out on land to which this Part applies, with the consent of the consent authority, for the purpose of neighbourhood shops, food and drink premises and office premises, but only if:

- (a) the total floor space occupied by those uses does not exceed $1,200\mathrm{m}^2$, and
- (b) no single use occupies more than 300m² or, in the case of office premises, 400m².

Transitional provisions for certain sites

Schedule 6

Part 4 Development of land at 27 George Street, North Strathfield

12 Land to which this Part applies

This Part applies to Lot 1, DP 942153 and Lot 1, DP 936751, being No 27 George Street, North Strathfield.

13 Minimum gross floor area for business or retail premises

A minimum of 10% of the gross floor area of the land to which this Part applies must be used for either business premises or retail premises (other than function centres, pubs, registered clubs, service stations, sex service premises, timber and building supplies and vehicle sales or hire premises).

14 Minimum residential floor space for certain housing

A minimum of 10% of the residential floor space of the land to which this Part applies must be developed for seniors housing.

Part 5 Development of land in Zone B6 Enterprise Corridor

15 Land to which this Part applies

This Part applies to land in Zone B6 Enterprise Corridor.

16 Objectives of this Part

The objectives of this Part are as follows:

- (a) to ensure a high level of acoustic privacy is given to residents who live in the vicinity of Parramatta Road,
- (b) to ensure that apartments with a frontage to Parramatta Road are designed to give direct access to natural ventilation,
- (c) to improve the amenity of developments through the retention or planting of large and medium size trees.

17 Setback from Parramatta Road

The consent authority must not grant consent to residential accommodation on land to which this Part applies unless it is set back a minimum of 20m from the boundary of the land next to Parramatta Road.

Dictionary

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(Clause 1.4)

Aboriginal object means any deposit, object or other material evidence (not being a handicraft made for sale) relating to the Aboriginal habitation of an area of New South Wales, being habitation before or concurrent with (or both) the occupation of that area by persons of non-Aboriginal extraction, and includes Aboriginal remains.

acid sulfate soils means naturally occurring sediments and soils containing iron sulfides (principally pyrite) or their precursors or oxidation products, whose exposure to oxygen leads to the generation of sulfuric acid (for example, by drainage or excavation).

Acid Sulfate Soils Manual means the manual by that name published by the Acid Sulfate Soils Management Advisory Committee and made publicly available.

Acid Sulfate Soils Map means the Canada Bay Local Environmental Plan 2008 Acid Sulfate Soils Map.

advertisement has the same meaning as in the Act.

Note. The term is defined as a sign, notice, device or representation in the nature of an advertisement visible from any public place or public reserve or from any navigable water.

advertising structure has the same meaning as in the Act.

Note. The term is defined as a structure used or to be used principally for the display of an advertisement.

affordable housing has the same meaning as in the Act.

Note. The term is defined as housing for very low income households, low income households or moderate income households, being such households as are prescribed by the regulations or as are provided for in an environmental planning instrument.

agricultural produce industry means an industry involving the handling, treating, processing or packing of produce from agriculture (including dairy products, seeds, fruit, vegetables or other plant material), and includes flour mills, cotton seed oil plants, cotton gins, feed mills, cheese and butter factories, and juicing or canning plants, but does not include a livestock processing industry.

agriculture means any of the following:

- (a) animal boarding or training establishments,
- (b) aquaculture,
- (c) extensive agriculture,
- (d) farm forestry,
- (e) intensive livestock agriculture,
- (f) intensive plant agriculture.

air transport facility means an airport or a heliport that is not part of an airport, and includes associated communication and air traffic control facilities or structures.

Dictionary

airport means a place used for the landing, taking off, parking, maintenance or repair of aeroplanes (including associated buildings, installations, facilities and movement areas and any heliport that is part of the airport).

airstrip means a single runway for the landing, taking off or parking of aeroplanes for private aviation only, but does not include an airport, heliport or helipad.

amusement centre means a building or place (not being part of a pub or registered club) used principally for playing:

- (a) billiards, pool or other like games, or
- (b) electronic or mechanical amusement devices, such as pinball machines, computer or video games and the like.

animal boarding or training establishment means a building or place used for the breeding, boarding, training, keeping or caring of animals for commercial purposes (other than for the agistment of horses), and includes any associated riding school or ancillary veterinary hospital.

aquaculture has the same meaning as in the Fisheries Management Act 1994.

Note. The term is defined as follows:

aquaculture means:

- (a) cultivating fish or marine vegetation for the purposes of harvesting the fish or marine vegetation or their progeny with a view to sale, or
- (b) keeping fish or marine vegetation in a confined area for a commercial purpose (such as a fish-out pond),

but does not include:

- keeping anything in a pet shop for sale or in an aquarium for exhibition (including an aquarium operated commercially), or
- (d) anything done for the purposes of maintaining a collection of fish or marine vegetation otherwise than for a commercial purpose, or
- (e) any other thing prescribed by the regulations (made under the *Fisheries Management Act 1994*).

This Dictionary also contains definitions of *natural water-based aquaculture*, *pond-based aquaculture* and *tank-based aquaculture*.

archaeological site means an area of land:

- (a) shown on the Heritage Map as an archaeological site, and
- (b) the location and nature of which is described in Schedule 5, and
- (c) that contains one or more relics.

attached dwelling means a building containing 3 or more dwellings, where:

- (a) each dwelling is attached to another dwelling by a common wall, and
- (b) each of the dwellings is on its own lot of land (not being an individual lot in a strata plan or community title scheme), and
- (c) none of the dwellings is located above any part of another dwelling.

Dictionary

attic means any habitable space, but not a separate dwelling, contained wholly within a roof above the ceiling line of the storey immediately below, except for minor elements such as dormer windows and the like.

backpackers' accommodation means tourist and visitor accommodation:

- (a) that has shared facilities, such as a communal bathroom, kitchen or laundry, and
- (b) that will generally provide accommodation on a bed basis (rather than by room).

basement means the space of a building where the floor level of that space is predominantly below ground level (existing) and where the floor level of the storey immediately above is less than 1 metre above ground level (existing).

bed and breakfast accommodation means tourist and visitor 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.

Note. See clause 5.4 for controls relating to the number of bedrooms.

biodiversity means biological diversity.

biological diversity has the same meaning as in the Threatened Species Conservation Act 1995.

Note. The term is defined as follows:

biological diversity means the diversity of life and is made up of the following 3 components:

- (a) genetic diversity—the variety of genes (or units of heredity) in any population,
- (b) species diversity—the variety of species,
- (c) ecosystem diversity—the variety of communities or ecosystems.

biosolid waste application means the application of sludge or other semi-solid products of human sewage treatment plants to land for the purpose of improving land productivity, that is undertaken in accordance with the NSW Environment Protection Authority's guidelines titled Environmental Guidelines: Use and Disposal of Biosolids Products (EPA 1997) and Addendum to Environmental Guidelines: Use and Disposal of Biosolids Products (EPA 2000a).

biosolids treatment facility means a building or place used as a facility for the treatment of biosolids from a sewage treatment plant or from a water recycling facility.

boarding house means a building:

- (a) that is wholly or partly let in lodgings, and
- (b) that provides lodgers with a principal place of residence for 3 months or more, and

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- (c) that generally has shared facilities, such as a communal bathroom, kitchen or laundry, and
- (d) that has rooms that accommodate one or more lodgers,

but does not include backpackers' accommodation, a group home, a serviced apartment, seniors housing or hotel or motel accommodation.

boat launching ramp means a structure designed primarily for the launching of trailer borne recreational vessels, and includes associated car parking facilities.

boat repair facility means any facility (including a building or other structure) used primarily for the construction, maintenance or repair of boats, whether or not including the storage, sale or hire of boats, but does not include a marina or boat shed.

boat shed means a building or other structure used for the storage and routine maintenance of a boat or boats and that is associated with a private dwelling or non-profit organisation, and includes any skid used in connection with the building or other structure.

brothel has the same meaning as in the Act.

building has the same meaning as in the Act.

Note. The term is defined to include part of a building and any structure or part of a structure, but not including a manufactured home, a moveable dwelling or associated structure (or part of a manufactured home, moveable dwelling or associated structure).

building height (or **height of building**) means the vertical distance between ground level (existing) at any point to the highest point of the building, including plant and lift overruns, but excluding communication devices, antennae, satellite dishes, masts, flagpoles, chimneys, flues and the like.

building identification sign means a sign that identifies or names a building and that may include the name of a building, the street name and number of a building, and a logo or other symbol, but that does not include general advertising of products, goods or services.

building line or **setback** means the horizontal distance between the property boundary or other stated boundary (measured at 90 degrees from the boundary) and:

- (a) a building wall, or
- (b) the outside face of any balcony, deck or the like, or
- (c) the supporting posts of a carport or verandah roof,

whichever distance is the shortest.

bulky goods premises means a building or place used primarily for the sale by retail, wholesale or auction of (or for the hire or display of) bulky goods, being goods that are of such size or weight as to require:

(a) a large area for handling, display or storage, or

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(b) direct vehicular access to the site of the building or place by members of the public for the purpose of loading or unloading such goods into or from their vehicles after purchase or hire,

but does not include a building or place used for the sale of foodstuffs or clothing unless their sale is ancillary to the sale or hire or display of bulky goods.

bush fire hazard reduction work has the same meaning as in the Rural Fires Act 1997.

Note. The term is defined as follows:

bush fire hazard reduction work means:

- (a) the establishment or maintenance of fire breaks on land, and
- (b) the controlled application of appropriate fire regimes or other means for the reduction or modification of available fuels within a predetermined area to mitigate against the spread of a bush fire,

but does not include construction of a track, trail or road.

bush fire prone land has the same meaning as in the Act.

Note. The term is defined, in relation to an area, as land recorded for the time being as bush fire prone land on a map for the area certified as referred to in section 146 (2) of the Act.

bush fire risk management plan means a plan prepared under Division 4 of Part 3 of the Rural Fires Act 1997 for the purpose referred to in section 54 of that Act.

business identification sign means a sign:

- (a) that indicates:
 - (i) the name of the person or business, and
 - (ii) the nature of the business carried on by the person at the premises or place at which the sign is displayed, and
- (b) that may include the address of the premises or place and a logo or other symbol that identifies the business,

but that does not include any advertising relating to a person who does not carry on business at the premises or place.

business premises means a building or place at or on which:

- (a) an occupation, profession or trade (other than an industry) is carried on for the provision of services directly to members of the public on a regular basis, or
- (b) a service is provided directly to members of the public on a regular basis,

and may include, without limitation, premises such as banks, post offices, hairdressers, dry cleaners, travel agencies, internet access facilities, medical centres, betting agencies and the like, but does not include sex services premises.

canal estate development means development that incorporates wholly or in part a constructed canal, or other waterway or waterbody, that is inundated by or drains to a natural waterway or natural waterbody by surface water or groundwater movement (not being works of drainage, or for the supply or treatment of water, that are constructed by or with the authority of a person or body responsible for those

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functions and that are limited to the minimal reasonable size and capacity to meet a demonstrated need for the works), and that either:

- (a) includes the construction of dwellings (which may include tourist and visitor accommodation) of a kind other than, or in addition to:
 - (i) dwellings that are permitted on rural land, and
 - (ii) dwellings that are used for caretaker or staff purposes, or
- (b) requires the use of a sufficient depth of fill material to raise the level of all or part of that land on which the dwellings are (or are proposed to be) located in order to comply with requirements relating to residential development on flood prone land.

car park means a building or place primarily used for the purpose of parking motor vehicles, including any manoeuvring space and access thereto, whether operated for gain or not.

caravan park means land (including a camping ground) on which caravans (or caravans and other moveable dwellings) are, or are to be, installed or placed.

catchment action plan has the same meaning as in the Catchment Management Authorities Act 2003.

Note. The term is defined as a catchment action plan of an authority that has been approved by the Minister under Part 4 of the *Catchment Management Authorities Act 2003*.

cellar door premises means retail premises that sell wine by retail and that are situated on land on which there is a commercial vineyard, where all of the wine offered for sale is produced in a winery situated on that land or is produced predominantly from grapes grown in the surrounding area.

cemetery means a building or place for the interment of deceased persons or their ashes.

charter and tourism boating facility means any facility (including a building or other structure) used for charter boating or tourism boating purposes, being a facility that is used only by the operators of the facility and that has a direct structural connection between the foreshore and the waterway, but does not include a marina.

child care centre means a building or place used for the supervision and care of children that:

- (a) provides long day care, pre-school care, occasional child care or out-of-school-hours care, and
- (b) does not provide overnight accommodation for children other than those related to the owner or operator of the centre,

but does not include:

- (c) a building or place used for home-based child care, or
- (d) an out-of-home care service provided by an agency or organisation accredited by the NSW Office of the Children's Guardian, or
- (e) a baby-sitting, playgroup or child-minding service that is organised informally by the parents of the children concerned, or

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- (f) a service provided for fewer than 5 children (disregarding any children who are related to the person providing the service) at the premises at which at least one of the children resides, being a service that is not advertised, or
- (g) a regular child-minding service that is provided in connection with a recreational or commercial facility (such as a gymnasium), by or on behalf of the person conducting the facility, to care for children while the children's parents are using the facility, or
- (h) a service that is concerned primarily with the provision of:
 - (i) lessons or coaching in, or providing for participation in, a cultural, recreational, religious or sporting activity, or
 - (ii) private tutoring, or
- (i) a school, or
- (j) a service provided at exempt premises (within the meaning of section 200 of the *Children and Young Persons (Care and Protection) Act 1998*), such as hospitals, but only if the service is established, registered or licensed as part of the institution operating on those premises.

classified road has the same meaning as in the *Roads Act 1993*.

Note. The term is defined as follows:

classified road means any of the following:

- (a) a main road,
- (b) a highway,
- (c) a freeway,
- (d) a controlled access road,
- (e) a secondary road,
- (f) a tourist road,
- (g) a tollway,
- (h) a transitway,
- (i) a State work.

(see Roads Act 1993 for meanings of these terms).

clearing native vegetation has the same meaning as in the Native Vegetation Act 2003.

Note. The term is defined as follows:

clearing native vegetation means any one or more of the following:

- (a) cutting down, felling, thinning, logging or removing native vegetation,
- (b) killing, destroying, poisoning, ringbarking, uprooting or burning native vegetation.

(See Division 3 of Part 3 of the *Native Vegetation Act 2003* for the exclusion of routine agricultural management and other farming activities from constituting the clearing of native vegetation if the landholder can establish that any clearing was carried out for the purpose of those activities.)

coastal foreshore means land with frontage to a beach, estuary, coastal lake, headland, cliff or rock platform.

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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.

coastal zone has the same meaning as in the Coastal Protection Act 1979.

Note. The term is defined as follows:

coastal zone means:

- (a) the area within the coastal waters of the State as defined in Part 10 of the *Interpretation Act 1987* (including any land within those waters), and
- (b) the area of land and the waters that lie between the western boundary of the coastal zone (as shown on the maps outlining the coastal zone) and the landward boundary of the coastal waters of the State, and
- (c) the seabed (if any) and the subsoil beneath, and the airspace above, the areas referred to in paragraphs (a) and (b).

The coastal zone consists of the area between the western boundary of the coastal zone shown on the maps outlining the coastal zone and the outermost boundary of the coastal waters of the State. The coastal waters of the State extend, generally, to 3 nautical miles from the coastline of the State.

community facility means a building or place:

- (a) owned or controlled by a public authority or non-profit community organisation, and
- (b) used for the physical, social, cultural or intellectual development or welfare of the community,

but does not include an educational establishment, hospital, retail premises, place of public worship or residential accommodation.

community land has the same meaning as in the Local Government Act 1993. correctional centre means:

- (a) any premises declared to be a correctional centre by a proclamation in force under section 225 of the *Crimes (Administration of Sentences) Act 1999*, including any juvenile correctional centre or periodic detention centre, and
- (b) any premises declared to be a detention centre by an order in force under section 5 (1) of the *Children (Detention Centres) Act 1987*,

but does not include any police station or court cell complex in which a person is held in custody in accordance with any Act.

Council means the Canada Bay City Council.

crematorium means a building in which deceased persons or pets are cremated, and includes a funeral chapel.

Crown reserve means:

- (a) a reserve within the meaning of Part 5 of the *Crown Lands Act 1989*, or
- (b) a common within the meaning of the Commons Management Act 1989, or

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(c) lands within the meaning of the *Trustees of Schools of Arts Enabling Act 1902*, but does not include land that forms any part of a reserve under Part 5 of the *Crown Lands Act 1989* provided for accommodation.

curtilage, in relation to a heritage item or conservation area, means the area of land (including land covered by water) surrounding a heritage item, a heritage conservation area, or building, work or place within a heritage conservation area, that contributes to its heritage significance.

dairy (pasture-based) means a dairy where the only restriction facilities present are the milking sheds and holding yards and where cattle are constrained for no more than 10 hours in any 24 hour period (excluding during any period of drought or similar emergency relief).

demolish, in relation to a heritage item, or a building, work, relic or tree within a heritage conservation area, means wholly or partly destroy, dismantle or deface the heritage item or the building, work, relic or tree.

depot means a building or place used for the storage (but not sale or hire) of plant, machinery or other goods (that support the operations of an existing undertaking) when not required for use.

drainage means any activity that intentionally alters the hydrological regime of any locality by facilitating the removal of surface or ground water. It may include the construction, deepening, extending, opening, installation or laying of any canal, drain or pipe, either on the land or in such a manner as to encourage drainage of adjoining land.

dual occupancy means 2 dwellings (whether attached or detached) on one lot of land (not being an individual lot in a strata plan or community title scheme), but does not include a secondary dwelling.

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

dwelling house means a building containing only one dwelling.

earthworks means excavation or filling.

ecologically sustainable development has the same meaning as in the Act.

educational establishment means a building or place used for education (including teaching), being:

- (a) a school, or
- (b) a tertiary institution, including a university or a TAFE establishment, that provides formal education and is constituted by or under an Act.

electricity generating works means a building or place used for the purpose of making or generating electricity.

emergency services facility means a building or place (including a helipad) used in connection with the provision of emergency services by an emergency services organisation.

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emergency services organisation means any of the following:

- (a) the Ambulance Service of New South Wales,
- (b) New South Wales Fire Brigades,
- (c) the NSW Rural Fire Service,
- (d) the NSW Police Force,
- (e) the State Emergency Service,
- (f) the New South Wales Volunteer Rescue Association Incorporated,
- (g) the New South Wales Mines Rescue Brigade established under the *Coal Industry Act 2001*,
- (h) an accredited rescue unit within the meaning of the *State Emergency and Rescue Management Act 1989*.

entertainment facility means a theatre, cinema, music hall, concert hall, dance hall and the like, but does not include a pub, nightclub or registered club.

environmental facility means a building or place that provides for the recreational use or scientific study of natural systems, and includes walking tracks, seating, shelters, board walks, observation decks, bird hides or the like, and associated display structures.

environmental protection works means works associated with the rehabilitation of land towards its natural state or any work to protect land from environmental degradation, and includes bush regeneration works, wetland protection works, erosion protection works, dune restoration works and the like.

estuary has the same meaning as in the Water Management Act 2000.

Note. The term is defined as follows:

estuary means:

- any part of a river whose level is periodically or intermittently affected by coastal tides, or
- (b) any lake or other partially enclosed body of water that is periodically or intermittently open to the sea, or
- (c) anything declared by the regulations (under the *Water Management Act 2000*) to be an estuary.

but does not include anything declared by the regulations (under the Water Management Act 2000) not to be an estuary.

excavation means the removal of soil or rock, whether moved to another part of the same site or to another site, but does not include garden landscaping that does not significantly alter the shape, natural form or drainage of the land.

exhibition home means a dwelling built for the purposes of the public exhibition and marketing of new dwellings, whether or not it is intended to be sold as a private dwelling after its use for those purposes is completed, and includes any associated sales or home finance office or place used for displays.

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exhibition village means 2 or more exhibition homes and associated buildings and places used for house and land sales, site offices, advisory services, car parking, food and drink sales and other associated purposes.

extensive agriculture means:

- (a) the production of crops or fodder (including irrigated pasture and fodder crops), or
- (b) the grazing of livestock, or
- (c) bee keeping,

for commercial purposes, but does not include any of the following:

- (d) animal boarding or training establishments,
- (e) aquaculture,
- (f) farm forestry,
- (g) intensive livestock agriculture,
- (h) intensive plant agriculture.

extractive industry means the winning or removal of extractive materials (otherwise than from a mine) by methods such as excavating, dredging, tunnelling or quarrying, including the storing, stockpiling or processing of extractive materials by methods such as recycling, washing, crushing, sawing or separating, but does not include turf farming.

extractive material means sand, soil, gravel, rock or similar substances that are not minerals within the meaning of the Mining Act 1992.

farm building means a structure the use of which is ancillary to an agricultural use of the landholding on which it is situated and includes a hay shed, stock holding yard, machinery shed, shearing shed, silo, storage tank, outbuilding or the like, but does not include a dwelling.

farm stay accommodation means tourist and visitor accommodation provided to paying guests on a working farm as a secondary business to primary production.

Note. See clause 5.4 for controls relating to the number of bedrooms.

feedlot means a confined or restricted area used to rear and fatten cattle, sheep or other animals for the purpose of meat production, fed (wholly or substantially) on prepared and manufactured feed, but does not include a poultry farm, dairy or piggery.

fill means the depositing of soil, rock or other similar extractive material obtained from the same or another site, but does not include:

- (a) the depositing of topsoil or feature rock imported to the site that is intended for use in garden landscaping, turf or garden bed establishment or top dressing of lawns and that does not significantly alter the shape, natural form or drainage of the land, or
- (b) the use of land as a waste disposal facility.

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filming means recording images (whether on film or video tape or electronically or by other means) for exhibition or broadcast (such as by cinema, television or the internet or by other means), but does not include:

- (a) still photography, or
- (b) recording images of a wedding ceremony or other private celebration or event principally for the purpose of making a record for the participants in the ceremony, celebration or event, or
- (c) recording images as a visitor or tourist for non-commercial purposes, or
- (d) recording for the immediate purposes of a television program that provides information by way of current affairs or daily news.

fish has the same meaning as in the Fisheries Management Act 1994.

Note. The term is defined as follows:

Definition of "fish"

- (1) Fish means marine, estuarine or freshwater fish or other aquatic animal life at any stage of their life history (whether alive or dead).
- (2) Fish includes:
 - (a) oysters and other aquatic molluscs, and
 - (b) crustaceans, and
 - (c) echinoderms, and
 - (d) beachworms and other aquatic polychaetes.
- (3) Fish also includes any part of a fish.
- (4) However, *fish* does not include whales, mammals, reptiles, birds, amphibians or other things excluded from the definition by the regulations under the *Fisheries Management Act 1994*.

flood mitigation work means work designed and constructed for the express purpose of mitigating flood impacts. It involves changing the characteristics of flood behaviour to alter the level, location, volume, speed or timing of flood waters to mitigate flood impacts. Types of works may include excavation, construction or enlargement of any fill, wall, or levee that will alter riverine flood behaviour, local overland flooding, or tidal action so as to mitigate flood impacts.

floor space ratio—see clause 4.5.

Floor Space Ratio Map means the Canada Bay Local Environmental Plan 2008 Floor Space Ratio Map.

food and drink premises means retail premises used for the preparation and retail sale of food or drink for immediate consumption on or off the premises, and includes restaurants, cafes, take away food and drink premises, milk bars and pubs.

foreshore area means the land between the foreshore building line and the mean high water mark of the nearest bay or river.

foreshore building line means the line shown the foreshore building line on the Foreshore Building Line Map.

Foreshore Building Line Map means the Canada Bay Local Environmental Plan 2008 Foreshore Building Line Map.

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forestry has the same meaning as forestry operations in the Forestry and National Park Estate Act 1998.

Note. The term is defined as follows:

forestry operations means:

- logging operations, namely, the cutting and removal of timber from land for the purpose of timber production, or
- (b) forest products operations, namely, the harvesting of products of trees, shrubs and other vegetation (other than timber) that are of economic value, or
- (c) on-going forest management operations, namely, activities relating to the management of land for timber production such as thinning, bush fire hazard reduction, bee-keeping, grazing and other silvicultural activities, or
- (d) ancillary road construction, namely, the provision of roads and fire trails, and the maintenance of existing railways, to enable or assist in the above operations.

freight transport facility means a facility used principally for the bulk handling of goods for transport by road, rail, air or sea, including any facility for the loading and unloading of vehicles, aircraft, vessels or containers used to transport those goods and for the parking, holding, servicing or repair of those vehicles, aircraft or vessels or for the engines or carriages involved.

function centre means a building or place used for the holding of events, functions, conferences and the like, and includes convention centres, exhibition centres and reception centres, but does not include an entertainment facility.

funeral chapel means premises used to arrange, conduct and cater for funerals and memorial services, and includes facilities for the short-term storage, dressing and viewing of bodies of deceased persons, but does not include premises with mortuary facilities.

funeral home means premises used to arrange and conduct funerals and memorial services, and includes facilities for the short-term storage, dressing and viewing of bodies of deceased persons and premises with mortuary facilities.

gross floor area means the sum of the floor area of each floor of a building measured from the internal face of external walls, or from the internal face of walls separating the building from any other building, measured at a height of 1.4 metres above the floor, and includes:

- (a) the area of a mezzanine, and
- (b) habitable rooms in a basement or an attic, and
- (c) any shop, auditorium, cinema, and the like, in a basement or attic,

but excludes:

- (d) any area for common vertical circulation, such as lifts and stairs, and
- (e) any basement:
 - (i) storage, and
 - (ii) vehicular access, loading areas, garbage and services, and
- (f) plant rooms, lift towers and other areas used exclusively for mechanical services or ducting, and

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- (g) car parking to meet any requirements of the consent authority (including access to that car parking), and
- (h) any space used for the loading or unloading of goods (including access to it),
 and
- (i) terraces and balconies with outer walls less than 1.4 metres high, and
- (j) voids above a floor at the level of a storey or storey above.

ground level (existing) means the existing level of a site at any point.

ground level (finished) means, for any point on a site, the ground surface after completion of any earthworks (excluding any excavation for a basement, footings or the like) for which consent has been granted or that is exempt development.

ground level (mean) means, for any site on which a building is situated or proposed, one half of the sum of the highest and lowest levels at ground level (finished) of the outer surface of the external walls of the building.

group home means a dwelling that is a permanent group home or a transitional group home.

group home (permanent) or permanent group home means a dwelling:

- (a) that is occupied by persons as a single household with or without paid supervision or care and whether or not those persons are related or payment for board and lodging is required, and
- (b) that is used to provide permanent household accommodation for people with a disability or people who are socially disadvantaged,

but does not include development to which *State Environmental Planning Policy* (Housing for Seniors or People with a Disability) 2004 applies.

group home (transitional) or transitional group home means a dwelling:

- (a) that is occupied by persons as a single household with or without paid supervision or care and whether or not those persons are related or payment for board and lodging is required, and
- (b) that is used to provide temporary accommodation for the relief or rehabilitation of people with a disability or for drug or alcohol rehabilitation purposes, or that is used to provide half-way accommodation for persons formerly living in institutions or temporary accommodation comprising refuges for men, women or young people,

but does not include development to which *State Environmental Planning Policy* (Housing for Seniors or People with a Disability) 2004 applies.

hazardous industry means development for the purpose of an industry that, when the development is in operation and when all measures proposed to reduce or minimise its impact on the locality have been employed (including, for example, measures to isolate the development from existing or likely future development on other land in the locality), would pose a significant risk in the locality:

(a) to human health, life or property, or

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(b) to the biophysical environment.

hazardous storage establishment means any establishment where goods, materials or products are stored that, when in operation and when all measures proposed to reduce or minimise its impact on the locality have been employed (including, for example, measures to isolate the establishment from existing or likely future development on other land in the locality), would pose a significant risk in the locality:

- (a) to human health, life or property, or
- (b) to the biophysical environment.

headland includes a promontory extending from the general line of the coastline into a large body of water, such as a sea, coastal lake or bay.

health care professional means any person registered under an Act for the purpose of providing health care.

health consulting rooms means a medical centre that comprises one or more rooms within (or within the curtilage of) a dwelling house used by not more than 3 health care professionals who practise in partnership (if there is more than one such professional) who provide professional health care services to members of the public.

health services facility means a building or place used as a facility to provide medical or other services relating to the maintenance or improvement of the health, or the restoration to health, of persons or the prevention of disease in or treatment of injury to persons, and includes the following:

- (a) day surgeries and medical centres,
- (b) community health service facilities,
- (c) health consulting rooms,
- (d) facilities for the transport of patients, including helipads and ambulance facilities,
- (e) hospitals.

heavy industry means an industry that requires separation from other land uses because of the nature of the processes involved, or the materials used, stored or produced. It may consist of or include a hazardous or offensive industry or involve the use of a hazardous or offensive storage establishment.

Height of Buildings Map means the Canada Bay Local Environmental Plan 2008 Height of Buildings Map.

helipad means a place not open to the public used for the taking off and landing of helicopters.

heliport means a place open to the public used for the taking off and landing of helicopters, whether or not it includes:

- (a) a terminal building, or
- (b) facilities for the parking, storage or repair of helicopters.

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heritage conservation area means an area of land:

- (a) shown on the Heritage Map as a heritage conservation area or as a place of Aboriginal heritage significance, and
- (b) the location and nature of which is described in Schedule 5,

and includes any heritage items situated on or within that area.

heritage conservation management plan means a document prepared in accordance with guidelines prepared by the Department of Planning that documents the heritage significance of an item, place or heritage conservation area and identifies conservation policies and management mechanisms that are appropriate to enable that significance to be retained.

heritage impact statement means a document consisting of:

- (a) a statement demonstrating the heritage significance of a heritage item, archaeological site, place of Aboriginal heritage significance or other heritage conservation area, and
- (b) an assessment of the impact that proposed development will have on that significance, and
- (c) proposals for measures to minimise that impact.

heritage item means a building, work, archaeological site, tree, place or Aboriginal object:

- (a) shown on the Heritage Map as a heritage item, and
- (b) the location and nature of which is described in Schedule 5, and
- (c) specified in an inventory of heritage items that is available at the office of the Council.

Heritage Map means the Canada Bay Local Environmental Plan 2008 Heritage Map. *heritage significance* means historical, scientific, cultural, social, archaeological, architectural, natural or aesthetic value.

highway service centre means a building or place used as a facility to provide refreshments and vehicle services to highway users, and which may include any one or more of the following:

- (a) restaurants or take away food and drink premises,
- (b) service stations and facilities for emergency vehicle towing and repairs,
- (c) parking for vehicles,
- (d) rest areas and public amenities.

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*,

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(b) the number of children (including children related to the carer or licensee) does not at any one time exceed 7 children under the age of 12 years, including no more than 5 who do not ordinarily attend school.

home business means a business carried on in a dwelling, or in a building ancillary to a dwelling, by one or more permanent residents of the dwelling that does not involve:

- (a) the employment of more than 2 persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, traffic generation or otherwise, or
- (c) the exposure to view, from any adjacent premises or from any public place, of any unsightly matter, or
- (d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling to indicate the name of the resident and the business carried on in the dwelling), or
- (e) the sale of items (whether goods or materials), or the exposure or offer for sale of items, by retail, except for goods produced at the dwelling or building,

but does not include bed and breakfast accommodation, home occupation (sex services) or sex services premises.

Note. See clause 5.4 for controls relating to the floor area used to carry on the business.

home industry means a light industry carried on in a dwelling, or in a building ancillary to a dwelling, by one or more permanent residents of the dwelling that does not involve:

- (a) the employment of more than 2 persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, traffic generation or otherwise, or
- (c) the exposure to view, from any adjacent premises or from any public place, of any unsightly matter, or
- (d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling to indicate the name of the resident and the light industry carried on in the dwelling), or
- (e) the sale of items (whether goods or materials), or the exposure or offer for sale of items, by retail, except for goods produced at the dwelling or building,

but does not include bed and breakfast accommodation or sex services premises.

Note. See clause 5.4 for controls relating to the floor area used to carry on the light industry. *home occupation* means an occupation carried on in a dwelling, or in a building ancillary to a dwelling, by one or more permanent residents of the dwelling that does not involve:

(a) the employment of persons other than those residents, or

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- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, traffic generation or otherwise, or
- (c) the display of goods, whether in a window or otherwise, or
- (d) the exhibition of any notice, advertisement or sign (other than a notice, advertisement or sign exhibited on that dwelling to indicate the name of the resident and the occupation carried on in the dwelling), or
- (e) the sale of items (whether goods or materials), or the exposure or offer for sale of items, by retail,

but does not include bed and breakfast accommodation, a brothel or home occupation (sex services).

home occupation (sex services) means the provision of sex services in a dwelling that is a brothel, or in a building that is a brothel and is ancillary to such a dwelling, by no more than 2 permanent residents of the dwelling and that does not involve:

- (a) the employment of persons other than those residents, or
- (b) interference with the amenity of the neighbourhood by reason of the emission of noise, traffic generation or otherwise, or
- (c) the exhibition of any notice, advertisement or sign, or
- (d) the sale of items (whether goods or materials), or the exposure or offer for sale of items, by retail,

but does not include a home business or sex services premises.

horticulture means the cultivation of fruits, vegetables, mushrooms, nuts, cut flowers and foliage and nursery products for commercial purposes, but does not include retail sales or viticulture.

hospital means a building or place used for the purpose of providing professional health care services (such as preventative or convalescent care, diagnosis, medical or surgical treatment, psychiatric care or care for people with disabilities, or counselling services provided by health care professionals) to people admitted as in-patients (whether or not out-patients are also cared for or treated there), and includes ancillary facilities for (or that consist of) any of the following:

- (a) day surgery, day procedures or health consulting rooms,
- (b) accommodation for nurses or other health care workers,
- (c) accommodation for persons receiving health care or for their visitors,
- (d) shops or refreshment rooms,
- (e) transport of patients, including helipads, ambulance facilities and car parking,
- (f) educational purposes or any other health-related use,
- (g) research purposes (whether or not it is carried out by hospital staff or health care workers or for commercial purposes),
- (h) chapels,

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- (i) hospices,
- (j) mortuaries.

hostel means premises that are generally staffed by social workers or support providers and at which:

- (a) residential accommodation is provided in dormitories, or on a single or shared basis, or by a combination of them, and
- (b) cooking, dining, laundering, cleaning and other facilities are provided on a shared basis.

hotel or motel accommodation means tourist and visitor accommodation (whether or not licensed premises under the *Liquor Act 1982*):

- (a) comprising rooms or self-contained suites, and
- (b) that may provide meals to guests or the general public and facilities for the parking of guests' vehicles,

but does not include backpackers' accommodation, a boarding house, bed and breakfast accommodation or farm stay accommodation.

industrial retail outlet means a building or place that:

- (a) is used in conjunction with an industry (including a light industry) but not in conjunction with a warehouse or distribution centre, and
- (b) is situated on the land on which the industry is carried out, and
- (c) is used for the display or sale (whether by retail or wholesale) of only those goods that have been manufactured on the land on which the industry is carried out.

Note. See clause 5.4 for controls relating to the retail floor area.

industry means the manufacturing, production, assembling, altering, formulating, repairing, renovating, ornamenting, finishing, cleaning, washing, dismantling, transforming, processing or adapting, or the research and development of any goods, chemical substances, food, agricultural or beverage products, or articles for commercial purposes, but does not include extractive industry or a mine.

information and education facility means a building or place used for providing information or education to visitors, and the exhibition or display of items, and includes an art gallery, museum, library, visitor information centre and the like.

intensive livestock agriculture means the keeping or breeding, for commercial purposes, of cattle, poultry, goats, horses or other livestock, that are fed wholly or substantially on externally-sourced feed, and includes the operation of feed lots, piggeries, poultry farms or restricted dairies, but does not include the operation of facilities for drought or similar emergency relief or extensive agriculture or aquaculture.

intensive plant agriculture means any of the following carried out for commercial purposes:

(a) the cultivation of irrigated crops (other than irrigated pasture or fodder crops),

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- (b) horticulture,
- (c) turf farming,
- (d) viticulture.

jetty means a horizontal decked walkway providing access from the shore to the waterway and is generally constructed on a piered or piled foundation.

kiosk means retail premises used for the purposes of selling food, light refreshments and other small convenience items such as newspapers, films and the like.

Note. See clause 5.4 for controls relating to the gross floor area.

Land Application Map means the Canada Bay Local Environmental Plan 2008 Land Application Map.

Land Reservation Acquisition Map means the Canada Bay Local Environmental Plan 2008 Land Reservation Acquisition Map.

Land Zoning Map means the Canada Bay Local Environmental Plan 2008 Land Zoning Map.

landscape and garden supplies means a building or place where trees, shrubs, plants, bulbs, seeds and propagating material are offered for sale (whether by retail or wholesale), and may include the sale of landscape supplies (including earth products or other landscape and horticulture products) and the carrying out of horticulture.

landscaped area means a part of a site used for growing plants, grasses and trees, but does not include any building, structure or hard paved area.

light industry means an industry, not being a hazardous or offensive industry or involving use of a hazardous or offensive storage establishment, in which the processes carried on, the transportation involved or the machinery or materials used do not interfere with the amenity of the neighbourhood by reason of noise, vibration, smell, fumes, smoke, vapour, steam, soot, ash, dust, waste water, waste products, grit or oil, or otherwise.

liquid fuel depot means storage premises that are used for the bulk storage for wholesale distribution of petrol, oil, petroleum or other inflammable liquid and at which no retail trade is conducted.

livestock processing industry means an industry that involves the commercial production of products derived from the slaughter of animals (including poultry) or the processing of skins or wool of animals, derived principally from surrounding districts, and includes such activities as abattoirs, knackeries, tanneries, woolscours and rendering plants.

Lot Size Map means the Canada Bay Local Environmental Plan 2008 Lot Size Map. *maintenance*, in relation to a heritage item or a building, work, archaeological site, tree or place within a heritage conservation area, means ongoing protective care. It does not include the removal or disturbance of existing fabric, alterations, such as carrying out extensions or additions, or the introduction of new materials or technology.

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marina means a permanent boat storage facility (whether located wholly on land, wholly on the waterway or partly on land and partly on the waterway) together with any associated facilities, including:

- (a) any facility for the construction, repair, maintenance, storage, sale or hire of boats, and
- (b) any facility for providing fuelling, sewage pump-out or other services for boats, and
- (c) any facility for launching or landing boats, such as slipways or hoists, and
- (d) any associated car parking, commercial, tourist or recreational or club facility that is ancillary to a boat storage facility, and
- (e) any associated single mooring.

market means retail premises comprising an open-air area or an existing building used for the purpose of selling, exposing or offering goods, merchandise or materials for sale by independent stall holders, and includes temporary structures and existing permanent structures used for that purpose on an intermittent or occasional basis.

mean high water mark means the position where the plane of the mean high water level of all ordinary local high tides intersects the foreshore, being 1.44m above the zero of Fort Denison Tide Gauge and 0.515m Australian Height Datum.

medical centre means business premises used for the purpose of providing health services (including preventative care, diagnosis, medical or surgical treatment, counselling or alternative therapies) to out-patients only, where such services are principally provided by health care professionals, and may include the ancillary provision of other health services.

mezzanine means an intermediate floor within a room.

mine means any place (including any excavation) where an operation is carried on for mining of any mineral by any method and any place on which any mining related work is carried out, but does not include a place used only for extractive industry.

mine subsidence district means a mine subsidence district proclaimed under section 15 of the *Mine Subsidence Compensation Act 1961*.

mining means mining carried out under the *Mining Act 1992* or the recovery of minerals under the *Offshore Minerals Act 1999*, and includes:

- (a) the construction, operation and decommissioning of associated works, and
- (b) the rehabilitation of land affected by mining.

mixed use development means a building or place comprising 2 or more different land uses.

mooring means a detached or freestanding apparatus located on or in a waterway and that is capable of securing a vessel.

mortuary means premises that are used, or intended to be used, for the receiving, preparation, embalming and storage of bodies of deceased persons pending their interment or cremation.

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moveable dwelling has the same meaning as in the Local Government Act 1993.

Note. The term is defined as follows:

moveable dwelling means:

- (a) any tent, or any caravan or other van or other portable device (whether on wheels or not), used for human habitation, or
- (b) a manufactured home, or
- (c) any conveyance, structure or thing of a class or description prescribed by the regulations (under the *Local Government Act 1993*) for the purposes of this definition.

multi dwelling housing means 3 or more dwellings (whether attached or detached) on one lot of land (not being an individual lot in a strata plan or community title scheme) each with access at ground level, but does not include a residential flat building.

native fauna means any animal-life that is indigenous to New South Wales or is known to periodically or occasionally migrate to New South Wales, whether vertebrate (including fish) or invertebrate and in any stage of biological development, but does not include humans.

native flora means any plant-life that is indigenous to New South Wales, whether vascular or non-vascular and in any stage of biological development, and includes fungi and lichens, and marine vegetation within the meaning of Part 7A of the *Fisheries Management Act 1994*.

native vegetation has the same meaning as in the *Native Vegetation Act* 2003.

Note. The term is defined as follows:

Meaning of "native vegetation"

- (1) **Native vegetation** means any of the following types of indigenous vegetation:
 - (a) trees (including any sapling or shrub, or any scrub),
 - (b) understorey plants,
 - (c) groundcover (being any type of herbaceous vegetation),
 - (d) plants occurring in a wetland.
- (2) Vegetation is *indigenous* if it is of a species of vegetation, or if it comprises species of vegetation, that existed in the State before European settlement.
- (3) Native vegetation does not include any mangroves, seagrasses or any other type of marine vegetation to which section 205 of the Fisheries Management Act 1994 applies.

natural water-based aquaculture means aquaculture undertaken in natural waterbodies (including any part of the aquaculture undertaken in tanks, ponds or other facilities such as during hatchery or depuration phases).

Note. Typical natural water-based aquaculture is fin fish culture in cages and oyster, mussel or scallop culture on or in racks, lines or cages.

navigable waterway means any waterway that is from time to time capable of navigation and is open to or used by the public for navigation, but does not include flood waters that have temporarily flowed over the established bank of a watercourse.

neighbourhood shop means retail premises used for the purposes of selling small daily convenience goods such as foodstuffs, personal care products, newspapers and

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the like to provide for the day-to-day needs of people who live or work in the local area, and may include ancillary services such as a post office, bank or dry cleaning, but does not include restricted premises.

Note. See clause 5.4 for controls relating to the retail floor area.

nightclub means premises specified in a nightclub licence under the *Liquor Act* 1982.

non-potable water means water that does not meet the standards or values for drinking water recommended from time to time by the National Health and Medical Research Council.

NSW Coastal Policy means the publication titled NSW Coastal Policy 1997: A Sustainable Future for the New South Wales Coast, published by the Government.

offensive industry means any development for the purpose of an industry that would, when the development is in operation and when all measures proposed to reduce or minimise its impact on the locality have been employed (including, for example, measures to isolate the development from existing or likely future development on other land in the locality), emit a polluting discharge (including, for example, noise) in a manner that would have a significant adverse impact in the locality or on the existing or likely future development on other land in the locality.

offensive storage establishment means any establishment where goods, materials or products are stored and that would, when all measures proposed to reduce or minimise its impact on the locality have been employed (including, for example, measures to isolate the establishment from existing or likely future development on other land in the locality), emit a polluting discharge (including, for example, noise) in a manner that would have a significant adverse impact in the locality or on the existing or likely future development on other land in the locality.

office premises means a building or place used for the purpose of administrative, clerical, technical, professional or similar activities that do not include dealing with members of the public at the building or place on a direct and regular basis, except where such dealing is a minor activity (by appointment) that is ancillary to the main purpose for which the building or place is used.

operational land has the same meaning as in the Local Government Act 1993.

parking space means a space dedicated for the parking of a motor vehicle, including any manoeuvring space and access to it, but does not include a car park.

passenger transport facility means a building or place used for the assembly or dispersal of passengers by any form of transport, including facilities required for parking, manoeuvring, storage or routine servicing of any vehicle that uses the building or place.

place of Aboriginal heritage significance means an area of land shown on the Heritage Map that is:

(a) the site of one or more Aboriginal objects or a place that has the physical remains of pre-European occupation by, or is of contemporary significance to, the Aboriginal people. It can (but need not) include items and remnants of the occupation of the land by Aboriginal people, such as burial places, engraving

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- sites, rock art, midden deposits, scarred and sacred trees and sharpening grooves, or
- (b) a natural Aboriginal sacred site or other sacred feature. It includes natural features such as creeks or mountains of long-standing cultural significance, as well as initiation, ceremonial or story places or areas of more contemporary cultural significance.

place of public entertainment has the same meaning as in the Act.

Note. The term is defined as follows:

place of public entertainment means:

- (a) any theatre or cinema (including a drive-in or open-air theatre or cinema) that is used or intended to be used for the purpose of providing public entertainment, or
- (b) any premises the subject of a licence under the Liquor Act 1982 or a certificate of registration under the Registered Clubs Act 1976, that are used or intended to be used for the purpose of providing entertainment, including public entertainment, but not including amusement provided by means of an approved gaming machine within the meaning of the Gaming Machines Act 2001, or
- (c) any public hall that is used or intended to be used for the purpose of providing public entertainment.

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

pond-based aquaculture means aquaculture undertaken in structures that are constructed by excavating and reshaping earth, which may be earthen or lined, and includes any part of the aquaculture undertaken in tanks, such as during the hatchery or pre-market conditioning phases, but does not include natural water-based aquaculture.

Note. Typical pond-based aquaculture is the pond culture of prawns, yabbies or silver perch. *port facilities* means any of the following facilities at or in the vicinity of a designated port within the meaning of section 47 of the *Ports and Maritime Administration Act* 1995:

- (a) facilities for the embarkation or disembarkation of passengers onto or from any vessels, including public ferry wharves,
- (b) facilities for the loading or unloading of freight onto or from vessels and associated receival, land transport and storage facilities,
- (c) wharves for commercial fishing operations,
- (d) refuelling, launching, berthing, mooring, storage or maintenance facilities for any vessel,
- (e) sea walls or training walls,
- (f) administration buildings, communication, security and power supply facilities, roads, rail lines, pipelines, fencing, lighting or car parks.

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potable water means water that meets the standards or values for drinking water recommended from time to time by the National Health and Medical Research Council.

private open space means an area external to a building (including an area of land, terrace, balcony or deck) that is used for private outdoor purposes ancillary to the use of the building.

property vegetation plan has the same meaning as in the *Native Vegetation Act 2003*. **Note.** The term is defined as follows:

property vegetation plan means a property vegetation plan that has been approved under Part 4 of the Native Vegetation Act 2003.

pub means licensed premises under the *Liquor Act 1982* the principal purpose of which is the sale of liquor for consumption on the premises, whether or not the premises include hotel or motel accommodation and whether or not food is sold on the premises.

public administration building means a building used as offices or for administrative or other like purposes by the Crown, a statutory body, a council or an organisation established for public purposes, and includes a courthouse or a police station.

public authority has the same meaning as in the Act.

public entertainment has the same meaning as in the Act.

Note. The term is defined as follows:

public entertainment means entertainment to which admission may ordinarily be gained by members of the public on payment of money or other consideration:

- (a) whether or not some (but not all) persons are admitted free of charge, and
- (b) whether or not the money or other consideration is demanded:
 - (i) as a charge for a meal or other refreshment before admission is granted, or
 - (ii) as a charge for the entertainment after admission is granted.

public land has the same meaning as in the *Local Government Act 1993*.

Note. The term is defined as follows:

public land means any land (including a public reserve) vested in or under the control of the council, but does not include:

- (a) a public road, or
- (b) land to which the Crown Lands Act 1989 applies, or
- (c) a common, or
- (d) land subject to the Trustees of Schools of Arts Enabling Act 1902, or
- (e) a regional park under the National Parks and Wildlife Act 1974.

public reserve has the same meaning as in the Local Government Act 1993.

public utility undertaking means any of the following undertakings carried on or permitted to be carried on by or by authority of any Government Department or under the authority of or in pursuance of any Commonwealth or State Act:

(a) railway, road transport, water transport, air transport, wharf or river undertakings,

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(b) undertakings for the supply of water, hydraulic power, electricity or gas or the provision of sewerage or drainage services,

and a reference to a person carrying on a public utility undertaking includes a reference to a council, electricity supply authority, Government Department, corporation, firm or authority carrying on the undertaking.

rainwater tank means a tank designed for the storage of rainwater gathered on the land on which the tank is situated.

recreation area means a place used for outdoor recreation that is normally open to the public, and includes:

- (a) a children's playground, or
- (b) an area used for community sporting activities, or
- (c) a public park, reserve or garden or the like,

and any ancillary buildings, but does not include a recreation facility (indoor), recreation facility (major) or recreation facility (outdoor).

recreation facility (indoor) means a building or place used predominantly for indoor recreation, whether or not operated for the purposes of gain, including a squash court, indoor swimming pool, gymnasium, table tennis centre, health studio, bowling alley, ice rink or any other building or place of a like character used for indoor recreation, but does not include an entertainment facility, a recreation facility (major) or a registered club.

recreation facility (major) means a building or place used for large-scale sporting or recreation activities that are attended by large numbers of people whether regularly or periodically, and includes sports stadiums, showgrounds, racecourses and motor racing tracks.

recreation facility (outdoor) means a building or place (other than a recreation area) used predominantly for outdoor recreation, whether or not operated for the purposes of gain, including a golf course, golf driving range, mini-golf centre, tennis court, paint-ball centre, lawn bowling green, outdoor swimming pool, equestrian centre, skate board ramp, go-kart track, rifle range, water-ski centre or any other building or place of a like character used for outdoor recreation (including any ancillary buildings), but does not include an entertainment facility or a recreation facility (major).

Reduced Level (RL) means height above the Australian Height Datum, being the datum surface approximating mean sea level that was adopted by the National Mapping Council of Australia in May 1971.

registered club means a club in respect of which a certificate of registration under the *Registered Clubs Act 1976* is in force.

relic means any deposit, object or other material evidence of human habitation:

- (a) that relates to the settlement of the area of Canada Bay, not being Aboriginal settlement, and
- (b) that is more than 50 years old, and

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(c) that is a fixture or is wholly or partly within the ground.

research station means a building or place operated by a public authority for the principal purpose of agricultural, environmental, fisheries, forestry, minerals or soil conservation research, and includes any associated facility for education, training, administration or accommodation.

residential accommodation means a building or place used predominantly as a place of residence, but does not include tourist and visitor accommodation.

residential care facility means accommodation for seniors (people aged 55 years or more) or people with a disability that includes:

- (a) meals and cleaning services, and
- (b) personal care or nursing care, or both, and
- (c) appropriate staffing, furniture, furnishings and equipment for the provision of that accommodation and care,

not being a dwelling, hospital or psychiatric facility.

residential flat building means a building containing 3 or more dwellings, but does not include an attached dwelling or multi dwelling housing.

resource recovery facility means a building or place used for the recovery of resources from waste, including works or activities such as separating and sorting, processing or treating the waste, temporary storage, transfer or sale of recovered resources, energy generation from gases and water treatment, but not including re-manufacture or disposal of the material by landfill or incineration.

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

restricted dairy means a dairy (other than a dairy (pasture-based)) where restriction facilities are present in addition to milking sheds and holding yards, and where cattle have access to grazing for less than 10 hours in any 24 hour period (excluding during periods of drought or similar emergency relief). A restricted dairy may comprise the whole or part of a restriction facility.

restricted premises means business premises or retail premises that, due to their nature, restrict access to patrons or customers over 18 years of age, and includes sex shops and similar premises but does not include hotel or motel accommodation, a pub, home occupation (sex services) or sex services premises.

restriction facilities means facilities where animals are constrained for management purposes, including milking sheds, pads, feed stalls, holding yards and paddocks where the number of livestock exceeds the ability of vegetation to recover from the effects of grazing in a normal growing season, but does not include facilities for drought or similar emergency relief.

retail premises means a building or place used for the purpose of selling items by retail, or for hiring or displaying items for the purpose of selling them by retail or hiring them out, whether the items are goods or materials (or whether also sold by wholesale).

Dictionary

road means a public road or a private road within the meaning of the *Roads Act 1993*, and includes a classified road.

roadside stall means a place or temporary structure used for retail selling of agricultural produce or hand crafted goods (or both) produced from the property on which the stall is situated or from an adjacent property.

Note. See clause 5.4 for controls relating to the gross floor area.

rural industry means an industry that involves the handling, treating, production, processing or packing of animal or plant agricultural products, and includes:

- (a) agricultural produce industry, or
- (b) livestock processing industry, or
- (c) use of composting facilities and works (including to produce mushroom substrate), or
- (d) use of sawmill or log processing works, or
- (e) use of stock and sale yards, or
- (f) the regular servicing or repairing of plant or equipment used for the purposes of a rural enterprise,

undertaken for commercial purposes.

rural supplies means a building or place used for the display, sale (whether by retail or wholesale) or hire of stockfeeds, grains, seed, fertilizers, veterinary supplies and other goods or materials used in farming and primary industry production.

rural worker's dwelling means a dwelling, ancillary to a dwelling house on the same landholding, used as the principal place of residence by persons employed for the purpose of agriculture or a rural industry on that land.

sawmill or log processing works means a building or place used for handling, cutting, chipping, pulping or otherwise processing logs, baulks, branches or stumps, principally derived from surrounding districts, into timber or other products derived from wood.

school means a government school or non-government school within the meaning of the *Education Act 1990*.

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. **Note.** See clause 5.4 for controls relating to the total floor area.

self-storage units means storage premises that consist of individual enclosed compartments for storing goods or materials (other than hazardous or offensive goods or materials).

Dictionary

semi-detached dwelling means a dwelling that is on its own lot of land (not being an individual lot in a strata plan or community title scheme) and is attached to only one other dwelling.

seniors housing means residential accommodation that consists of:

- (a) a residential care facility, or
- (b) a hostel, or
- (c) a group of self-contained dwellings, or
- (d) a combination of these,

and that is, or is intended to be, used permanently for:

- (e) seniors or people who have a disability, or
- (f) people who live in the same household with seniors or people who have a disability, or
- (g) staff employed to assist in the administration of the residential accommodation or in the provision of services to persons living in the accommodation,

but does not include a hospital.

service station means a building or place used for the sale by retail of fuels and lubricants for motor vehicles, whether or not the building or place is also used for any one or more of the following:

- (a) the ancillary sale by retail of spare parts and accessories for motor vehicles,
- (b) the cleaning of motor vehicles,
- (c) installation of accessories,
- (d) inspecting, repairing and servicing of motor vehicles (other than body building, panel beating, spray painting, or chassis restoration),
- (e) the ancillary retail selling or hiring of general merchandise or services or both. *serviced apartment* means a building or part of a building providing self-contained tourist and visitor accommodation that is regularly serviced or cleaned by the owner or manager of the building or part of the building or the owner's or manager's agents.

sewage reticulation system means a building or place used for the collection and transfer of sewage to a sewage treatment plant or water recycling facility for treatment, or transfer of the treated waste for use or disposal, including associated:

- (a) pipelines and tunnels, and
- (b) pumping stations, and
- (c) dosing facilities, and
- (d) odour control works, and
- (e) sewage overflow structures, and
- (f) vent stacks.

Dictionary

sewage treatment plant means a building or place used for the treatment and disposal of sewage, whether or not the facility supplies recycled water for use as an alternative water supply.

sewerage system means a biosolids treatment facility, sewage reticulation system, sewage treatment plant, water recycling facility, or any combination of these.

sex services means sexual acts or sexual services in exchange for payment.

sex services premises means a brothel, but does not include home occupation (sex services).

shop means retail premises that sell groceries, personal care products, clothing, music, homewares, stationery, electrical goods or other items of general merchandise, and may include a neighbourhood shop, but does not include food and drink premises or restricted premises.

shop top housing means one or more dwellings located above (or otherwise attached to) ground floor retail premises or business premises.

signage means any sign, notice, device, representation or advertisement that advertises or promotes any goods, services or events and any structure or vessel that is principally designed for, or that is used for, the display of signage, and includes:

- (a) building identification signs, and
- (b) business identification signs, and
- (c) advertisements,

but does not include traffic signs or traffic control facilities.

site area means the area of any land on which development is or is to be carried out. The land may include the whole or part of one lot, or more than one lot if they are contiguous to each other, but does not include the area of any land on which development is not permitted to be carried out under this Plan.

Note. The effect of this definition is varied by clause 4.5 for the purpose of the determination of permitted floor space area for proposed development.

site coverage means the proportion of a site area covered by buildings. However, the following are not included for the purpose of calculating site coverage:

- (a) any basement,
- (b) any part of an awning that is outside the outer walls of a building and that adjoins the street frontage or other site boundary,
- (c) any eaves,
- (d) unenclosed balconies, decks, pergolas and the like.

spa pool has the same meaning as in the Swimming Pools Act 1992.

Note. The term is defined to include any excavation, structure or vessel in the nature of a spa pool, flotation tank, tub or the like.

Special Transitional Sites Map means the Canada Bay Local Environmental Plan 2008 Special Transitional Sites Map.

Dictionary

stock and sale yard means a building or place used on a commercial basis for the purpose of offering livestock or poultry for sale and may be used for the short-term storage and watering of stock.

storage premises means a building or place used for the storage of goods, materials, plant or machinery for commercial purposes and where the storage is not ancillary to any business premises or retail premises on the same parcel of land.

storey means a space within a building that is situated between one floor level and the floor level next above, or if there is no floor above, the ceiling or roof above, but does not include:

- (a) a space that contains only a lift shaft, stairway or meter room, or
- (b) a mezzanine, or
- (c) an attic.

swimming pool has the same meaning as in the Swimming Pools Act 1992.

Note. The term is defined as follows:

swimming pool means an excavation, structure or vessel:

- that is capable of being filled with water to a depth of 300 millimetres or more, and
- that is solely or principally used, or that is designed, manufactured or adapted to be solely or principally used, for the purpose of swimming, wading, paddling or any other human aquatic activity,

and includes a spa pool, but does not include a spa bath, anything that is situated within a bathroom or anything declared by the regulations made under the *Swimming Pools Act 1992* not to be a swimming pool for the purposes of that Act.

take away food and drink premises means food and drink premises that are predominantly used for the preparation and sale of food or drink (or both) for immediate consumption away from the premises.

tank-based aquaculture means aquaculture utilising structures that are constructed from materials such as fibreglass, plastics, concrete, glass or metals, are usually situated either wholly or partly above ground, and may be contained within a purpose built farm or industrial style sheds or plastic covered hothouse to assist in controlling environmental factors.

telecommunications facility means:

- (a) any part of the infrastructure of a telecommunications network, or
- (b) any line, equipment, apparatus, tower, mast, antenna, tunnel, duct, hole, pit, pole or other structure or thing used, or to be used, in or in connection with a telecommunications network.

telecommunications network means a system, or series of systems, that carries, or is capable of carrying, communications by means of guided or unguided electromagnetic energy, or both.

temporary structure has the same meaning as in the Act.

Note. The term is defined as follows:

temporary structure includes a booth, tent or other temporary enclosure (whether or not part of the booth, tent or enclosure is permanent), and also includes a mobile structure.

Dictionary

the Act means the Environmental Planning and Assessment Act 1979.

timber and building supplies means a building or place used for the display, sale (whether by retail or wholesale) or hire of goods or materials that are used in the construction and maintenance of buildings.

tourist and visitor accommodation means a building or place that provides temporary or short-term accommodation on a commercial basis, and includes hotel or motel accommodation, serviced apartments, bed and breakfast accommodation and backpackers' accommodation.

transport depot means a building or place used for the parking or servicing of motor powered or motor drawn vehicles used in connection with a passenger transport undertaking, business, industry or shop.

truck depot means a building or place used for the servicing and parking of trucks, earthmoving machinery and the like.

turf farming means the commercial cultivation of turf for sale and the removal of turf for that purpose.

vehicle body repair workshop means a building or place used for the repair of vehicles or agricultural machinery, involving body building, panel building, panel beating, spray painting or chassis restoration.

vehicle repair station means a building or place used for the purpose of carrying out repairs or the selling of, and fitting of accessories to, vehicles or agricultural machinery, but does not include a vehicle body repair workshop.

vehicle sales or hire premises means a building or place used for the display, sale (whether by retail or wholesale) or hire of motor vehicles, caravans, boats, trailers, agricultural machinery and the like, whether or not accessories are sold or displayed there.

veterinary hospital means a building or place used for diagnosing or surgically or medically treating animals, whether or not animals are kept on the premises for the purpose of treatment.

viticulture means the cultivation of grapes for commercial purposes for use in the production of fresh or dried fruit or wine.

warehouse or distribution centre means a building or place used mainly or exclusively for storing or handling items (whether goods or materials) pending their sale, but from which no retail sales are made.

waste disposal facility means a building or place used for the disposal of waste by landfill, incineration or other means, including such works or activities as recycling, resource recovery and other resource management activities, energy generation from gases, leachate management, odour control and the winning of extractive material to generate a void for disposal of waste or to cover waste after its disposal.

waste management facility means a facility used for the storage, treatment, purifying or disposal of waste, whether or not it is also used for the sorting, processing, recycling, recovering, use or reuse of material from that waste, and whether or not

Dictionary

any such operations are carried out on a commercial basis. It may include but is not limited to:

- (a) an extractive industry ancillary to, required for or associated with the preparation or remediation of the site for such storage, treatment, purifying or disposal, and
- (b) eco-generating works ancillary to or associated with such storage, treatment, purifying or disposal.

waste or resource management facility means a waste or resource transfer station, a resource recovery facility or a waste disposal facility.

waste or resource transfer station means a building or place used for the collection and transfer of waste material or resources, including the receipt, sorting, compacting, temporary storage and distribution of waste or resources and the loading or unloading of waste or resources onto or from road or rail transport.

water recreation structure means a structure used primarily for recreational purposes that has a direct structural connection between the shore and the waterway, and may include a pier, wharf, jetty or boat launching ramp.

water recycling facility means a building or place used for the treatment of sewage effluent, stormwater or waste water for use as an alternative supply to mains water, groundwater or river water (including, in particular, sewer mining works), whether the facility stands alone or is associated with other development, and includes associated:

- (a) retention structures, and
- (b) treatment works, and
- (c) irrigation schemes.

water reticulation system means a building or place used for the transport of water, including pipes, tunnels, canals, pumping stations, related electricity infrastructure, dosing facilities and water supply reservoirs.

water storage facility means a dam, weir or reservoir for the collection and storage of water, and includes associated monitoring or gauging equipment.

water supply system means a water reticulation system, water storage facility, water treatment facility, or any combination of these.

water treatment facility means a building or place used for the treatment of water (such as a desalination plant or a recycled or reclaimed water plant) whether the water produced is potable or not, and includes residuals treatment, storage and disposal facilities, but does not include a water recycling facility.

waterbody means a waterbody (artificial) or waterbody (natural).

waterbody (artificial) or artificial waterbody means an artificial body of water, including any constructed waterway, canal, inlet, bay, channel, dam, pond, lake or artificial wetland, but does not include a dry detention basin or other stormwater management construction that is only intended to hold water intermittently.

Dictionary

waterbody (natural) or natural waterbody means a natural body of water, whether perennial or intermittent, fresh, brackish or saline, the course of which may have been artificially modified or diverted onto a new course, and includes a river, creek, stream, lake, lagoon, natural wetland, estuary, bay, inlet or tidal waters (including the sea).

watercourse means any river, creek, stream or chain of ponds, whether artificially modified or not, in which water usually flows, either continuously or intermittently, in a defined bed or channel, but does not include a waterbody (artificial).

waterway means the whole or any part of a watercourse, wetland, waterbody (artificial) or waterbody (natural).

wetland means:

- (a) natural wetland, including marshes, mangroves, backwaters, billabongs, swamps, sedgelands, wet meadows or wet heathlands that form a shallow waterbody (up to 2 metres in depth) when inundated cyclically, intermittently or permanently with fresh, brackish or salt water, and where the inundation determines the type and productivity of the soils and the plant and animal communities, or
- (b) artificial wetland, including marshes, swamps, wet meadows, sedgelands or wet heathlands that form a shallow waterbody (up to 2 metres in depth) when inundated cyclically, intermittently or permanently with water, and are constructed and vegetated with wetland plant communities.

wholesale supplies means a building or place used for the display, sale or hire of goods or materials by wholesale only to businesses that have an Australian Business Number registered under the *A New Tax System (Australian Business Number) Act* 1999 of the Commonwealth.



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*. (WOL2000656/PC)

FRANK SARTOR, M.P., Minister for Planning

e2007-122-09.d05 Page 1

Clause 1

Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)

Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19).

2 Aims of plan

This plan aims to amend *Eurobodalla Urban Local Environmental Plan 1999* (*the 1999 plan*):

- (a) to reclassify the land to which this plan applies from community land to operational land within the meaning of the *Local Government Act 1993* so as:
 - (i) to regularise the current uses of part of the land for carparks, pathways, roads, bush fire stations, reservoirs and the like, and
 - (ii) to enable the remainder of the land to be sold, and
- (b) to rezone part of the land to which this plan applies from the 6a1 Public Open Space zone to the 2g Residential—General zone, and
- (c) to update the provisions relating to the classification and reclassification of public land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

This plan applies:

- (a) with respect to the aims referred to in clause 2 (a) and (b), to land identified in the provision to be inserted by Schedule 1 [2] to this plan, and
- (b) with respect to the aim referred to in clause 2 (c), to the whole of the land to which the 1999 plan applies.

4 Amendment of Eurobodalla Urban Local Environmental Plan 1999

Eurobodalla Urban Local Environmental Plan 1999 is amended as set out in Schedule 1.

Amendments Schedule 1

Schedule 1 Amendments

(Clause 4)

[1] Clause 78

Omit the clause (including the table to the clause). Insert instead:

78 Classification and reclassification of public land

(1) The objective of this clause is to enable the Council, by means of this plan, to classify or reclassify public land as "operational land" or "community land" in accordance with Part 2 of Chapter 6 of the *Local Government Act 1993*.

Note. Under the *Local Government Act 1993*, "public land" is generally land vested in or under the control of a council (other than roads, Crown reserves and commons). The classification or reclassification of public land may also be made by a resolution of the Council under section 31, 32 or 33 of the *Local Government Act 1993*. Section 30 of that Act enables this plan to discharge trusts on which public reserves are held if the land is reclassified under this plan as operational land.

- (2) The public land described in Part 1 or Part 2 of Schedule 2 is classified, or reclassified, as operational land for the purposes of the *Local Government Act 1993*.
- (3) The public land described in Part 3 of Schedule 2 is classified, or reclassified, as community land for the purposes of the *Local Government Act 1993*.
- (4) The public land described in Part 1 of Schedule 2:
 - (a) does not cease to be a public reserve to the extent (if any) that it is a public reserve, and
 - (b) continues to be affected by any trusts, estates, interests, dedications, conditions, restrictions or covenants that affected the land before its classification, or reclassification, as operational land.
- (5) The public land described in Part 2 of Schedule 2, to the extent (if any) that it is a public reserve, ceases to be a public reserve on the commencement of the relevant classification plan and, by the operation of that plan, is discharged from all trusts, estates, interests, dedications, conditions, restrictions and covenants affecting the land or any part of the land, except:
 - (a) those (if any) specified for the land in Column 3 of Part 2 of Schedule 2, and
 - (b) any reservations that except land out of the Crown grant relating to the land, and

Schedule 1 Amendments

- (c) reservations of minerals (within the meaning of the *Crown Lands Act 1989*).
- (6) In this clause, the *relevant classification plan*, in relation to land described in Part 2 of Schedule 2, means this plan or, if the description of the land is inserted into that Part by another environmental planning instrument, that instrument.
- (7) Before the relevant classification plan inserted a description of land into Part 2 of Schedule 2, the Governor approved of subclause (5) applying to the land.

[2] Schedule 2

Insert after Schedule 1:

Schedule 2 Classification and reclassification of public land

(Clause 78)

Part 1 Land classified, or reclassified, as operational land—no interests changed

Column 1	Column 2
Locality	Description

Part 2 Land classified, or reclassified, as operational land—interests changed

Column 1	Column 2	Column 3	
Locality Description		Any trusts etc not discharged	
Batehaven			
Corrigan Crescent	Lot 2, DP 789121	Nil.	
Edward Road	Lots 1 and 3, DP 734916	Nil.	

Amendments Schedule 1

Column 2	Column 3
Description	Any trusts etc not discharged
Part of Lot 100, DP 29032, as shown edged heavy black on Sheet 2 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
Lot 11, DP 711474	Nil.
Lot 1, DP 740584	Nil.
Lot 1, DP 628982	Nil.
Lot 2, DP 261619	Nil.
Lot 80, DP 31086	Nil.
Lot 3, DP 603159	Nil.
Lot 1, DP 711075	Nil.
Lot 1, DP 121366	Nil.
Lot 24, Section 4, DP 758064	Nil.
Lot 40, Section 4, DP 758064	Nil.
Lot 42, DP 613326	Nil.
Lot 13, DP 263277	Nil.
Lot 1, DP 874575	Nil.
Part of Lot 21, DP 264293, as shown edged heavy black on Sheet 2 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
	Part of Lot 100, DP 29032, as shown edged heavy black on Sheet 2 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)" Lot 11, DP 711474 Lot 1, DP 740584 Lot 1, DP 628982 Lot 2, DP 261619 Lot 80, DP 31086 Lot 3, DP 603159 Lot 1, DP 711075 Lot 1, DP 121366 Lot 24, Section 4, DP 758064 Lot 40, Section 4, DP 758064 Lot 42, DP 613326 Lot 13, DP 263277 Lot 1, DP 874575 Part of Lot 21, DP 264293, as shown edged heavy black on Sheet 2 of the map marked "Eurobodalla Urban Local Environmental Plan 1999

Schedule 1 Amendments

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged
Malua Bay		
Tallawang Avenue	Part of Lot 11, DP 22787, as shown edged heavy black on Sheet 2 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
Moruya		
30 Campbell Street	Lot 11, Section 22, DP 758710	Nil.
Church Street	Lot 1, DP 807857	Nil.
Church Street	Lot 1, DP 825980	Nil.
Church Street	Lot 45, DP 702686	Nil.
Ford Street	Lots 203-205, DP 855112	Nil.
Princes Highway	Lot 2, DP 715453	Nil.
63 Queen Street	Lot 85, DP 842670	Nil.
69A Queen Street	Lot 831, DP 819571	Nil.
Vulcan Street	Lot 86, DP 717693	Nil.
Mossy Point		
42 Annetts Parade	Lot 296, DP 15396	Nil.
Narooma		
Field Street	Lot 913, DP 821427	Nil.
Nelligen		
15 Runnyford Road	Part of Lot 113, DP 238007, as shown edged heavy black on Sheet 3 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
North Batemans Bay	•	
Penthouse Place	Lot 28, DP 244134	Nil.
North Narooma		
33A Hillcrest Avenue	Lot 1, DP 379832	Nil.
	·	

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Amendments Schedule 1

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged
Sunshine Bay		
13 Pleasurelea Drive	Lot 7, DP 215957	Nil.
Surf Beach		
Beach Road	Part of Lot 123, DP 243186, as shown edged heavy black on Sheet 2 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
Surfside		
Timbara Crescent	Part of Lot 3, DP 1044536, as shown edged heavy black on Sheet 1 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
Timbara Crescent	Lot 900, DP 214160	Nil.
Tuross Head		
Drake Street	Part of Lot 1, DP 720069, as shown edged heavy black on Sheet 3 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
Hood Crescent	Lot 1, DP 504784	Nil.
12 Hood Crescent	Lot 3, DP 529919	Nil.
Trafalgar Road	Part of Lot 18, DP 22825, as shown edged heavy black on Sheet 3 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.
Trafalgar Road	Part of Lot 1, DP 546850, as shown edged heavy black on Sheet 3 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.

Amendments Schedule 1

Column 1	Column 2	Column 3
Locality	Description	Any trusts etc not discharged
Trafalgar Road	Part of Lot 177, DP 15425, as shown edged heavy black on Sheet 3 of the map marked "Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)"	Nil.

Part 3 Land classified, or reclassified, as community land

Column 1	Column 2
Locality	Description

[3] Dictionary

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

Eurobodalla Urban Local Environmental Plan 1999 (Amendment No 19)—Sheets 1 and 2



Newcastle Local Environmental Plan 2003 (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*. (N06/00031/PC)

FRANK SARTOR, M.P., Minister for Planning

e2007-115-09.d03 Page 1

Clause 1 Newcastle Local Environmental Plan 2003 (Amendment No 5)

Newcastle Local Environmental Plan 2003 (Amendment No 5)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Newcastle Local Environmental Plan 2003 (Amendment No 5).

2 Aims of plan

This plan aims to reclassify the land to which this plan applies from community land to operational land within the meaning of the *Local Government Act 1993*.

3 Land to which plan applies

This plan applies to part of Lot 40, DP 19631, 45 Lookout Road, New Lambton Heights, as shown edged heavy black on the map marked "Newcastle Local Environmental Plan 2003 (Amendment No 5)" deposited in the office of Newcastle City Council.

4 Amendment of Newcastle Local Environmental Plan 2003

Newcastle Local Environmental Plan 2003 is amended by inserting at the end of Part 2 of Schedule 5 the following words:

Part of Lot 40 DP 19631, 45 Lookout Road, New Lambton Heights, as shown edged heavy black on the map marked "Newcastle Local Environmental Plan 2003 (Amendment No 5)".



Tumut Local Environmental Plan 1990 (Amendment No 35)

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*. (Q08/0005)

FRANK SARTOR, M.P., Minister for Planning

e2008-025-09.d02 Page 1

Clause 1

Tumut Local Environmental Plan 1990 (Amendment No 35)

Tumut Local Environmental Plan 1990 (Amendment No 35)

under the

Environmental Planning and Assessment Act 1979

1 Name of plan

This plan is Tumut Local Environmental Plan 1990 (Amendment No 35).

2 Aims of plan

This plan aims to amend *Tumut Local Environmental Plan 1990* (*the 1990 plan*) to transpose the provisions of clauses 17 and 18 of the 1990 plan so that the provisions relating to each of the clause headings are contained within the appropriate clause.

3 Land to which plan applies

This plan applies to all land in Zones Nos 2 (a) (the Residential (Low Density) Zone), 2 (b) (the Residential (Medium Density) Zone) and 2 (v) (the Residential (Village or Township) Zone) under *Tumut Local Environmental Plan 1990*.

4 Amendment of Tumut Local Environmental Plan 1990

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

Tumut Local Environmental Plan 1990 (Amendment No 35)

Amendment Schedule 1

Schedule 1 Amendment

(Clause 4)

Clauses 17 and 18

Omit the clauses. Insert instead:

17 Dwelling-houses and dwellings in Zone No 2 (a), 2 (b) or 2 (v)

- (1) This clause applies to land within Zone No 2 (a), 2 (b) or 2 (v).
- (2) A person must not erect a dwelling-house, dwelling, cluster housing or dual occupancy on land to which this clause applies unless it complies with the following residential densities:
 - (a) in respect of land within Zone No 2 (a)—not more than one dwelling or attached dual occupancy per 600 square metres,
 - (b) in respect of land within Zone No 2 (b) or 2 (v):
 - (i) not more than one small dwelling per 225 square metres, and
 - (ii) not more than one medium dwelling per 325 square metres, and
 - (iii) not more than one large dwelling per 440 square metres.
- (3) A person must not erect a building, being a dwelling-house, dwelling, cluster housing or an attached dual occupancy, on land to which this clause applies unless the floor space ratio of the building is not greater than 0.3:1 for a single storey building and 0.5:1 for a 2 storey building.

18 Other development in Zone No 2 (a), 2 (b) or 2 (v)

- (1) This clause applies to land within Zone No 2 (a), 2 (b) or 2 (v).
- (2) The Council may consent to the carrying out of development of land to which this clause applies for the purposes of a building (other than a dwelling-house, dwelling, cluster housing or a dual occupancy) only if:
 - (a) the floor space ratio of the building will be not greater than 0.5:1, and
 - (b) the Council has taken into account the effect of the development on surrounding land uses.

Department of Primary Industries

MINERAL RESOURCES

NOTICE is given that the following application has been received:

EXPLORATION LICENCE APPLICATION

(T08-0049)

No. 3448, BOUNTY RESOURCES PTY LIMITED (ACN 108 458 420), area of 8 units, for Group 2 and Group 3, dated 28 February, 2008. (Orange Mining Division).

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

NOTICE is given that the following applications have been granted:

EXPLORATION LICENCE APPLICATIONS

(07-233)

No. 3128, now Exploration Licence No. 7085, DIGGERS EXPLORATION PTY LTD (ACN 127 658 280), County of Monteagle, Map Sheets (8529, 8629), area of 66 units, for Group 1, dated 21 February, 2008, for a term until 21 February, 2010.

(07-385)

No. 3282, now Exploration Licence No. 7087, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), Counties of Georgiana and Westmoreland, Map Sheets (8829, 8830), area of 48 units, for Group 6, dated 21 February, 2008, for a term until 21 February, 2010.

(07-402)

No. 3299, now Exploration Licence No. 7088, PANGAEA MINERALS PTY LIMITED (ACN 120 631 316), Counties of Bligh and Lincoln, Map Sheet (8733), area of 32 units, for Group 6, dated 21 February, 2008, for a term until 21 February, 2010.

(T07-0465)

No. 3324, now Exploration Licence No. 7089, METALLURGICAL REFINING & DEVELOPMENT PTY LTD (ACN 009 756 414) AND JAMES MACAULAY, County of Gunderbooka, Map Sheets (8037, 8038), area of 100 units, for Group 1, dated 21 February, 2008, for a term until 21 February, 2010.

(T07-0485)

No. 3344, now Exploration Licence No. 7086, BASINEX PTY LTD (ACN 126624931), Counties of Buccleuch and Harden, Map Sheet (8528), area of 100 units, for Group 1, dated 21 February, 2008, for a term until 21 February, 2010.

(07-3544)

No. 3347, now Exploration Licence No. 7091, WILPINJONG COAL PTY LTD (ACN 104 594 694), County of Phillip, Map Sheet (8833), area of 715 hectares, for Group 9, dated 3 March, 2008, for a term until 3 March, 2011. As a result of the grant of this title, Exploration Licence No. 6676 has partly ceased to have effect.

PETROLEUM APPLICATION

(07-5389)

No. 30, now Petroleum Special Prospecting Authority No. 22, LEICHHARDT RESOURCES PTY LTD (ACN 125 844 448), area of 9 blocks, for petroleum, dated 18 February, 2008, for a term until 18 February, 2009. (Inverell Mining Division). For exact location details refer to the Department's NSW State Map of Petroleum Titles.

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

NOTICE is given that the following application has been withdrawn:

EXPLORATION LICENCE APPLICATION

(T08-0031)

No. 3431, CENTAURUS RESOURCES LIMITED (ACN 120 281 969), County of Bland and County of Gipps, Map Sheets (8329, 8330). Withdrawal took effect on 27 February, 2008.

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

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

(08-1768)

Exploration Licence No. 5460, ANGLO COAL (SADDLERS CREEK) PTY LTD (ACN 081 072 755), ANGLO COAL (DRAYTON) NO. 2 PTY LIMITED (ACN 004 917 177), DAESUNG AUSTRALIA PTY LIMITED (ACN 002 011 967), HYUNDAI AUSTRALIA PTY LIMITED (ACN 002 008 657), MITSUI DRAYTON INVESTMENT PTY LTD (ACN 082 138 529) AND MITSUI MINING AUSTRALIA PTY LTD (ACN 001 799 444), area of 6280 hectares. Application for renewal received 28 February, 2008.

(T03-0973)

Exploration Licence No. 6223, AURICULA MINES PTY LIMITED (ACN 108 362 027), area of 13 units. Application for renewal received 3 March, 2008.

(T03-1001)

Exploration Licence No. 6224, COMPASS RESOURCES N.L. (ACN 010 536 820), area of 40 units. Application for renewal received 4 March, 2008.

(T03-1008)

Exploration Licence No. 6226, DEFIANCE RESOURCES LTD (ACN 119 700 220), area of 61 units. Application for renewal received 4 March, 2008.

(05-0269)

Exploration Licence No. 6512, SILVER MINES LIMITED (ACN 107 452 942), area of 100 units. Application for renewal received 4 March, 2008.

(05-0280)

Exploration Licence No. 6534, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 61 units. Application for renewal received 29 February, 2008.

(05-0282)

Exploration Licence No. 6535, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 25 units. Application for renewal received 29 February, 2008.

(05-0283)

Exploration Licence No. 6536, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 18 units. Application for renewal received 29 February, 2008.

(05-0295)

Exploration Licence No. 6537, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 27 units. Application for renewal received 29 February, 2008.

(T03-0884)

Exploration Licence No. 6547, STEINER HOLDINGS PTY LTD (ACN 009 461 223), area of 509 units. Application for renewal received 29 February, 2008.

(05-0281)

Exploration Licence No. 6552, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 19 units. Application for renewal received 3 March, 2008.

(08-1821)

Exploration Licence No. 6553, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 10 units. Application for renewal received 3 March, 2008.

(08-1822)

Exploration Licence No. 6554, CLANCY EXPLORATION LIMITED (ACN 105 578 756), area of 12 units. Application for renewal received 3 March, 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authority has been renewed:

(08-260)

Exploration Licence No. 6360, GRANITE POWER LIMITED (ACN 112 714 440), Counties of Camden and Cumberland, Map Sheet (9029), area of 19 units, for a further term until 24 December, 2009. Renewal effective on and from 3 March, 2008.

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

CANCELLATION OF AUTHORITY AT REQUEST OF HOLDER

NOTICE is given that the following authority has been cancelled:

(05-307)

Exploration Licence No. 6545, MALACHITE RESOURCES NL (ACN 075 613 268), County of Georgiana and County of Westmoreland, Map Sheet (8830), area of 100 units. Cancellation took effect on 6 February, 2008.

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

PETROLEUM EXPLORATION LICENCE APPLICATIONS

(T07-0438)

No. 86, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 138 blocks, dated 4 October, 2007. (Surat Basin).

(T07-0439)

No. 87, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 140 blocks, dated 4 October, 2007. (Eromanga Basin).

(T07-0440)

No. 88, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 140 blocks, dated 4 October, 2007. (Eromanga and Surat Basins).

(T07-0441)

No. 89, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 140 blocks, dated 4 October, 2007. (Surat Basin).

(T07-0442)

No. 90, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 140 blocks, dated 4 October, 2007. (Eromanga Basin).

(T07-0443)

No. 91, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 140 blocks, dated 4 October, 2007. (Eromanga and Murray-Darling Basins).

(T07-0444)

No. 92, GUNNEDAH GAS PTY LTD (ACN 115 880 772), area of 22 blocks, dated 28 September, 2007. (Surat Basin).

(T07-0571)

No. 93, GUNNEDAH GAS PTY LTD (ACN 115 880 772), area of 23 blocks, dated 17 October, 2007. (Surat Basin).

(T07-0572)

No. 94, HARDIE INFRASTRUCTURE PTY LTD (ACN 105 959 804), area of 126 blocks, dated 19 October, 2007. (Eromanga Basin).

(T07-0574)

No. 95, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 82 blocks, dated 7 November, 2007. (Sydney Onshore Basin).

(T08-0005)

No. 96, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 101 blocks, dated 6 February, 2008. (Surat Basin).

(T08-0006)

No. 97, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 99 blocks, dated 6 February, 2008. (Sydney Onshore Basin).

(T08-0007)

No. 98, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 36 blocks, dated 6 February, 2008. (Sydney Onshore Basin).

(T08-0011)

No. 99, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 2 blocks, dated 8 February, 2008. (Sydney Onshore Basin).

PETROLEUM SPECIAL PROSPECTING AUTHORITY APPLICATIONS

(T07-0575)

No. 31, PANGAEA OIL & GAS PTY LIMITED (ACN 068 812 171), area of 59 blocks, dated 9 November, 2007. (Myall Syncline Basin).

(T07-0576)

No. 32, PANGAEA OIL & GAS PTY LIMITED (ACN 068 812 171), area of 205 blocks, dated 14 November, 2007. (Not located within an identified Basin).

(T08-0008)

No. 33, ENERGETICA RESOURCES PTY LTD (ACN 113 926 042), area of 36 blocks, dated 18 February, 2008. (Murray-Darling Basin).

PETROLEUM PRODUCTION LEASE APPLICATIONS

(T07-0573)

No. 8, AGL GAS PRODUCTION (CAMDEN) PTY LTD (ACN 115 063 744) and SYDNEY GAS (CAMDEN) OPERATIONS PTY LTD (ACN 100 684 419), area of 725.8 hectares, dated 30 October, 2007. (Sydney Onshore Basin).

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

NOTICE is given that the following applications have been granted:

PETROLEUM SPECIAL PROSPECTING AUTHORITY APPLICATIONS

(07-436)

No. 28, now Petroleum Special Prospecting Authority No. 20, LEICHHARDT RESOURCES PTY LTD (ACN 125 844 448), area of 24 blocks, Sydney Basin, dated 18 February 2008, for a term until 18 February 2009.

(07-437)

No. 29, now Petroleum Special Prospecting Authority No. 21, LEICHHARDT RESOURCES PTY LTD (ACN 125 844 448), area of 23 blocks, Sydney Basin, dated 18 February 2008, for a term until 18 February 2009.

(07-5389)

No. 30, now Petroleum Special Prospecting Authority No. 22, LEICHHARDT RESOURCES PTY LTD (ACN 125 844 448), area of 9 blocks, Surat Basin, dated 18 February 2008, for a term until 18 February 2009.

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

NOTICE is given that the following applications have been withdrawn:

PETROLEUM EXPLORATION LICENCE APPLICATIONS

(T07-0444)

No. 92, GUNNEDAH GAS PTY LTD (ACN 115 880 772), Surat Basin. Withdrawal took effect on 17 October 2007.

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

(C03-0540)

Petroleum Exploration Licence No. 442, APEX ENERGY NL (ACN 097 997 914) and SUN RESOURCES (NSW) PTY LTD (ACN 105 706 894), area of 5 blocks. Application for renewal received 25 January 2008.

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

RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

(06-4888)

Petroleum Exploration Licence No. 427, COMET RIDGE LTD (ACN 106 092 577) and ORION PETROLEUM LIMITED (ACN 125 394 667), area of 97 blocks, for a further term until 20 May 2008. Renewal effective on and from 20 February 2008.

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

TRANSFER

NOTICE is given that the following authorities have been transferred:

(04-2315)

Petroleum Exploration Licence No. 446 formerly held by SANTELLE PTY LTD (ACN 099 110 675) has been transferred to MACQUARIE ENERGY PTY LTD (ACN 113 972 473). The transfer was registered on 20 February 2008

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

CANCELLATION OF AUTHORITIES AT REQUEST OF HOLDERS

NOTICE is given that the following authorities have been cancelled:

(04-2315)

Petroleum Exploration Licence No. 446, MACQUARIE ENERGY PTY LTD (ACN 113 972 473), area of 2 blocks. Cancellation took effect on 20 February 2008.

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

PLANT DISEASES ACT 1924

Authority to Perform Inspectors' Functions

- I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, hereby:
- (a) pursuant to sections 3(2)(a) and 11(3) of the *Plant Diseases Act 1924* ("the Act"), revoke the authorisation of the persons named in Schedule 1 below as set out in the Authority published in *Government Gazette* No. 45 of 15 April 2005 at page 1412 and any authorisation revived as a result of this revocation;
- (b) pursuant to section 11(3) of the Act, authorise the persons named in Schedule 1 below to perform the functions of an inspector specified in Column 1 of Schedule 2 below subject to the limitations described opposite in Column 2 of Schedule 2 (if any) and on the conditions specified in Schedule 3 below, for the purpose or eradicating and preventing the spread of fruit fly (Family *Tephritidgae*);
- (c) pursuant to section 11(4) of the Act, limit the authority under paragraph (b) above in its operation to the area known as the New South Wales Fruit Fly Exclusion Zone as defined in Proclamation P178 published in *Government Gazette* No. 11 of 19 January 2007 at page 186.

SCHEDULE 1

Beryl Mary WILSON Christopher David WILSON Timothy John WILSON

SCHEDULE 2

Column 1 –	Column 2 - Limitations
Section of the Act	
9(1)	
13(1)	
13(1A)	
13(1B)(a) and (c)	These functions may only be exercised in respect of
13(1BA)(a) and (b)	vehicles and vessels. They may not be exercised in
	respect of land and premises.
25A(1)	

SCHEDULE 3

The functions specified in Schedule 2 above may be performed by the authorised persons:

1. only on a road or in a public place or in respect of a vehicle or vessel on a road or in any public place; and

- 2. only in relation to plants, fruit, coverings or other things which the authorised person has reasonable grounds for believing:
 - (a) are infected or likely to convey infection, or
 - (b) have been introduced into the State or any portion of the State; or which are being conveyed or dealt with in contravention of any proclamation, notification or order under the Act or the *Plant Diseases Regulation* 2003.

Dated this 12th day of February 2008.

R. F. SHELDRAKE,
Director-General,
NSW Department of Primary Industries

NOTICE OF FINAL DETERMINATION

Gemfish – Rexea solandri

The Fisheries Scientific Committee, established under Part 7A of the *Fisheries Management Act 1994* (the Act), has made a final determination not to list *Rexea solandri* – gemfish as an endangered species in Part 1 of Schedule 4 of the Act.

The Committee has determined that *Rexea solandri* – gemfish is not facing a high risk of extinction in NSW, as determined in accordance with criteria prescribed by the regulations and is not eligible for listing as an endangered species in Part 1 of Schedule 4 of the *Fisheries Management Act 1994*

Copies of the final determination are available on the website www.fsc.nsw.gov.au

Or by contacting the Committee's Executive Officer

Fisheries Scientific Committee c\- NSW Department of Primary Industries Locked Bag 1 NELSON BAY NSW 2315

Tel: (02) 49163828

Email: fsc@dpi.nsw.gov.au

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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Airly State Forest

Airly State Forest is located approximately 24km south of the township of Kandos. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Airly State Forest area: 631 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

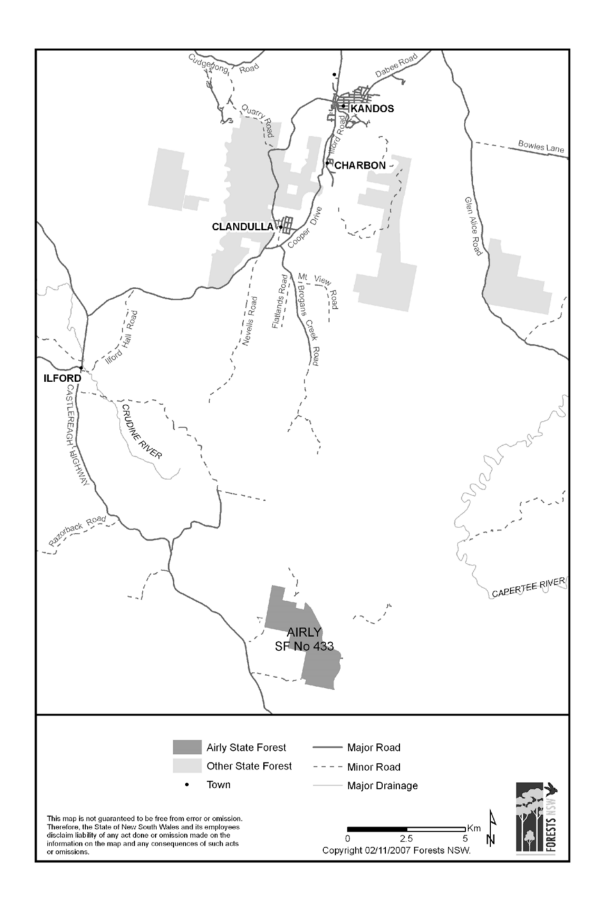
3. Requirements of the declaration

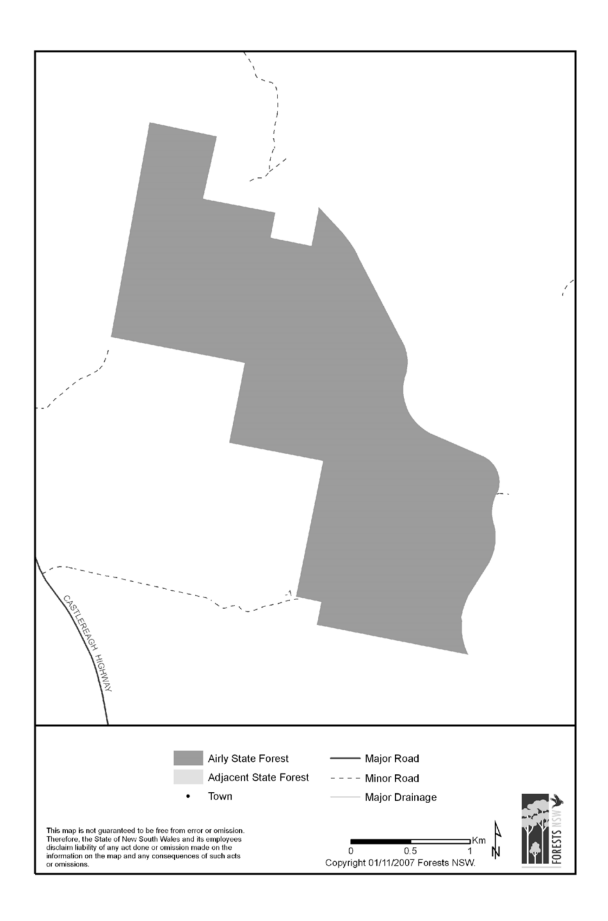
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Albert State Forest

Albert State Forest is located approximately 70km north of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Albert State Forest area: 1060 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

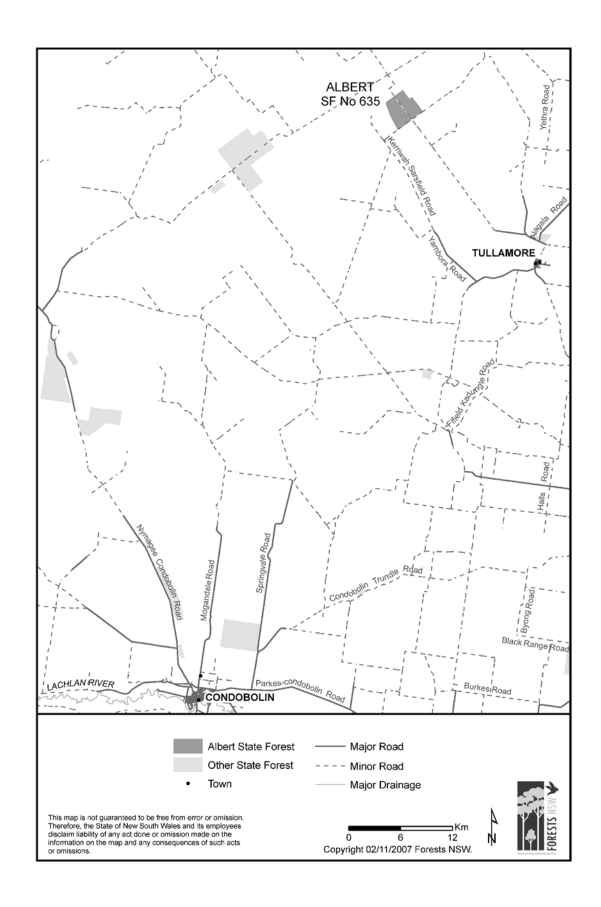
3. Requirements of the declaration

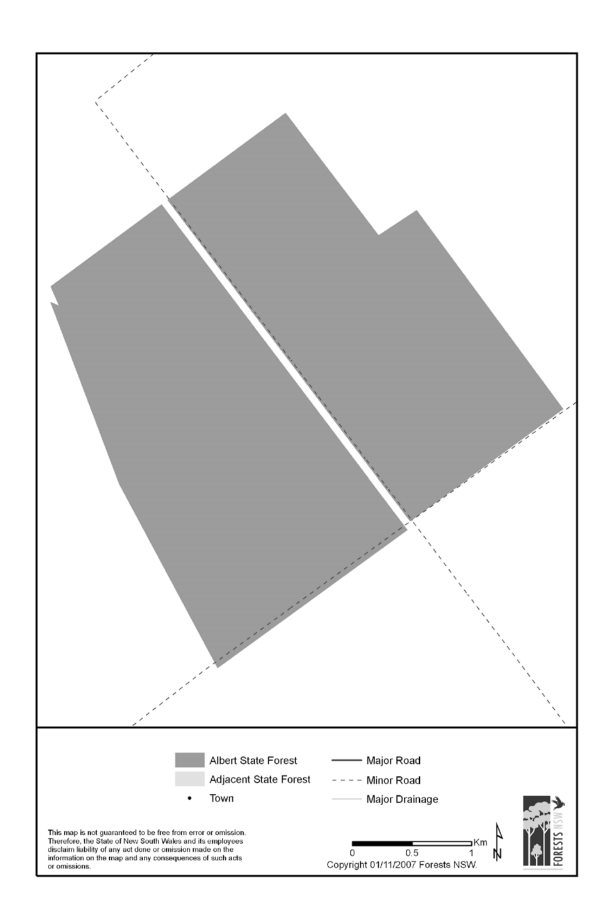
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Attunga State Forest

Attunga State Forest is located approximately 16km north of the township of Tamworth. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Attunga State Forest area: 858 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

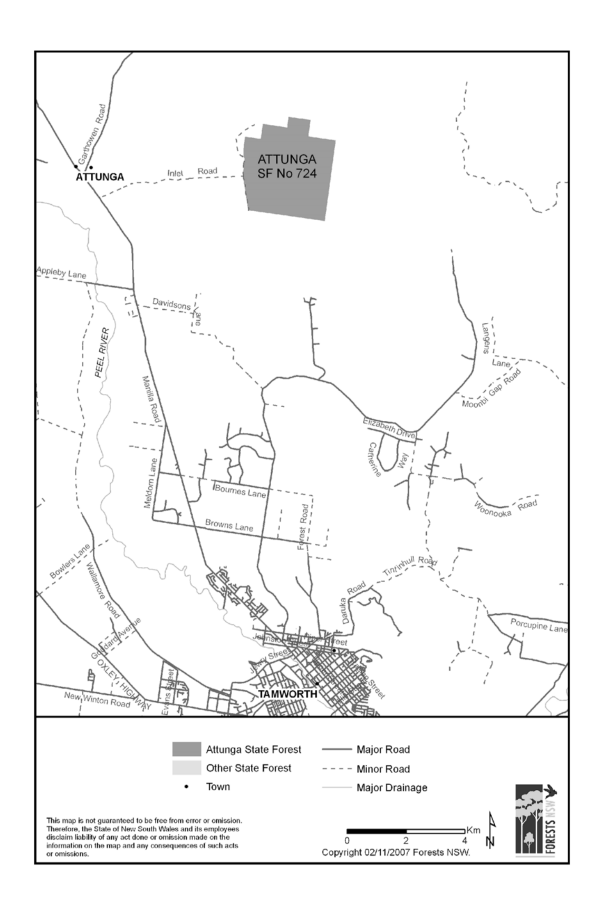
3. Requirements of the declaration

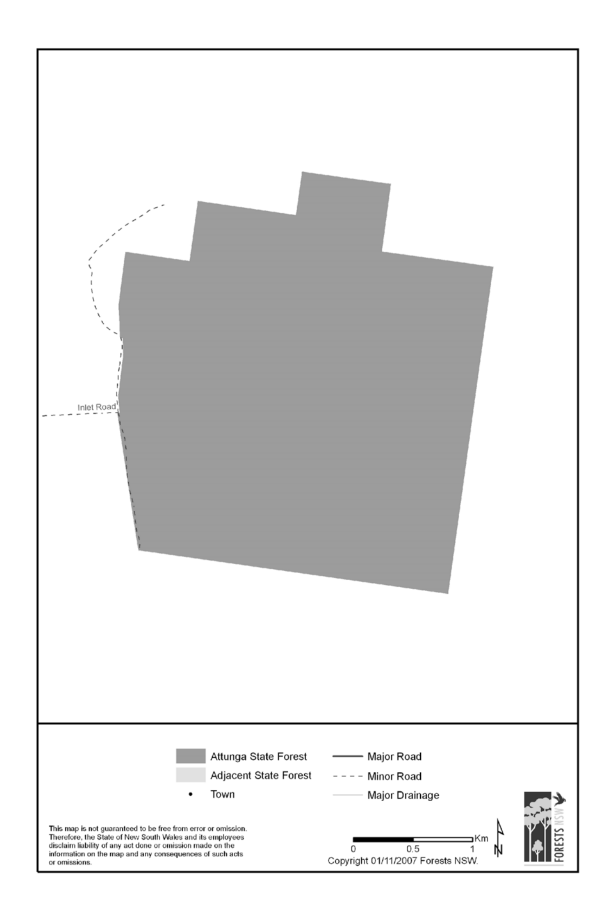
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bachelor State Forest

Bachelor State Forest is located approximately 18km south west of the township of Forster-Tuncurry. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bachelor State Forest area: 2642 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

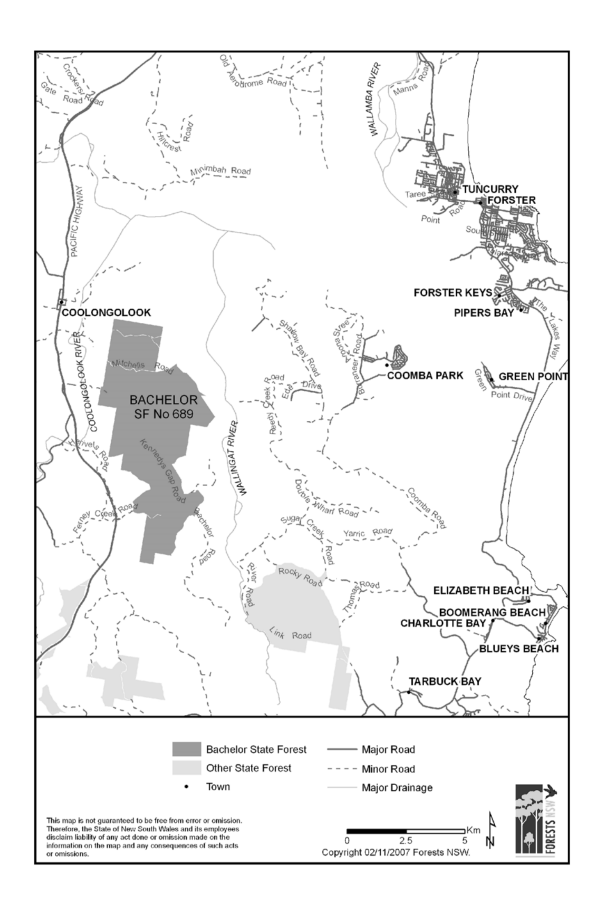
3. Requirements of the declaration

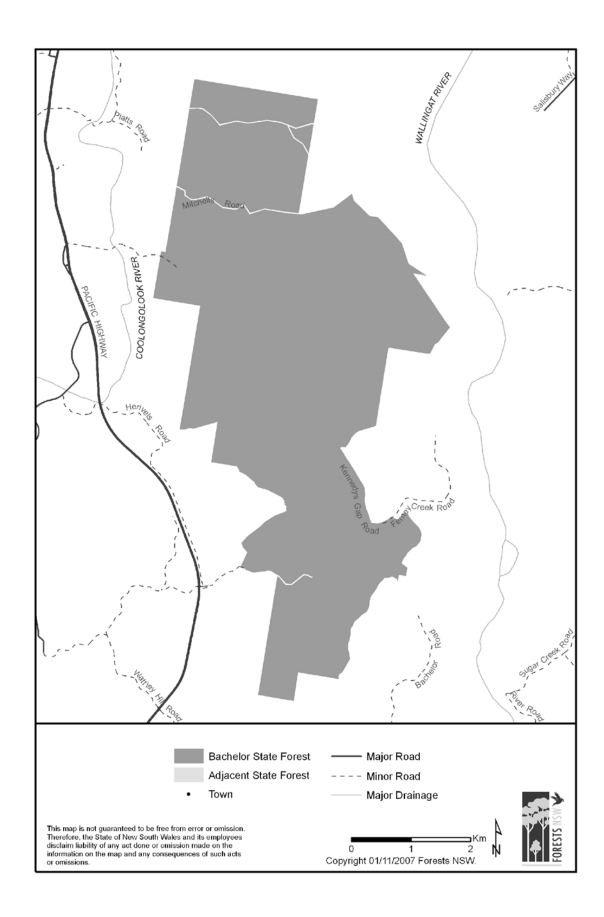
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Back Creek State Forest

Back Creek State Forest is located approximately 17km east of the township of West Wyalong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Back Creek State Forest area: 1006 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

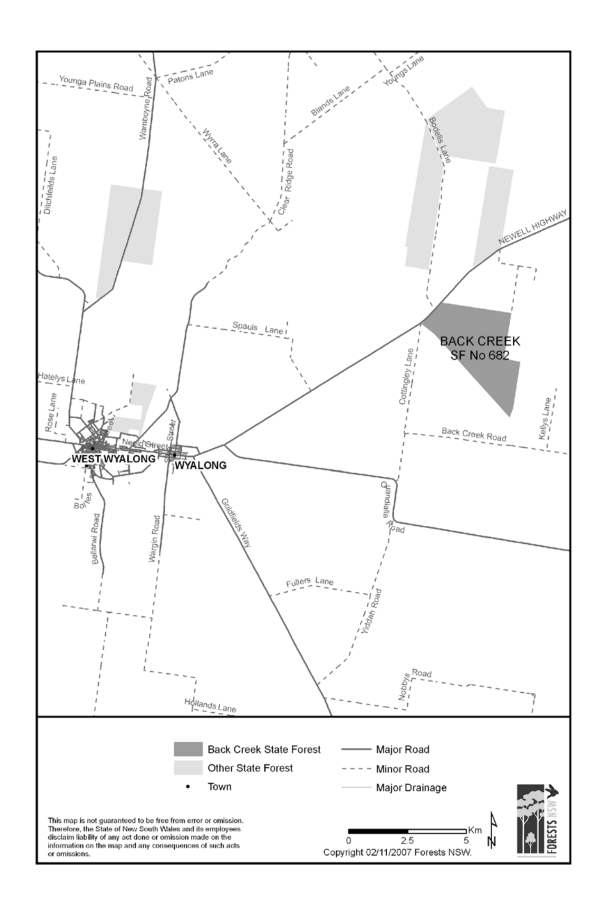
3. Requirements of the declaration

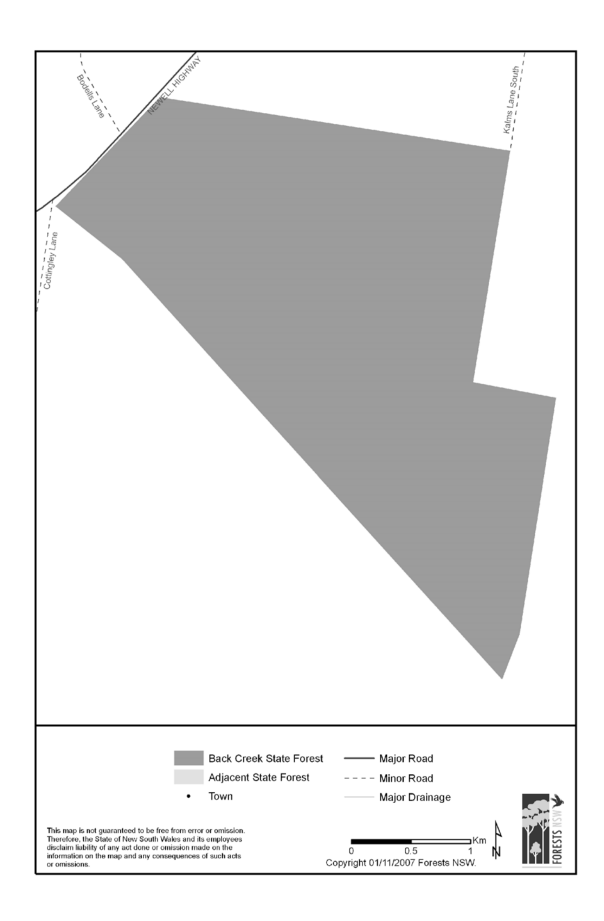
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Back Yamma State Forest

Back Yamma State Forest is located approximately 20km east of the township of Forbes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Back Yamma State Forest area: 4409 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

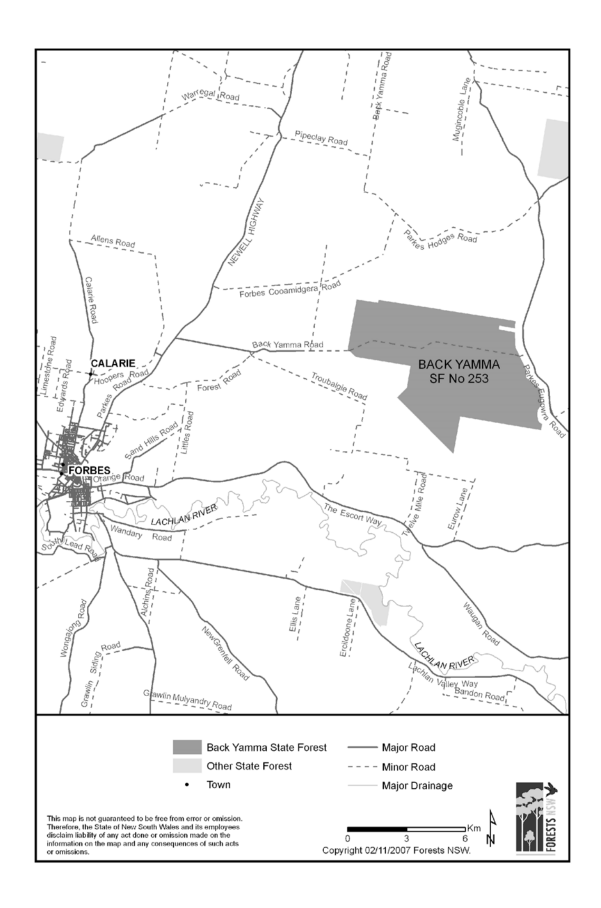
3. Requirements of the declaration

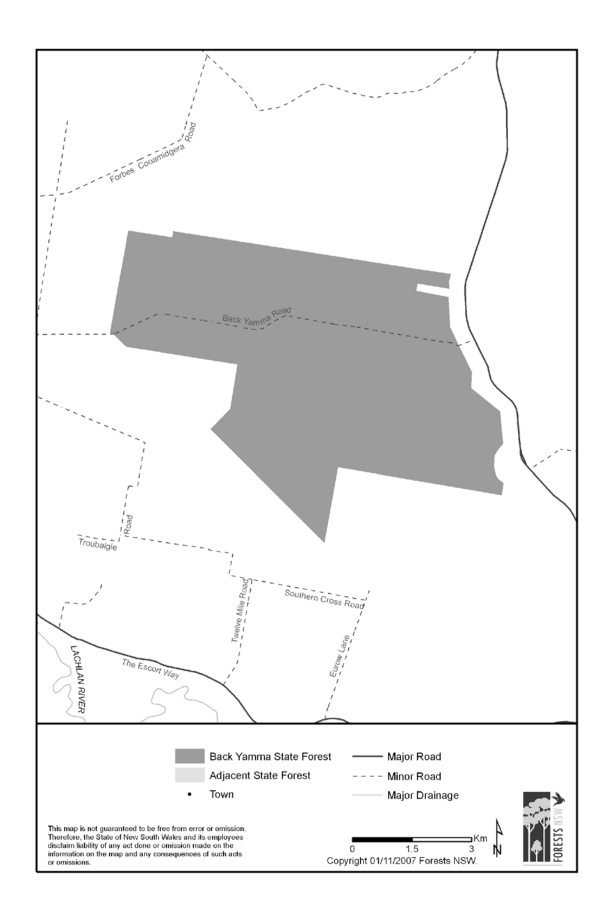
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Balgay State Forest

Balgay State Forest is located approximately 64km south west of the township of Nyngan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Balgay State Forest area: 1090 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

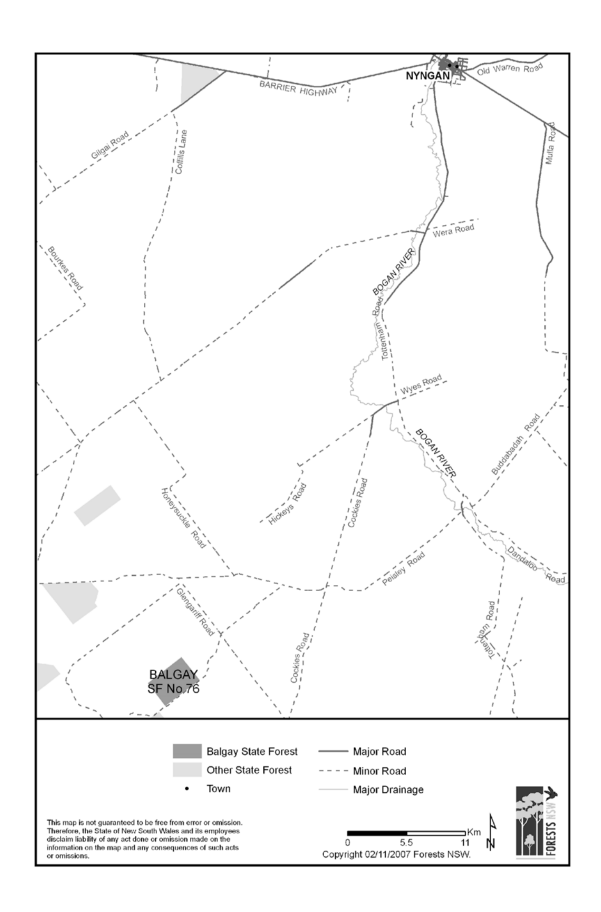
3. Requirements of the declaration

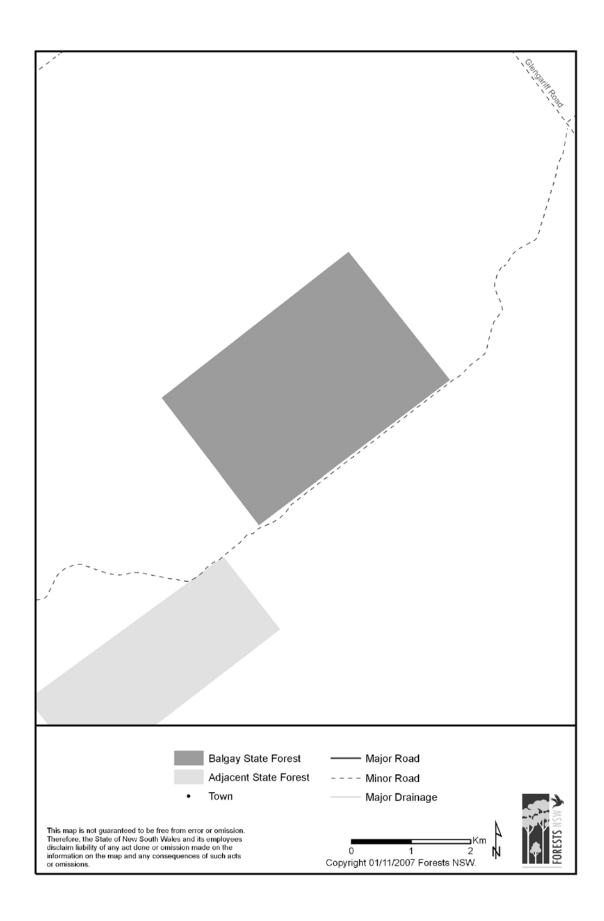
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Balowra State Forest

Balowra State Forest is located approximately 94km south east of the township of Cobar. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Balowra State Forest area: 2061 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

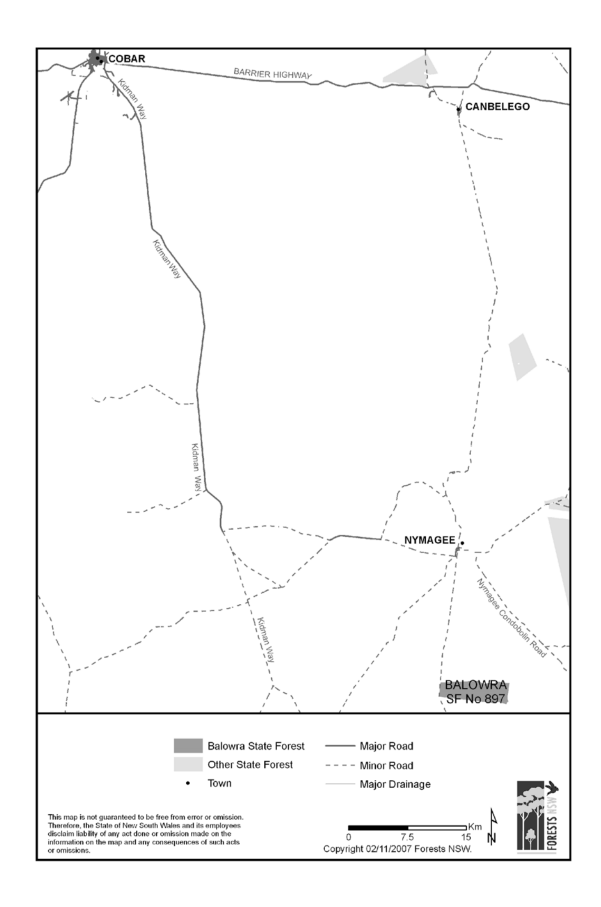
3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Barcoongere State Forest

Barcoongere State Forest is located approximately 15km north of the township of Arrawarra. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Barcoongere State Forest area: 2140 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

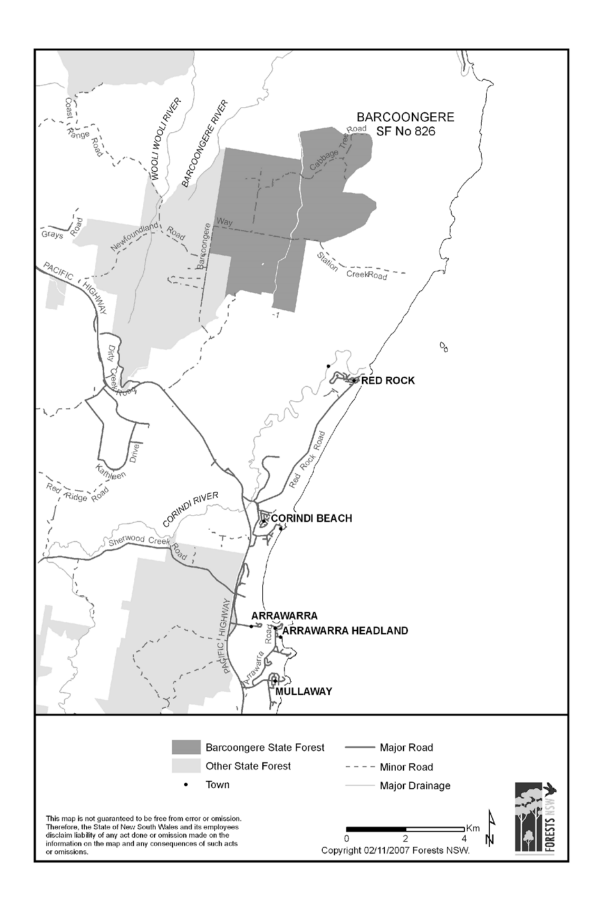
3. Requirements of the declaration

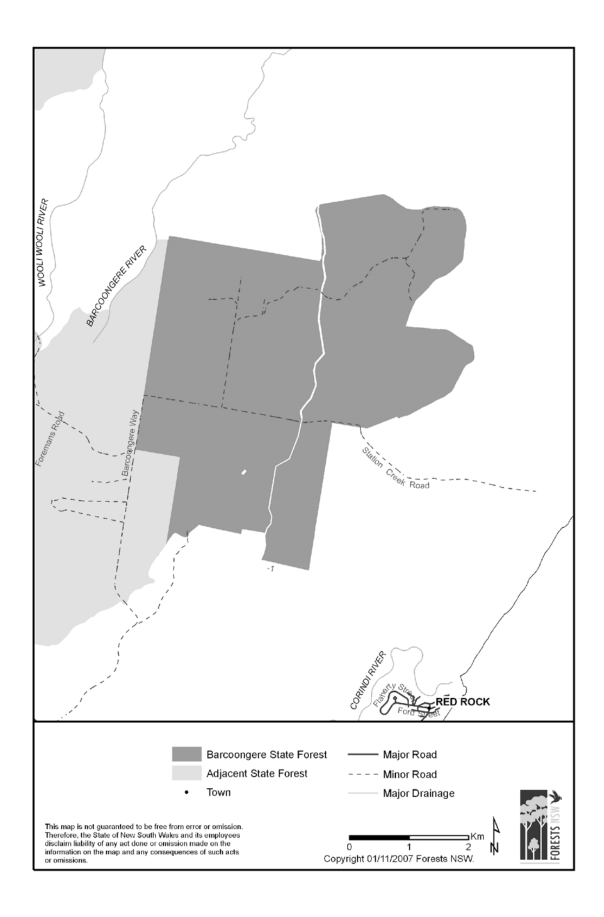
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bedooba State Forest

Bedooba State Forest is located approximately 88km south of the township of Cobar. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bedooba State Forest area: 1663 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

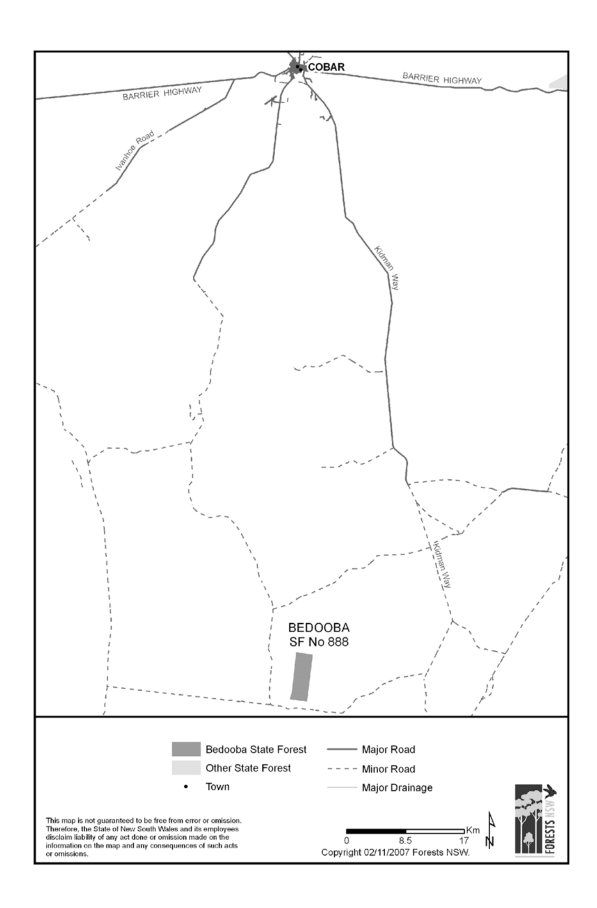
3. Requirements of the declaration

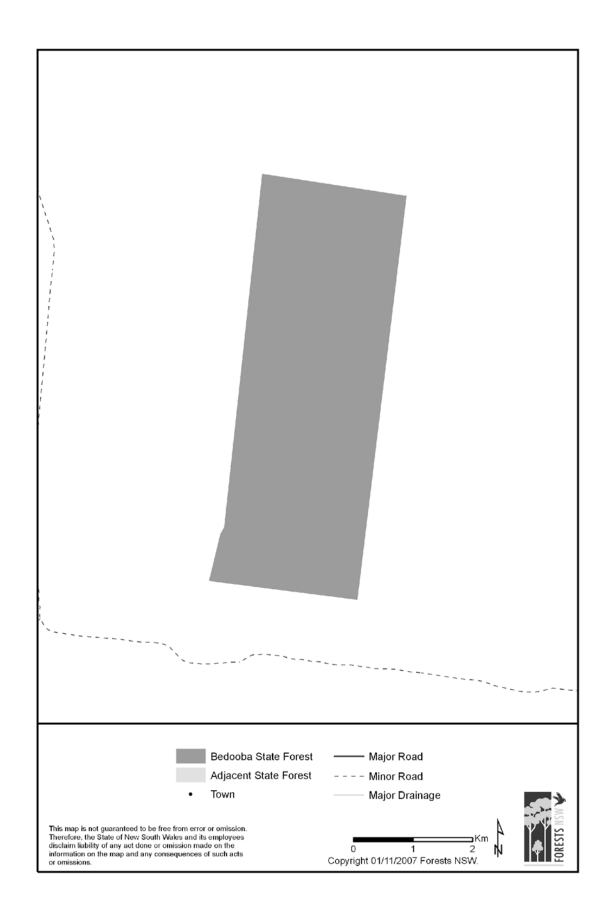
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Belanglo State Forest

Belanglo State Forest is located approximately 14km west of the township of Moss Vale. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Belanglo State Forest area: 3885 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

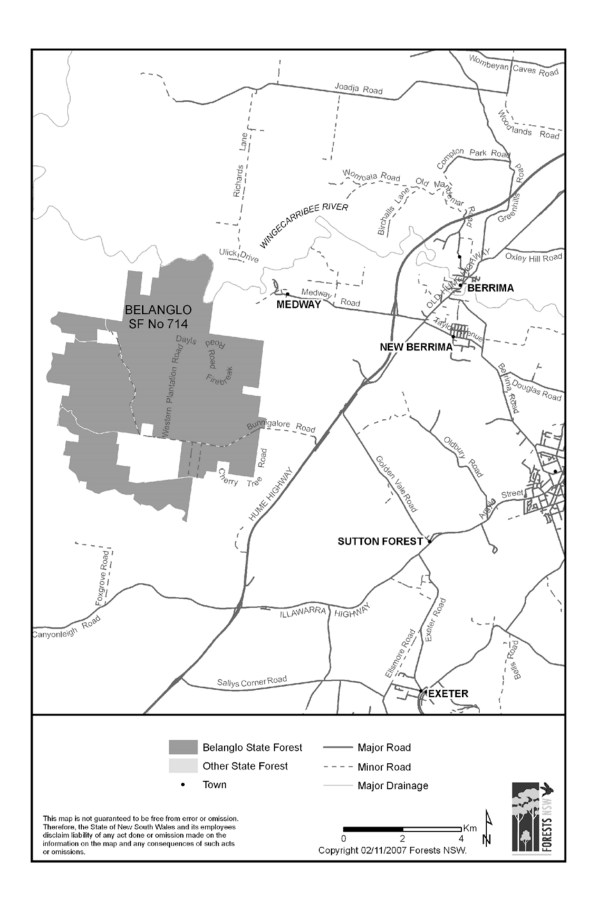
3. Requirements of the declaration

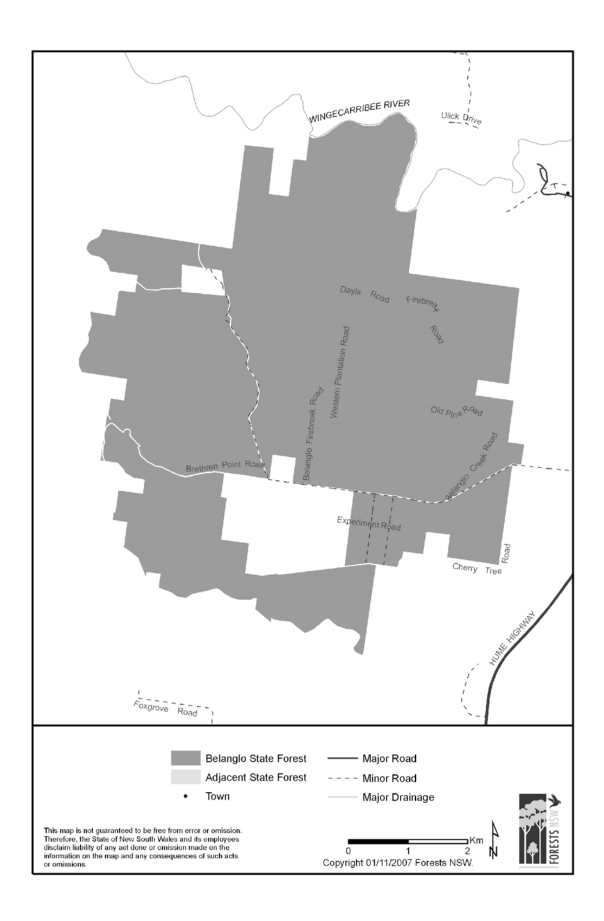
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Benbraggie State Forest

Benbraggie State Forest is located approximately 9km west of the township of Bingara. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Benbraggie State Forest area: 845 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

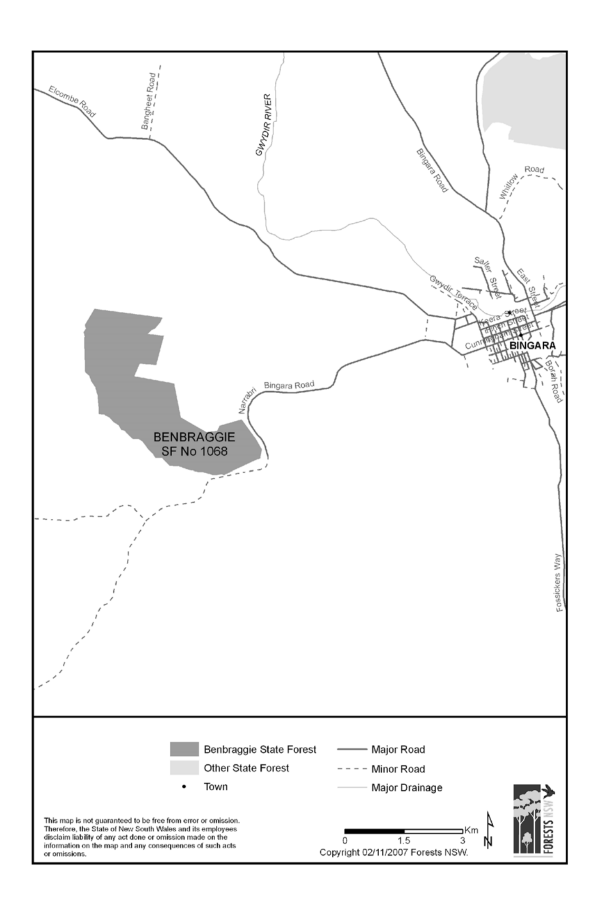
3. Requirements of the declaration

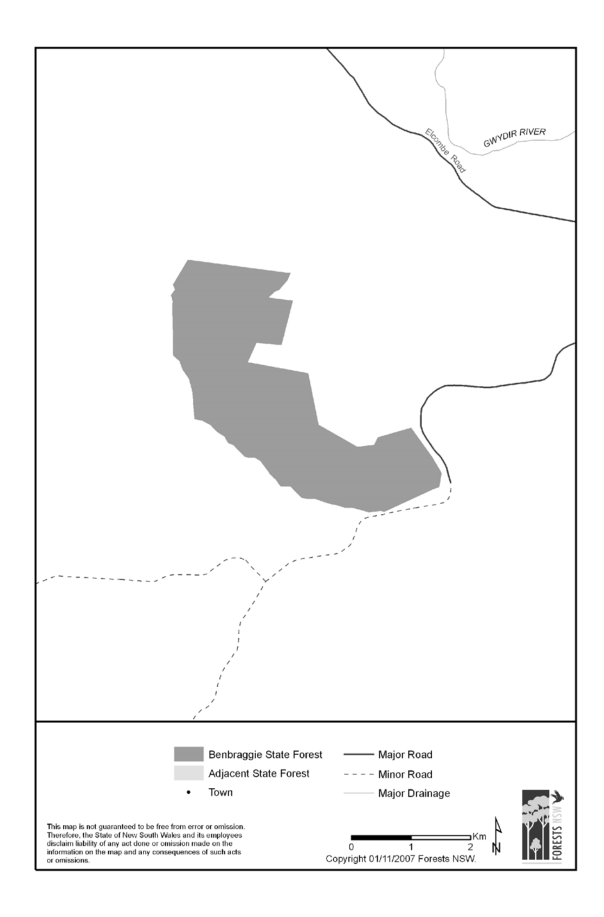
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bendick Murrell State Forest

Bendick Murrell State Forest is located approximately 30km north east of the township of Young. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bendick Murrell State Forest area: 1859 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

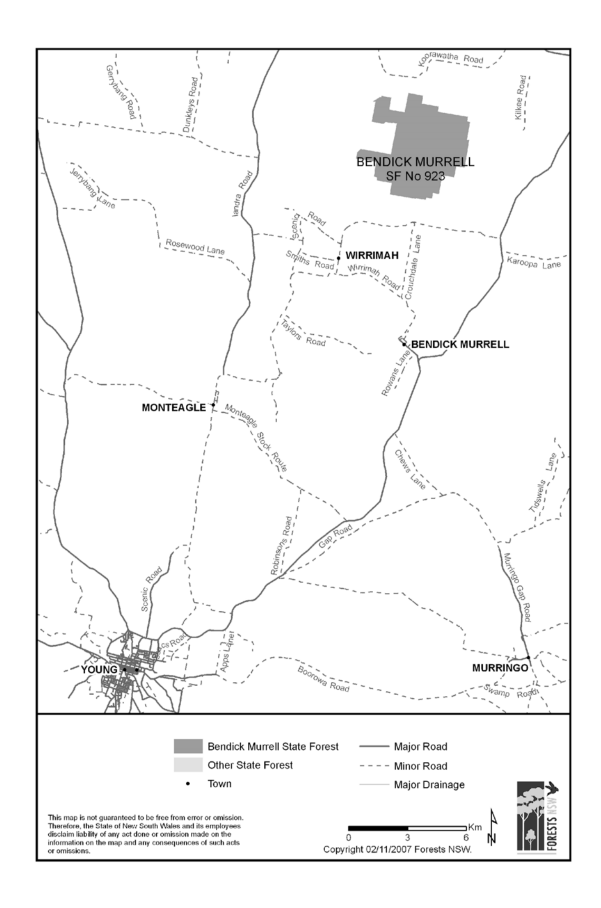
3. Requirements of the declaration

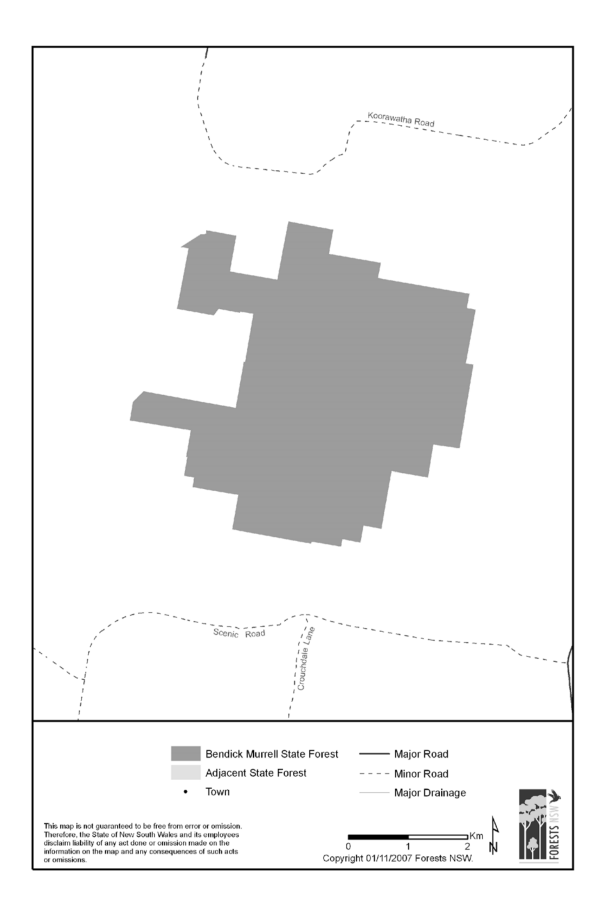
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Billilimbra State Forest

Billilimbra State Forest is located approximately 37km south east of the township of Tenterfield. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Billilimbra State Forest area: 3852 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

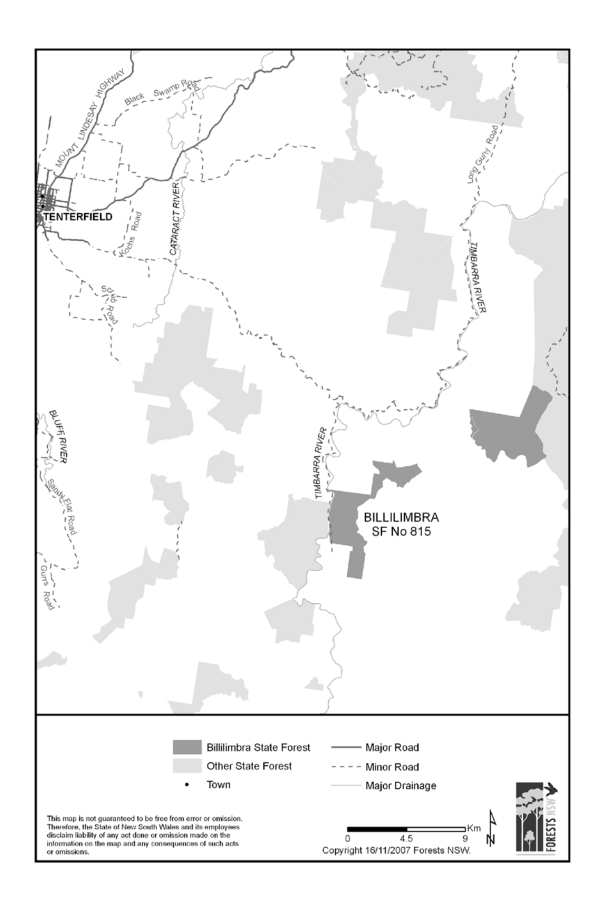
3. Requirements of the declaration

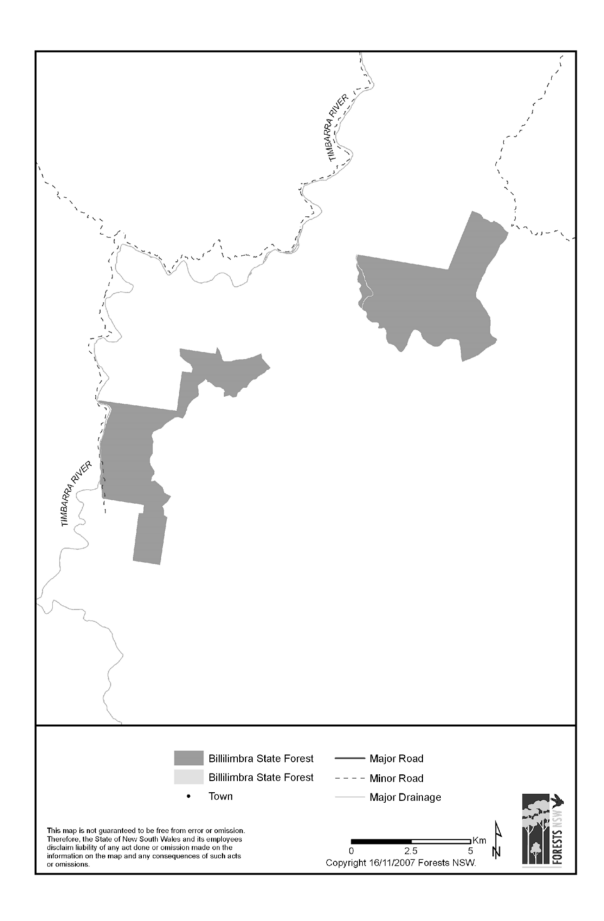
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bimbi State Forest

Bimbi State Forest is located approximately 22km west of the township of Grenfell. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bimbi State Forest area: 2571 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

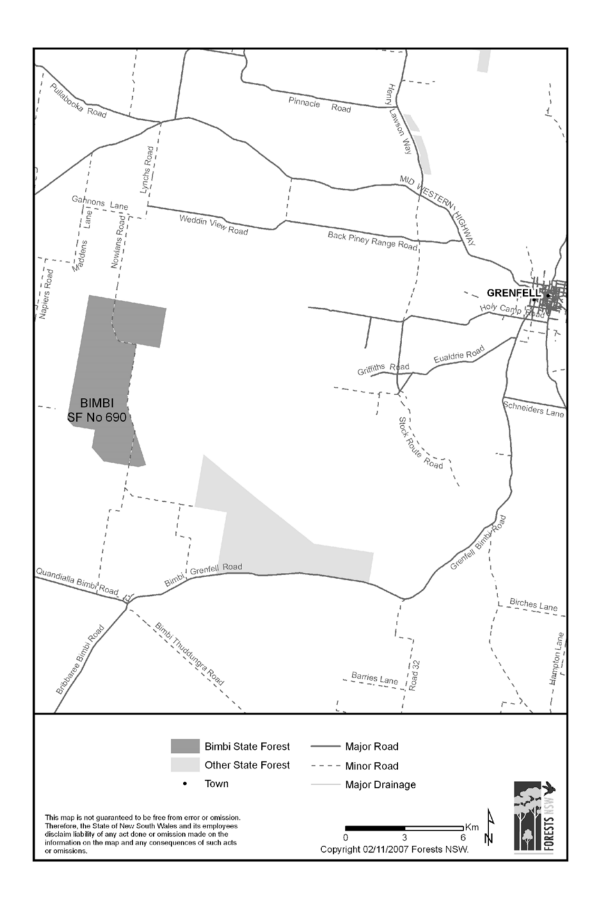
3. Requirements of the declaration

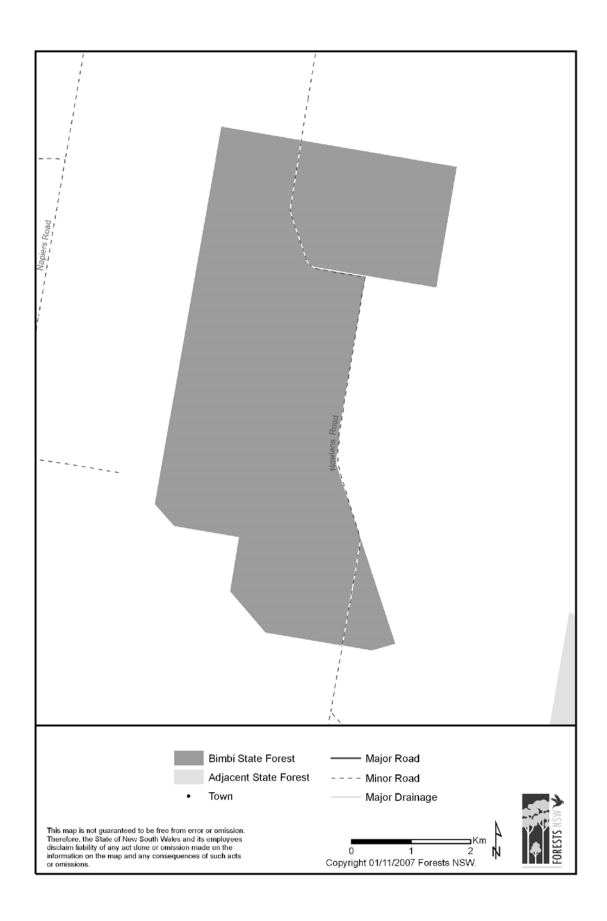
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bingara State Forest

Bingara State Forest is located approximately 3km east of the township of Bingara. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bingara State Forest area: 2105 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

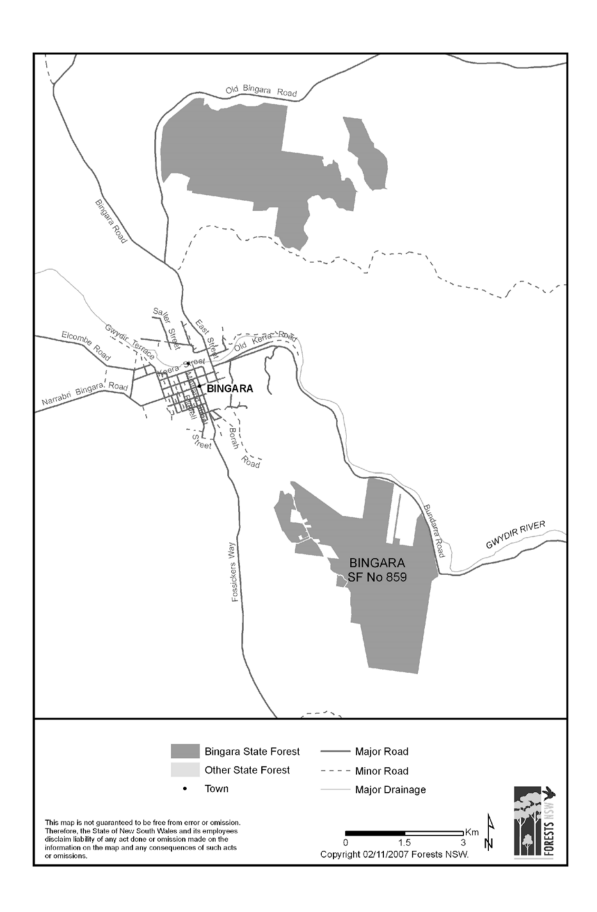
3. Requirements of the declaration

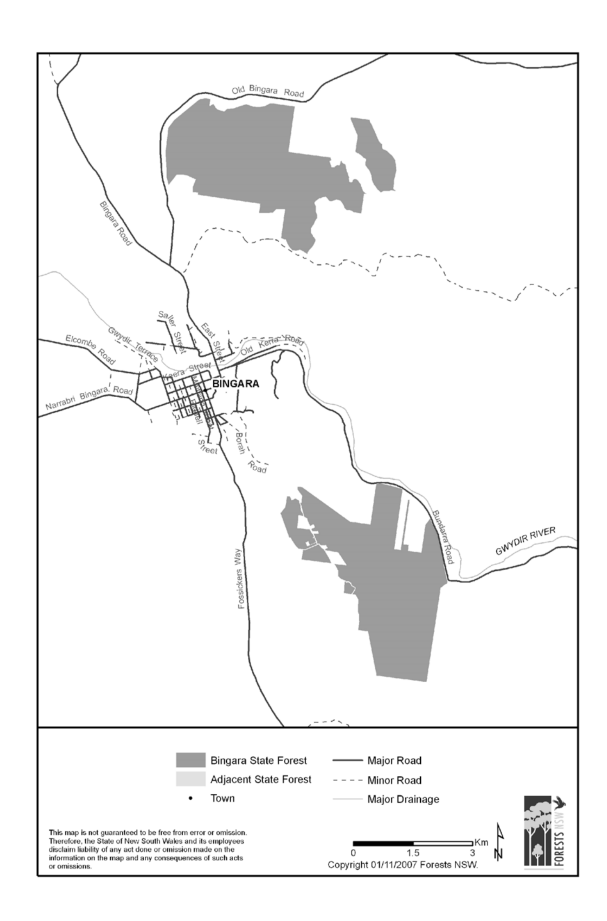
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Blenheim State Forest

Blenheim State Forest is located approximately 4km north east of the township of Oberon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Blenheim State Forest area: 1382 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

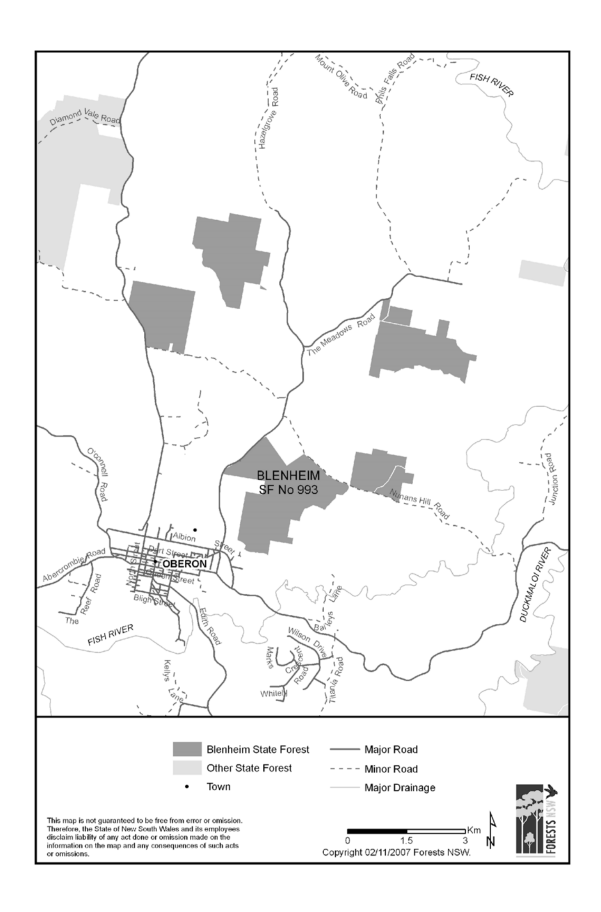
3. Requirements of the declaration

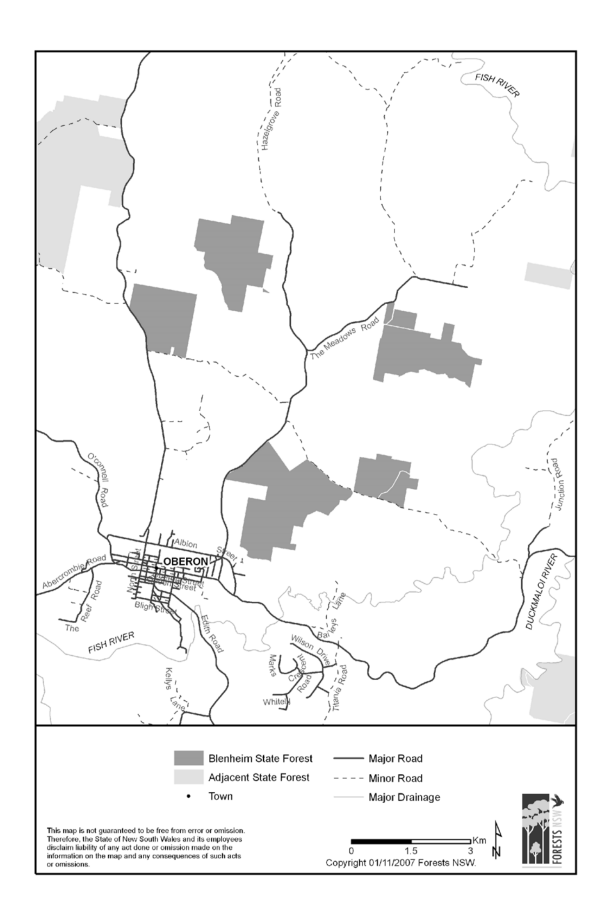
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Blow Clear West State Forest

Blow Clear West State Forest is located approximately 32km north west of the township of Parkes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Blow Clear West State Forest area: 1909 hectares

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

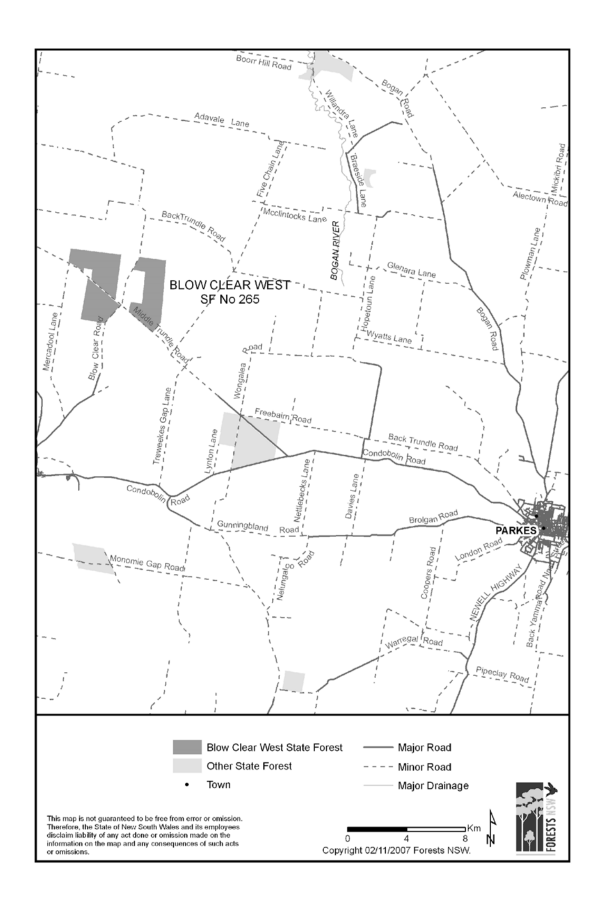
3. Requirements of the declaration

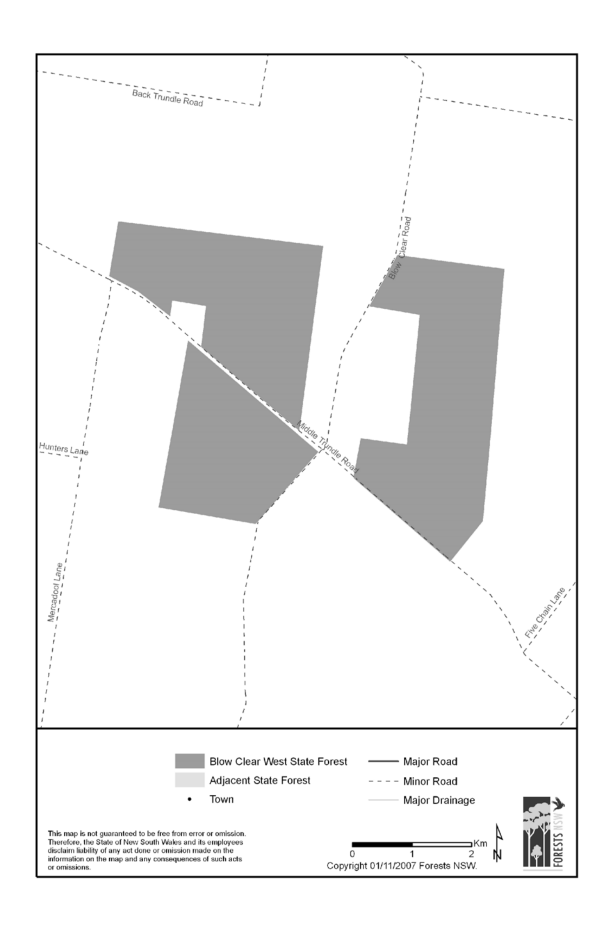
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bom Bom State Forest

Bom Bom State Forest is located approximately 9km south east of the township of Grafton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bom Bom State Forest area: 872 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

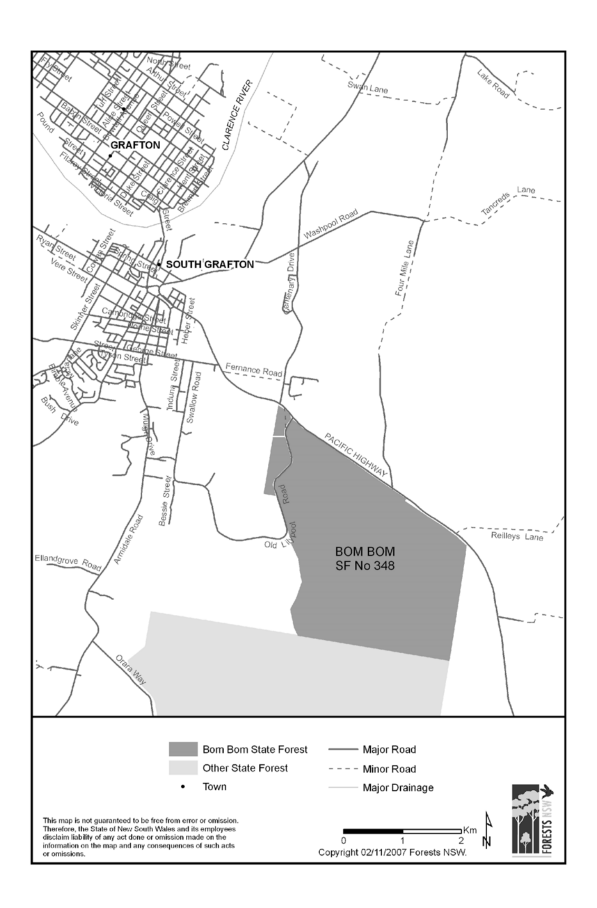
3. Requirements of the declaration

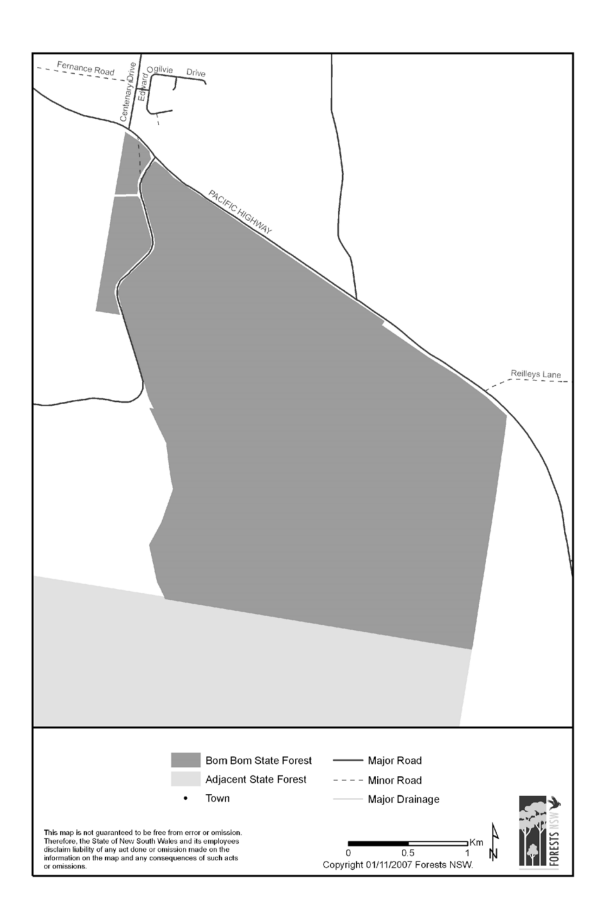
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bonalbo State Forest

Bonalbo State Forest is located approximately 38km west of the township of Kyogle. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bonalbo State Forest area: 2675 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

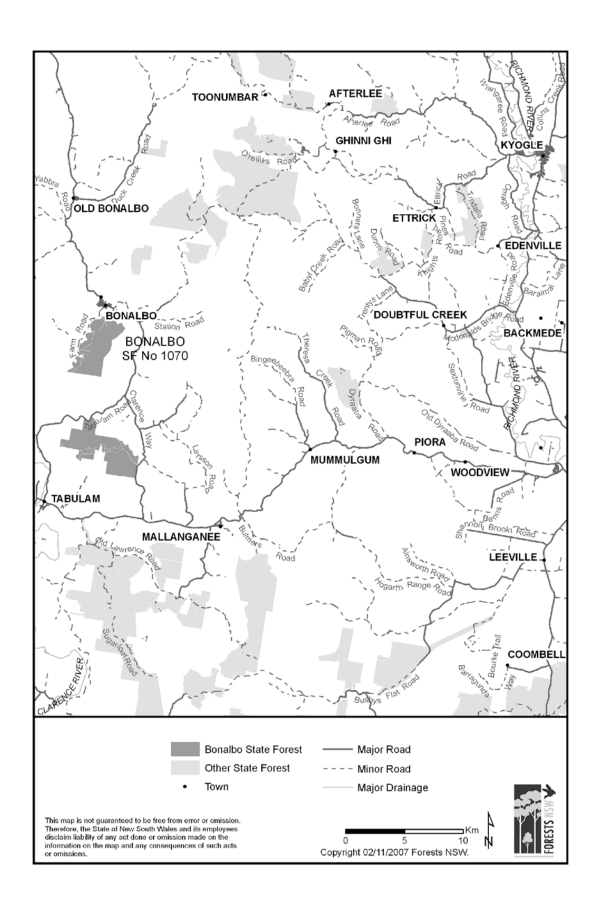
3. Requirements of the declaration

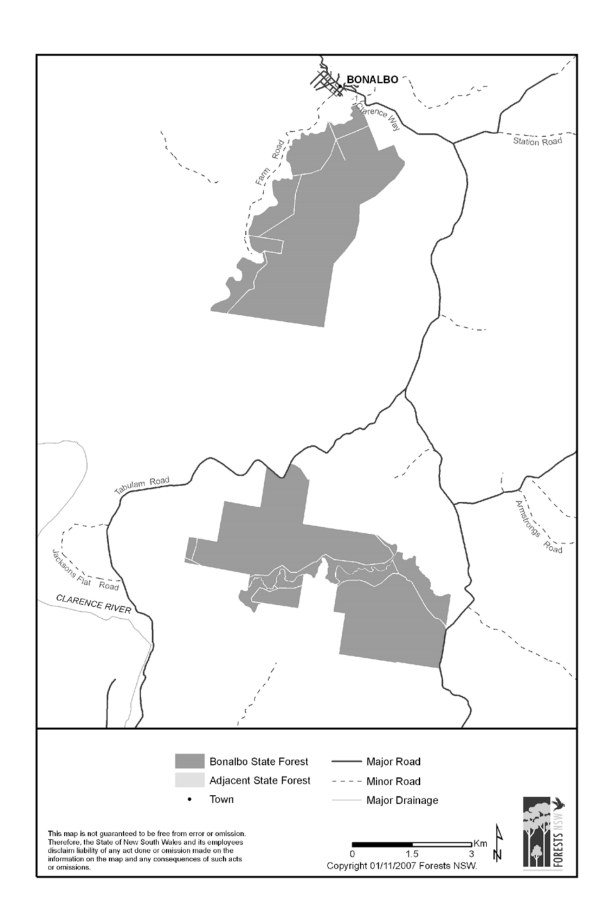
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Booberoi State Forest

Booberoi State Forest is located approximately 39km north east of the township of Lake Cargelligo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Booberoi State Forest area: 833 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

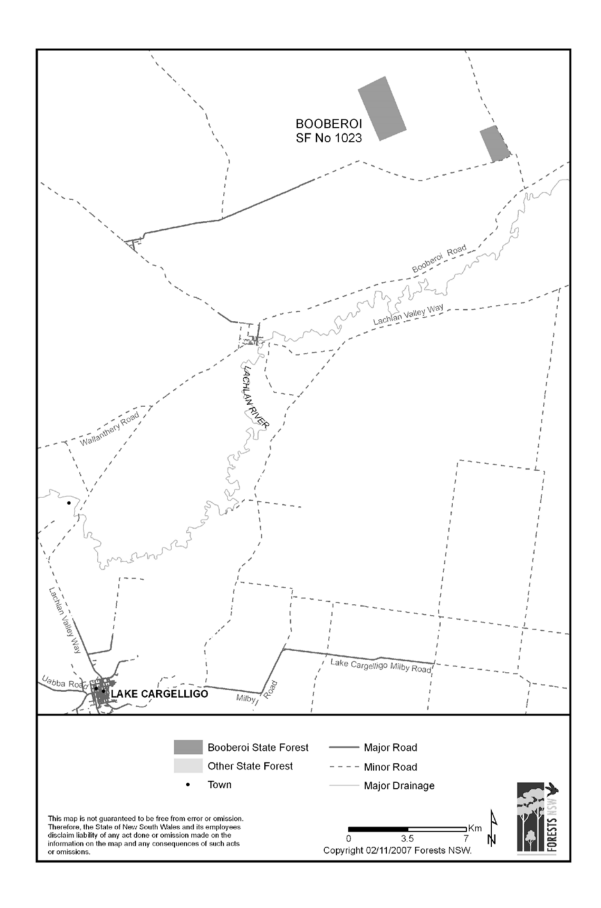
3. Requirements of the declaration

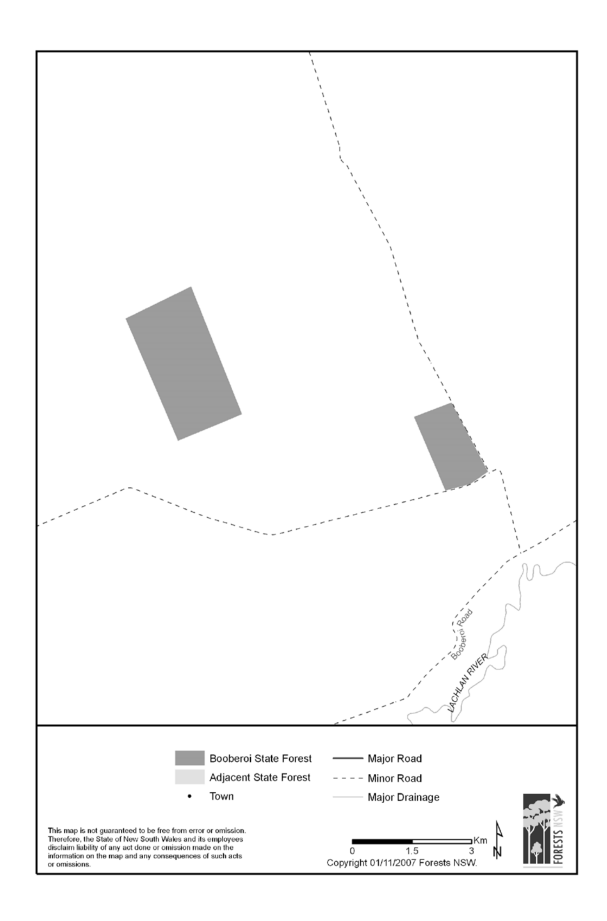
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Boona State Forest

Boona State Forest is located approximately 44km south west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boona State Forest area: 1183 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

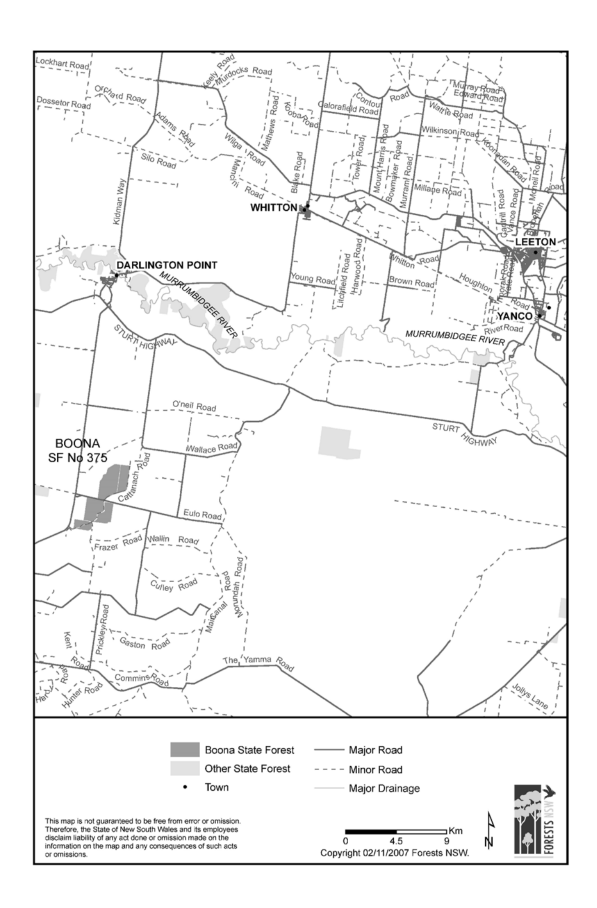
3. Requirements of the declaration

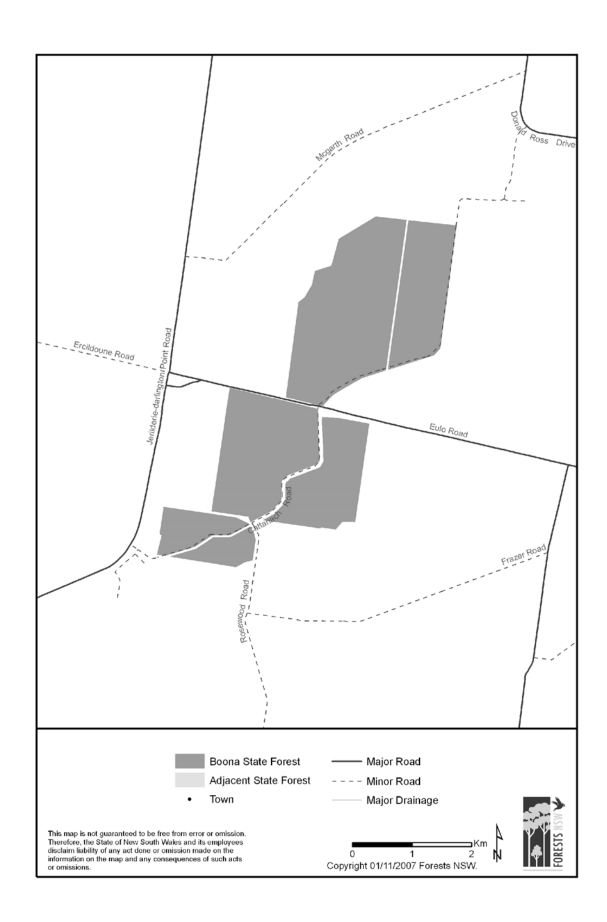
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Boonanghi State Forest

Boonanghi State Forest is located approximately 25km west of the township of Kempsey. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boonanghi State Forest area: 3816 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

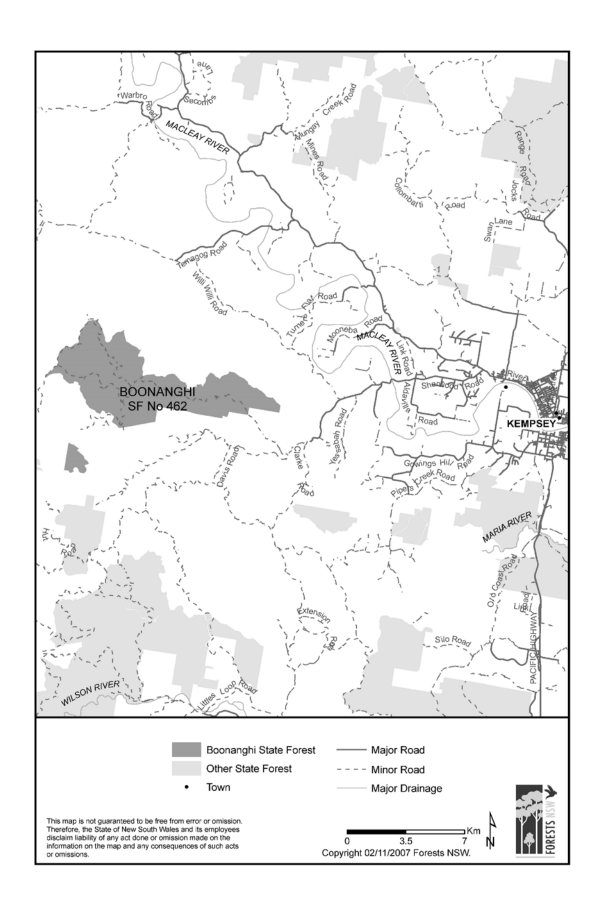
3. Requirements of the declaration

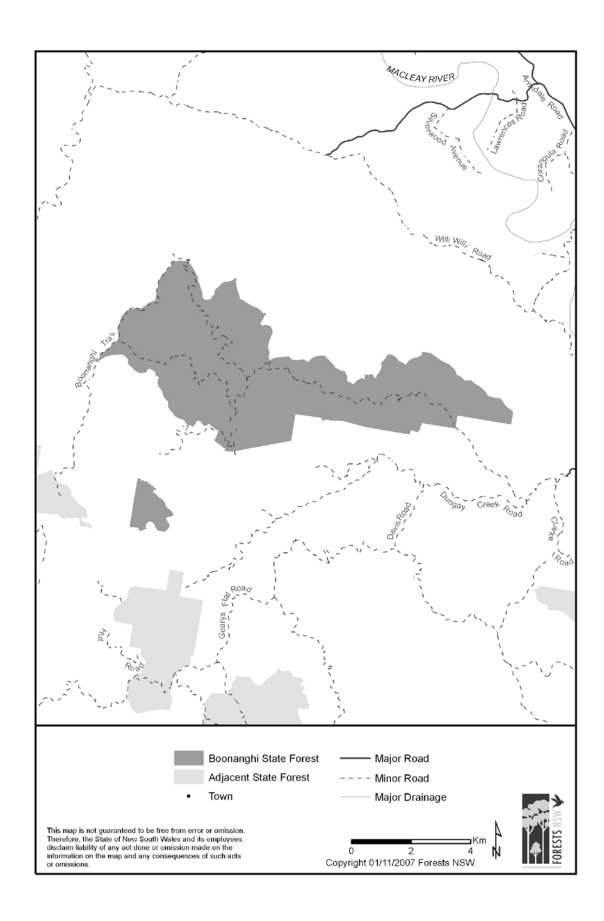
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Boorabee State Forest

Boorabee State Forest is located approximately 15km north of the township of Kyogle. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boorabee State Forest area: 1089 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

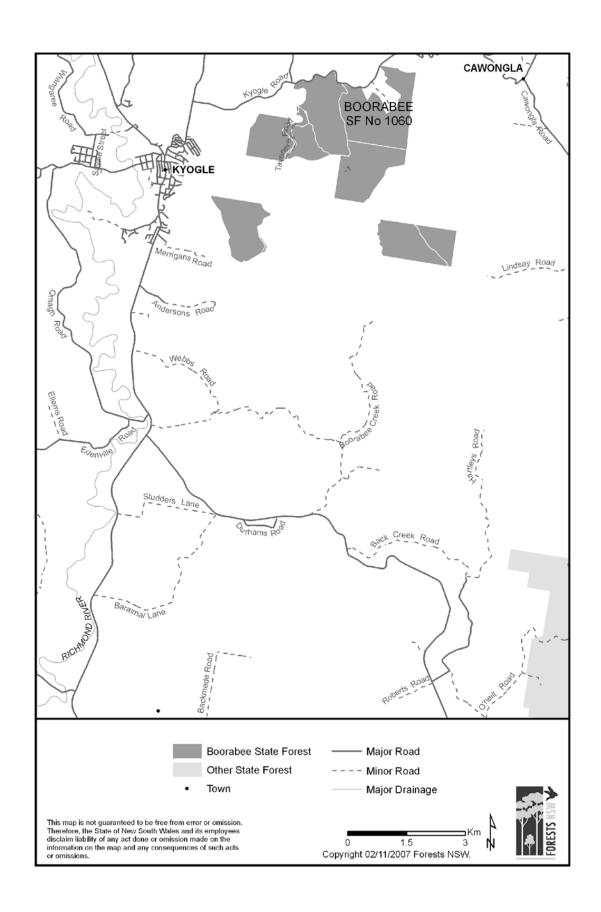
3. Requirements of the declaration

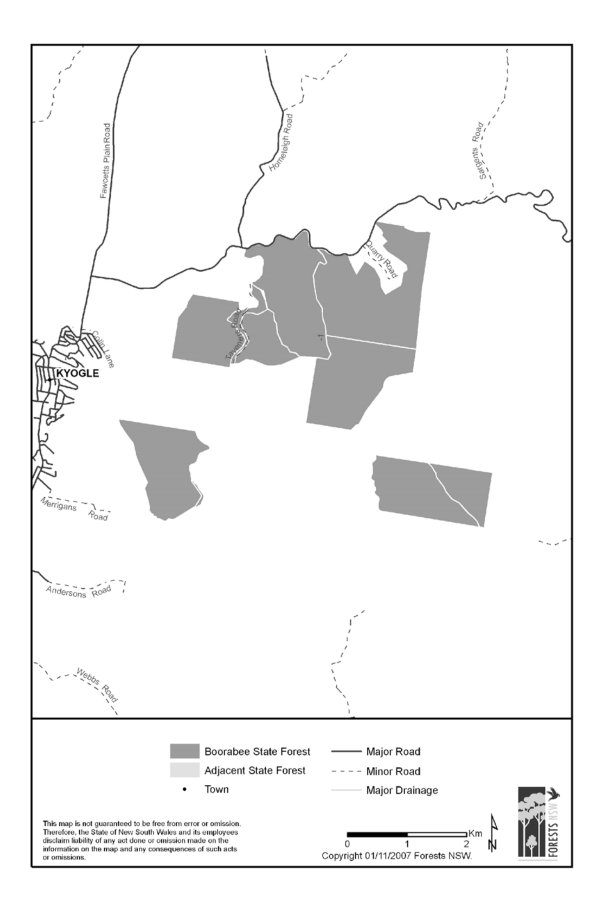
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Boorook State Forest

Boorook State Forest is located approximately 27km north east of the township of Tenterfield. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boorook State Forest area: 2989 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

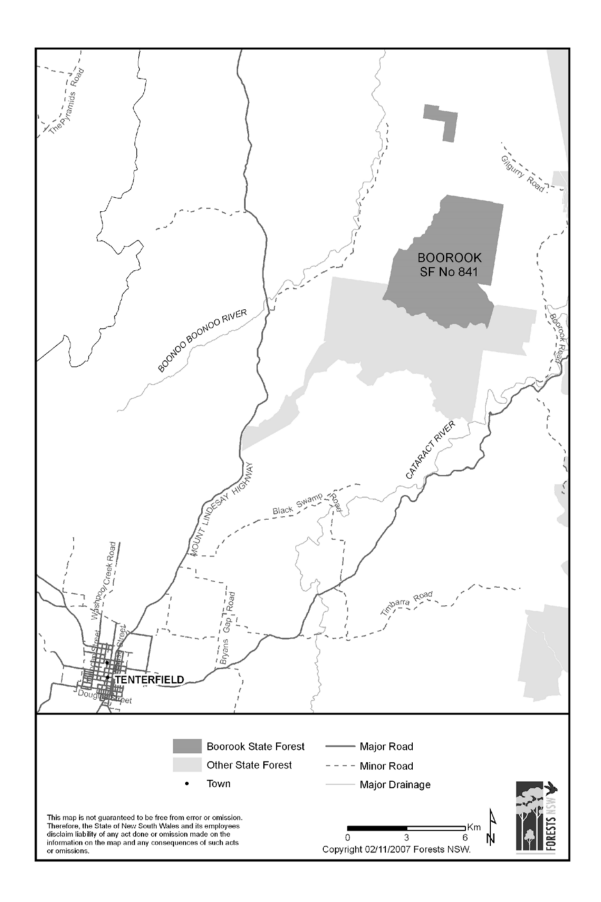
3. Requirements of the declaration

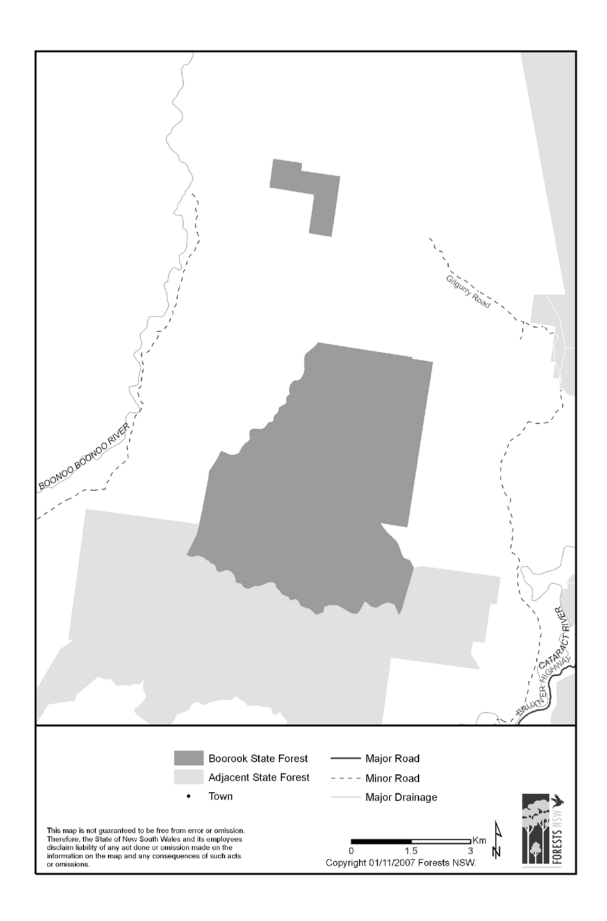
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Boundary Creek State Forest

Boundary Creek State Forest is located approximately 41km north of the township of Dorrigo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boundary Creek State Forest area: 2538 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

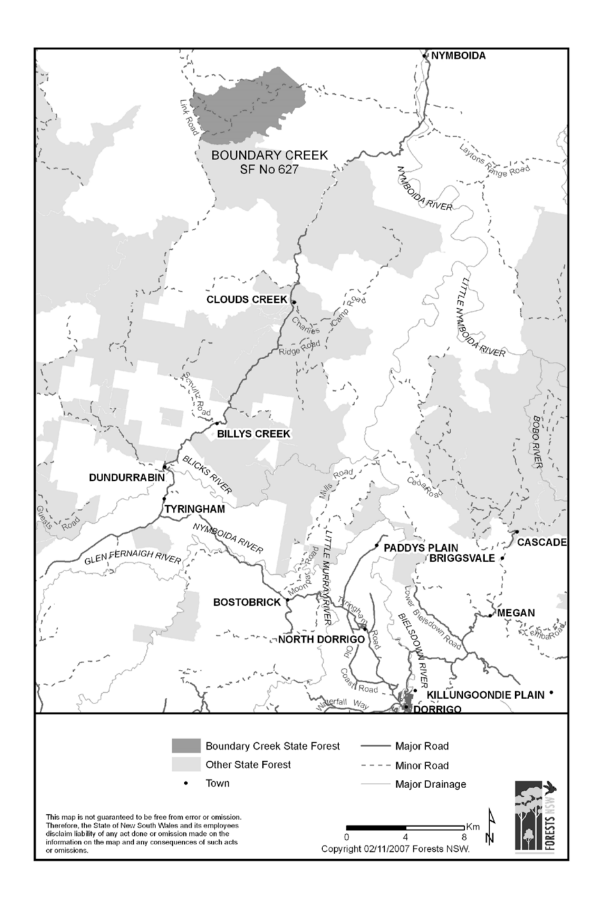
3. Requirements of the declaration

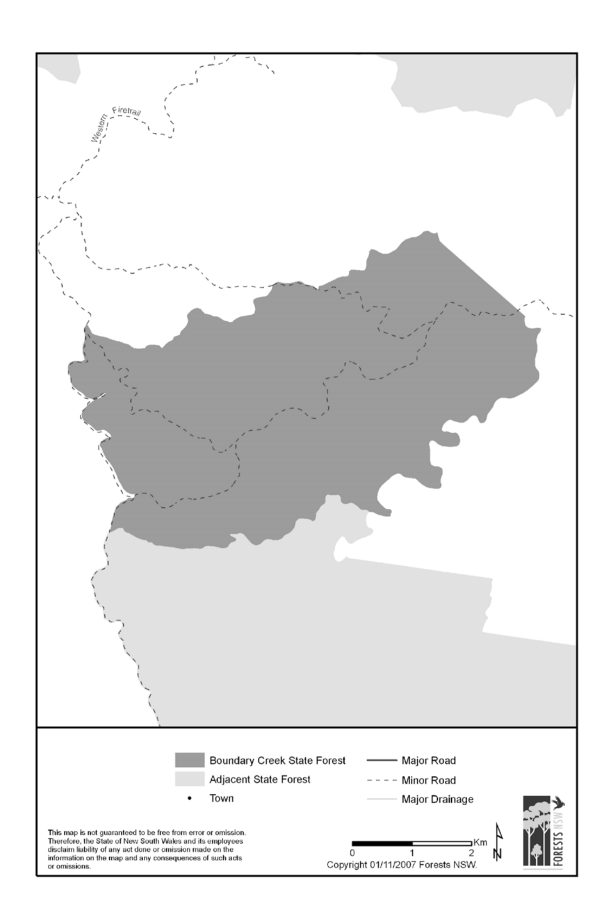
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bourbah State Forest

Bourbah State Forest is located approximately 34km south of the township of Coonamble. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bourbah 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 date of this Order.

2. Authority of this declaration

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

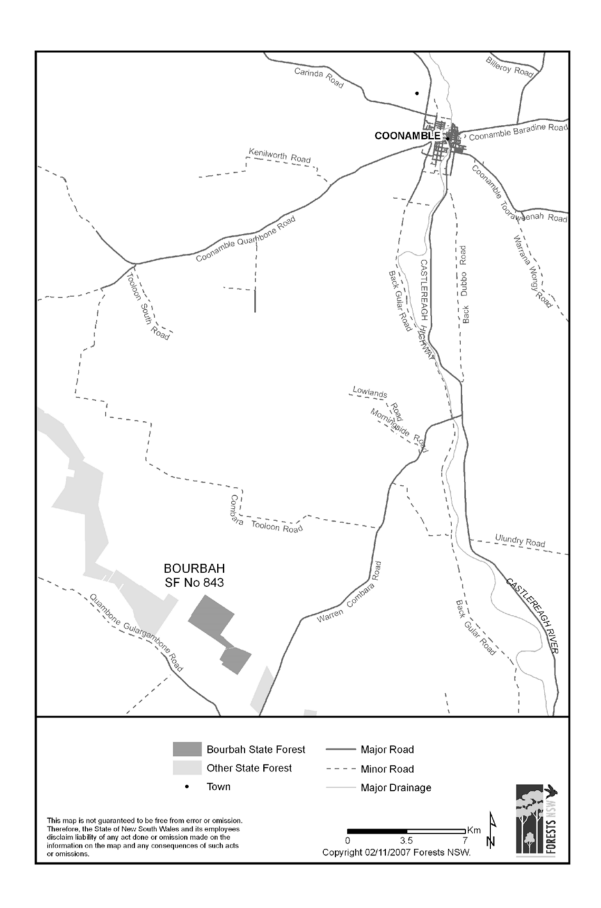
3. Requirements of the declaration

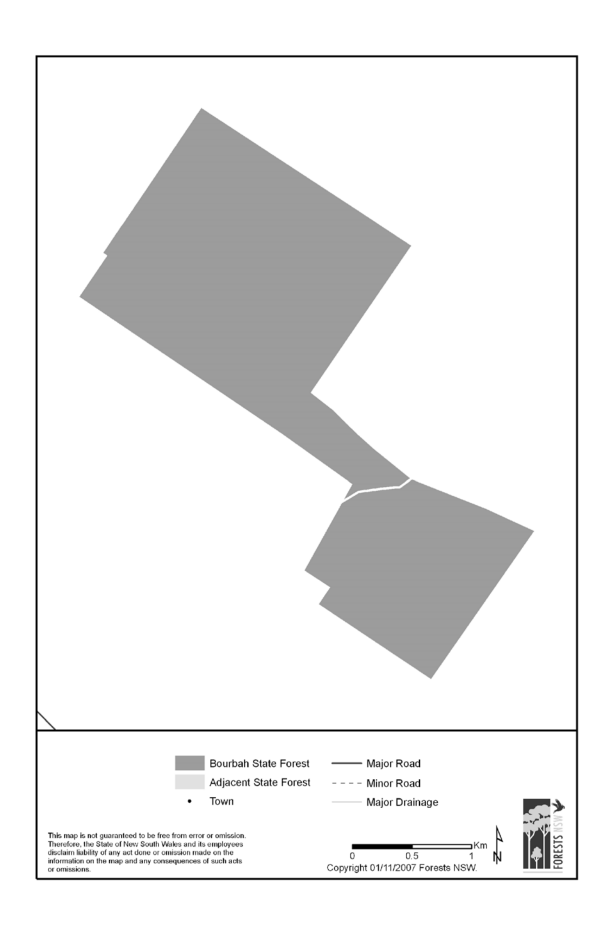
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bowman State Forest

Bowman State Forest is located approximately 23km north west of the township of Gloucester. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bowman State Forest area: 3186 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

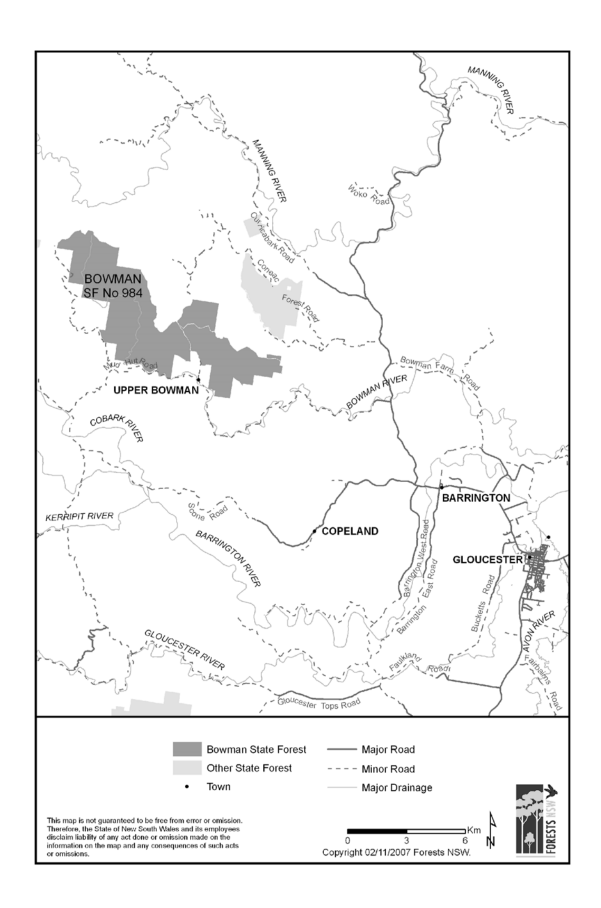
3. Requirements of the declaration

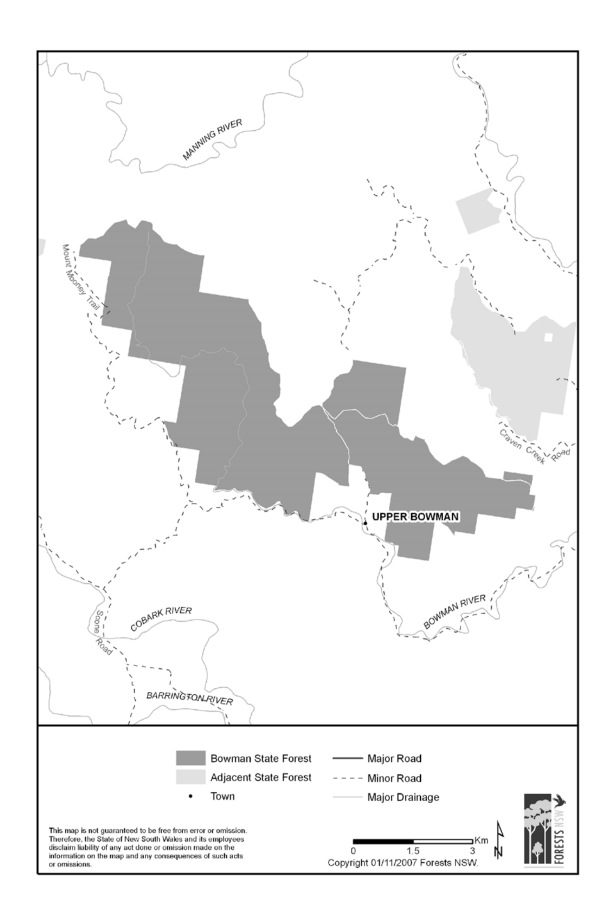
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Boyben State Forest

Boyben State Forest is located approximately 22km south east of the township of Gilgandra. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Boyben State Forest area: 2568 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

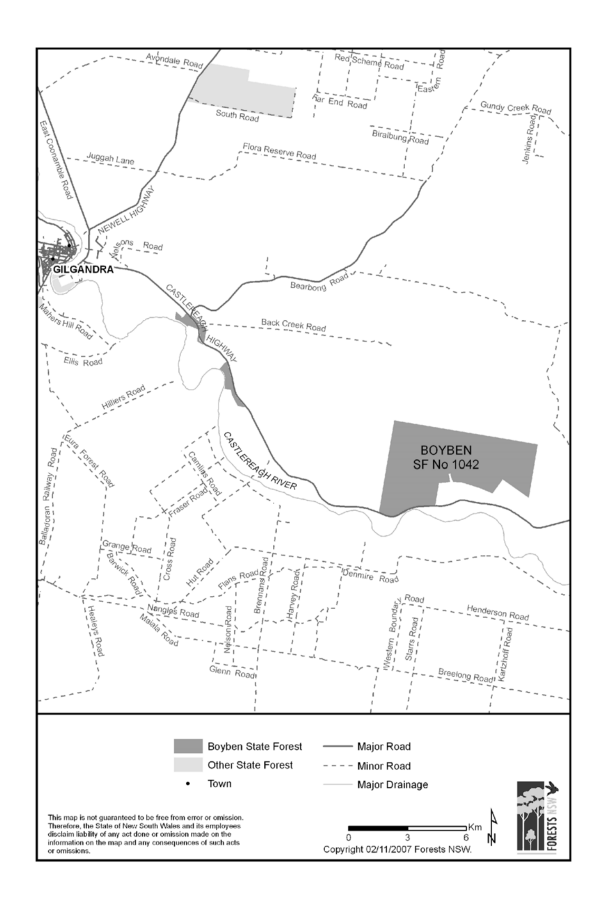
3. Requirements of the declaration

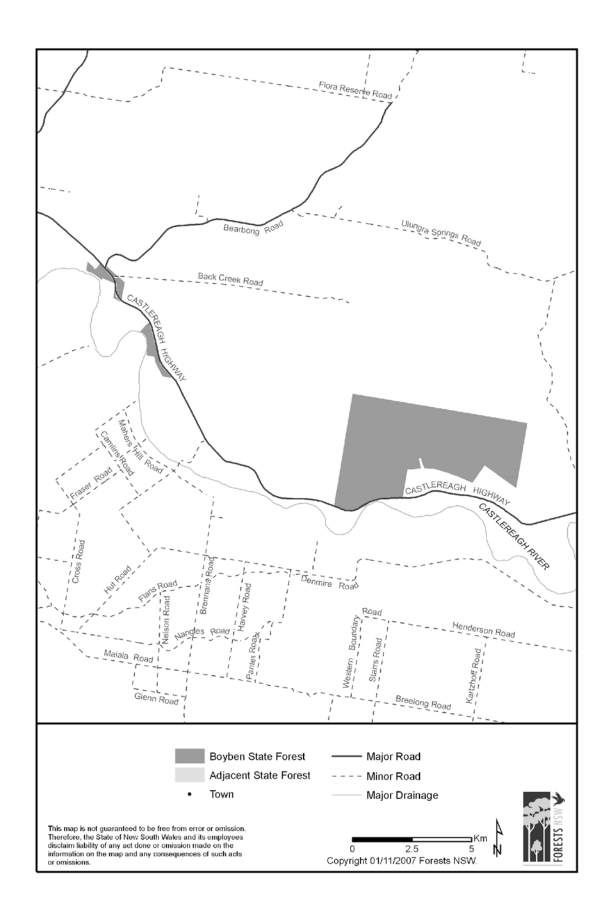
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Braemar State Forest

Braemar State Forest is located approximately 23km south of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Braemar State Forest area: 2002 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

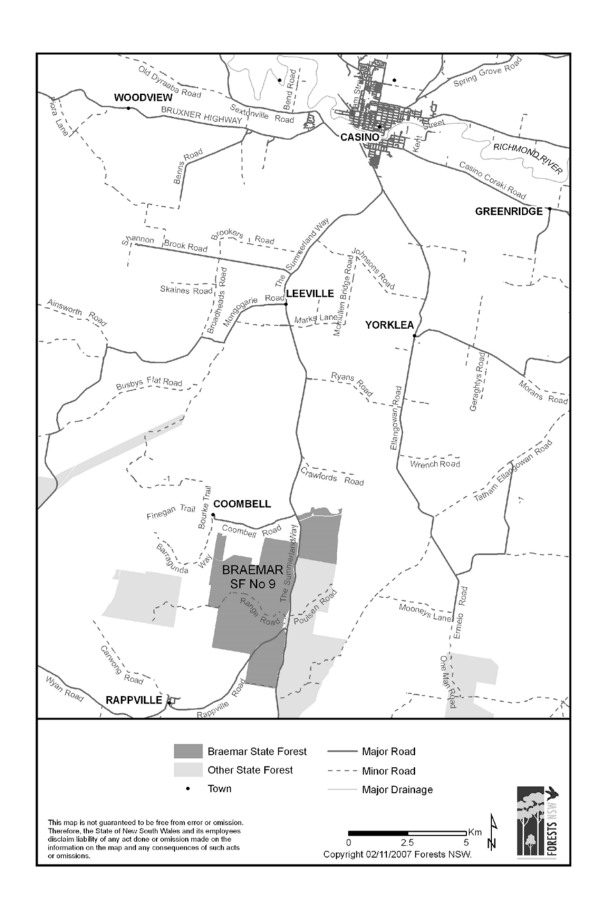
3. Requirements of the declaration

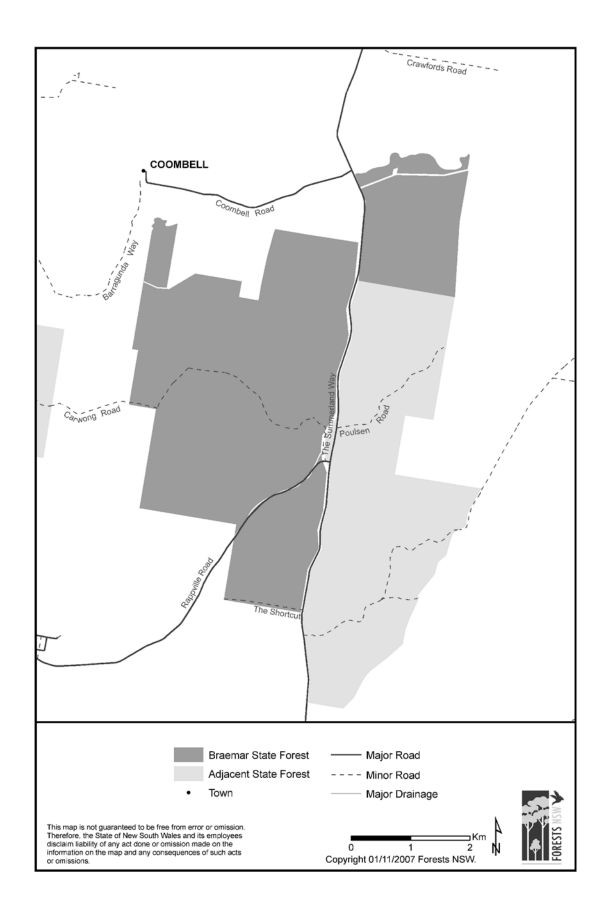
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Brassey State Forest

Brassey State Forest is located approximately 53km south east of the township of Walcha. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Brassey State Forest area: 745 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

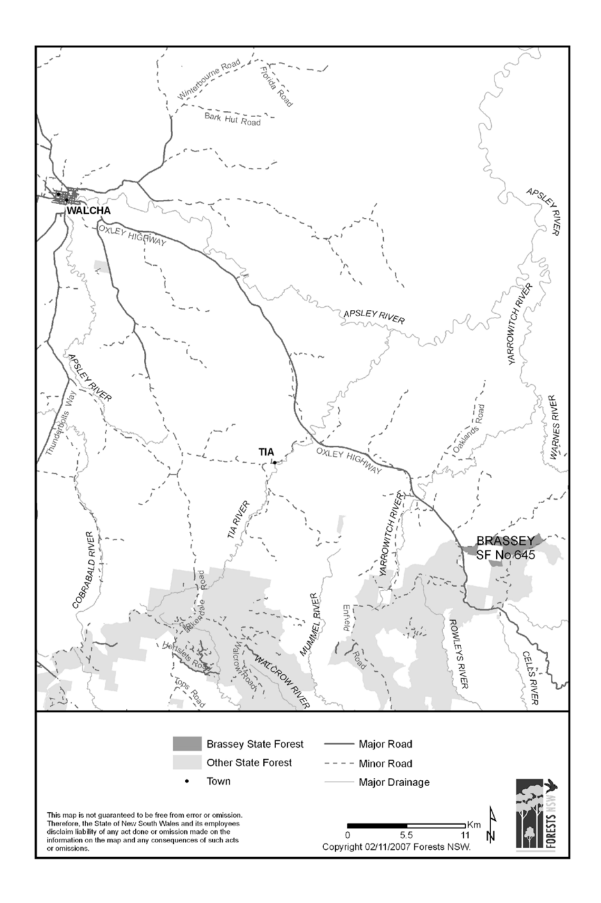
3. Requirements of the declaration

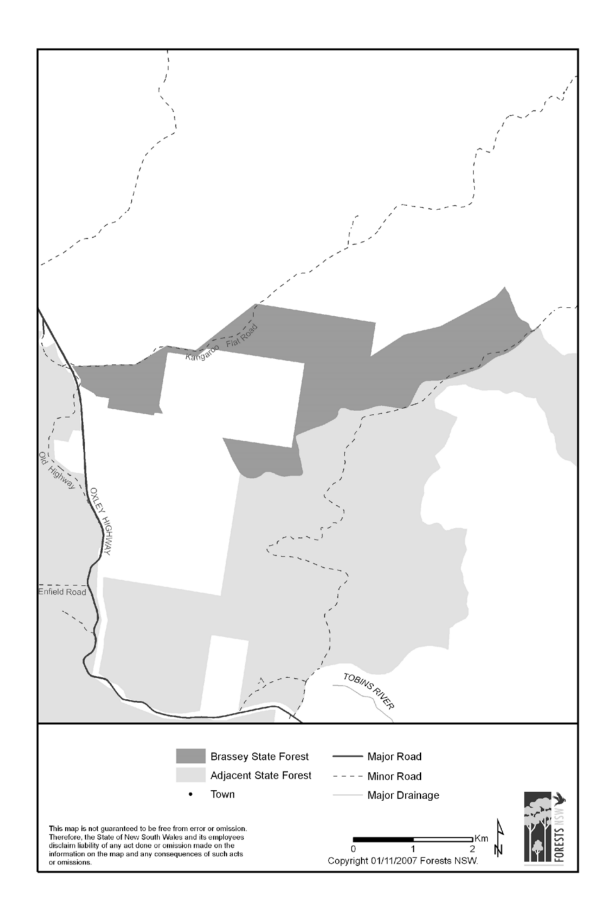
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Breeza State Forest

Breeza State Forest is located approximately 32km south of the township of Gunnedah. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Breeza State Forest area: 1360 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

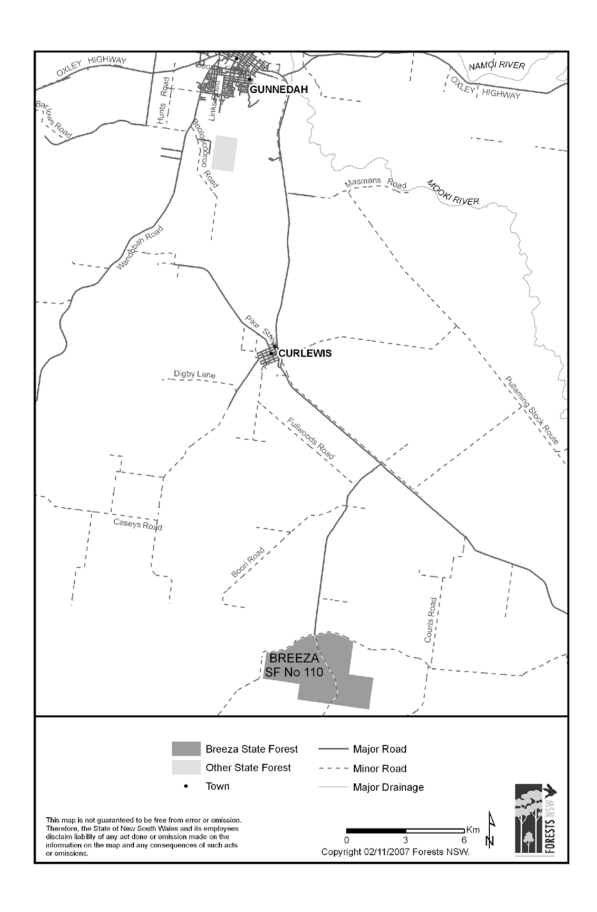
3. Requirements of the declaration

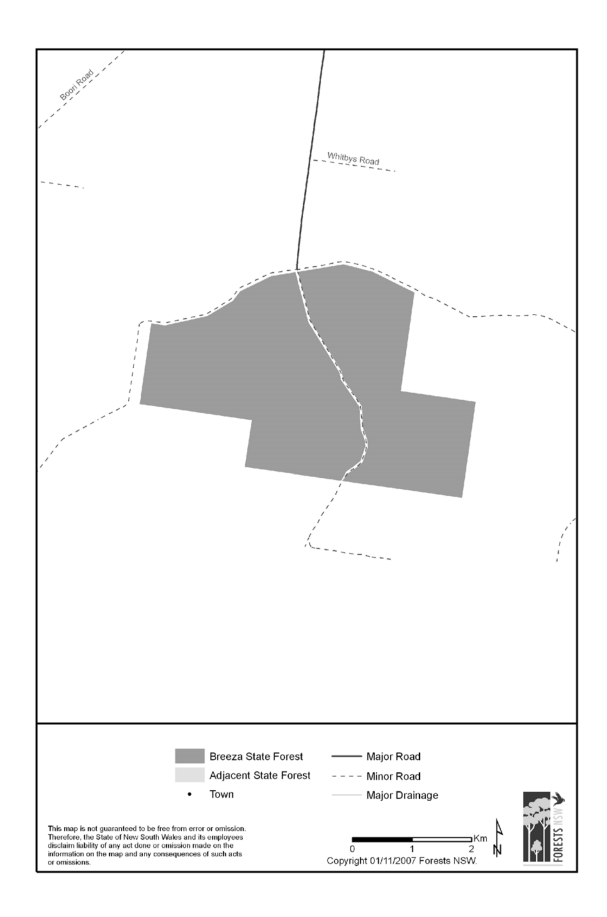
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bretts State Forest

Bretts State Forest is located approximately 53km south west of the township of Leeton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bretts State Forest area: 734 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

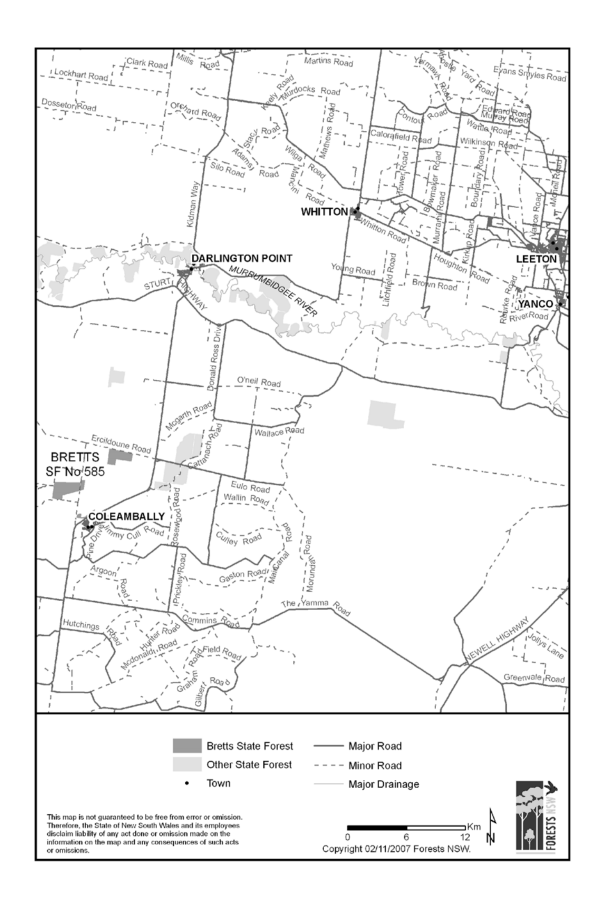
3. Requirements of the declaration

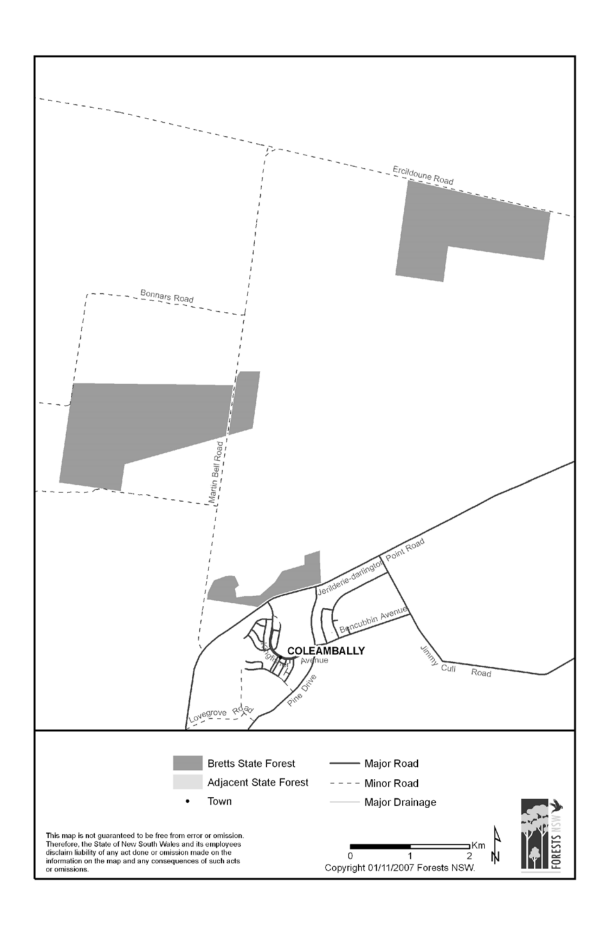
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Broken Bago State Forest

Broken Bago State Forest is located approximately 6km south west of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Broken Bago State Forest area: 4045 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

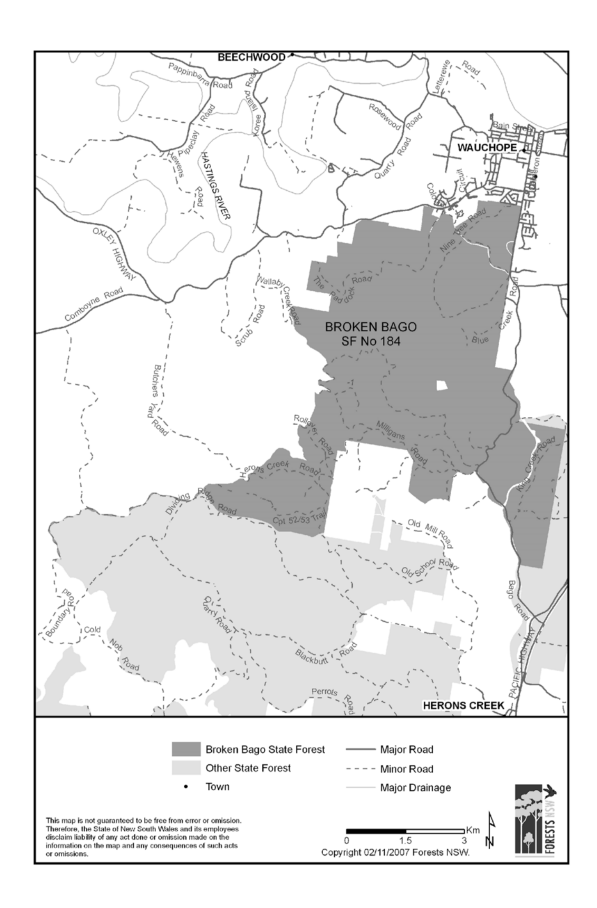
3. Requirements of the declaration

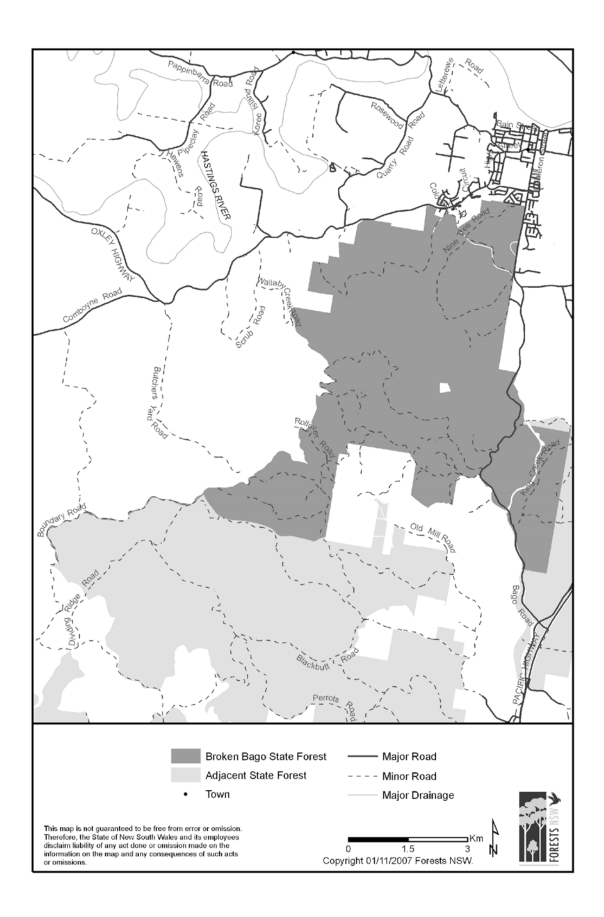
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Brother State Forest

Brother State Forest is located approximately 35km east of the township of Glen Innes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Brother State Forest area: 6539 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

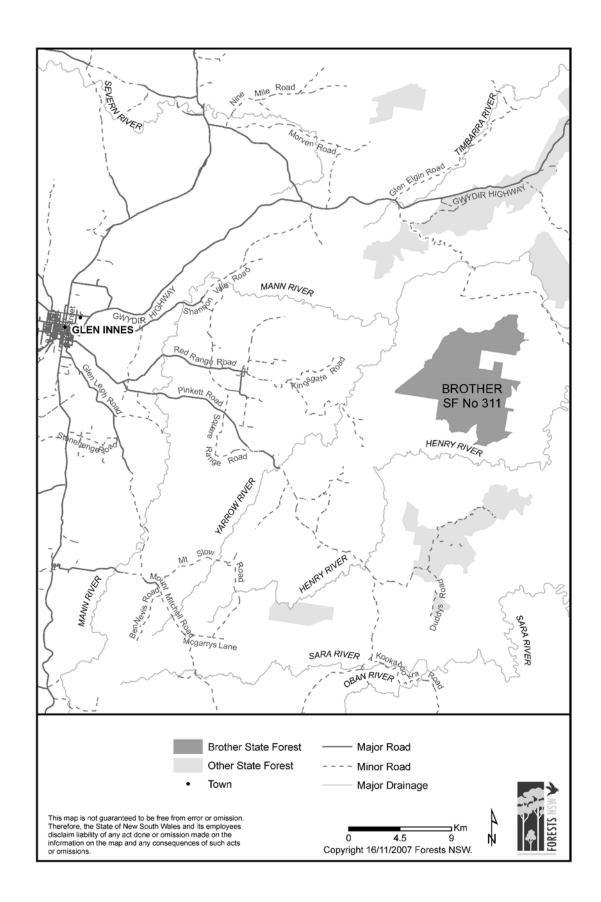
3. Requirements of the declaration

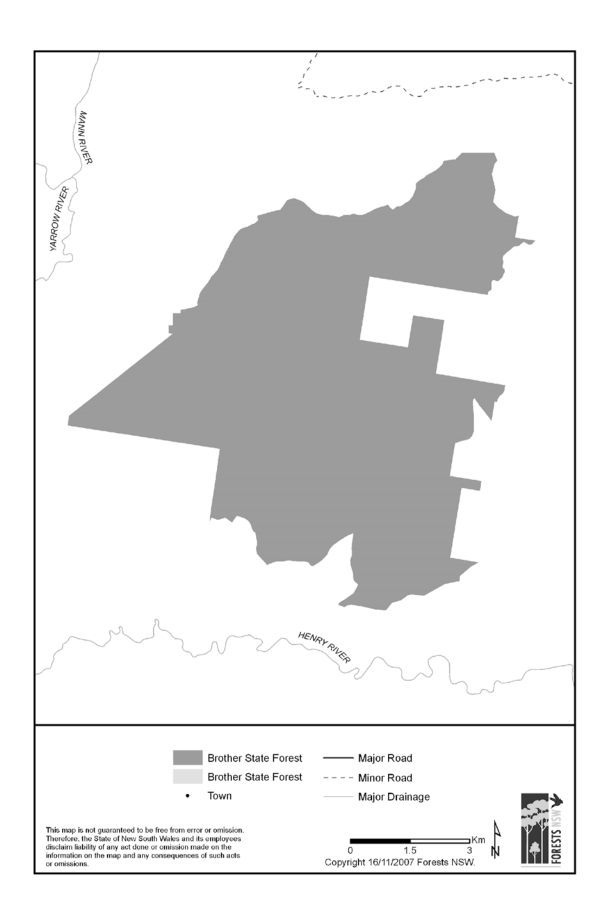
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bulbodney State Forest

Bulbodney State Forest is located approximately 60km north of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bulbodney State Forest area: 2387 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

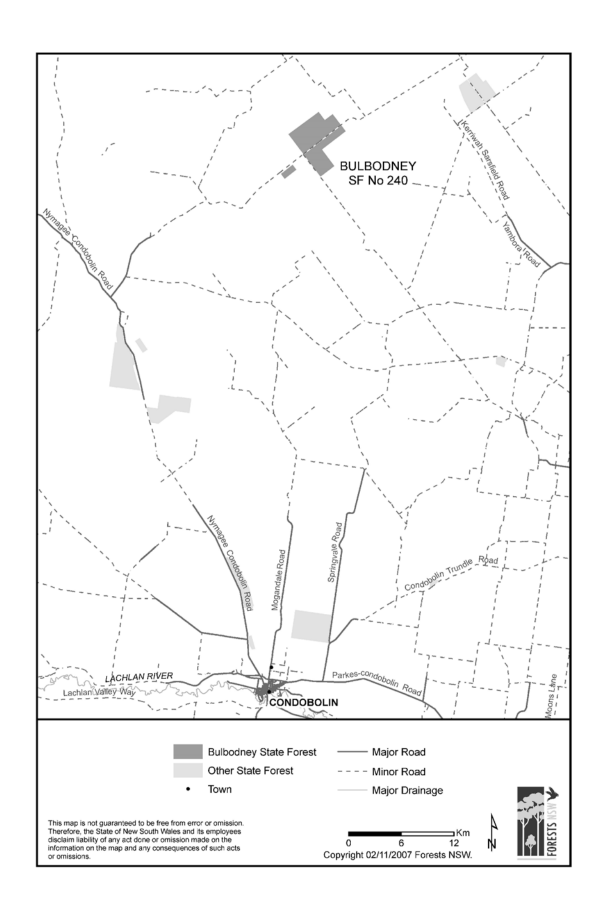
3. Requirements of the declaration

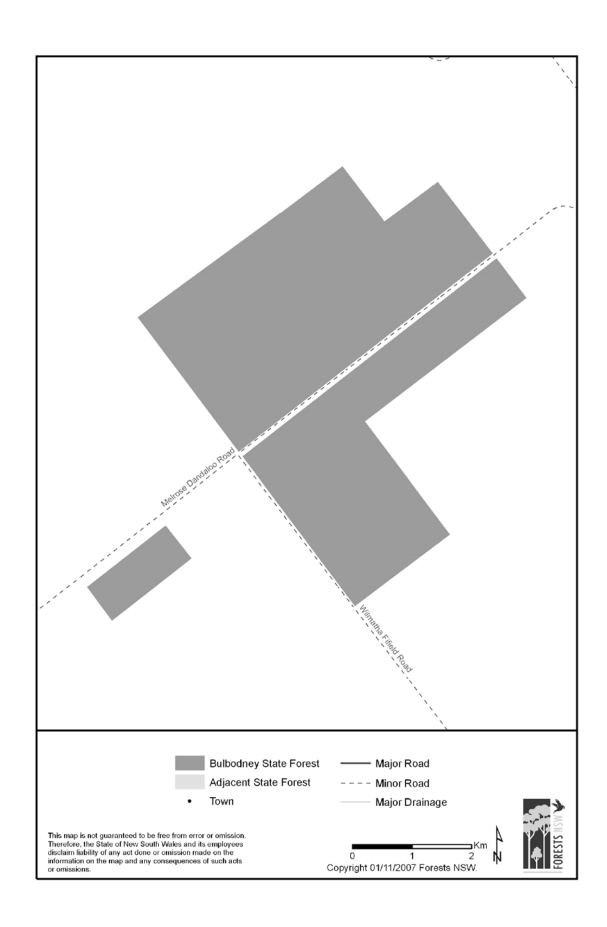
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bulls Ground State Forest

Bulls Ground State Forest is located approximately 12km south west of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bulls Ground State Forest area: 2217 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

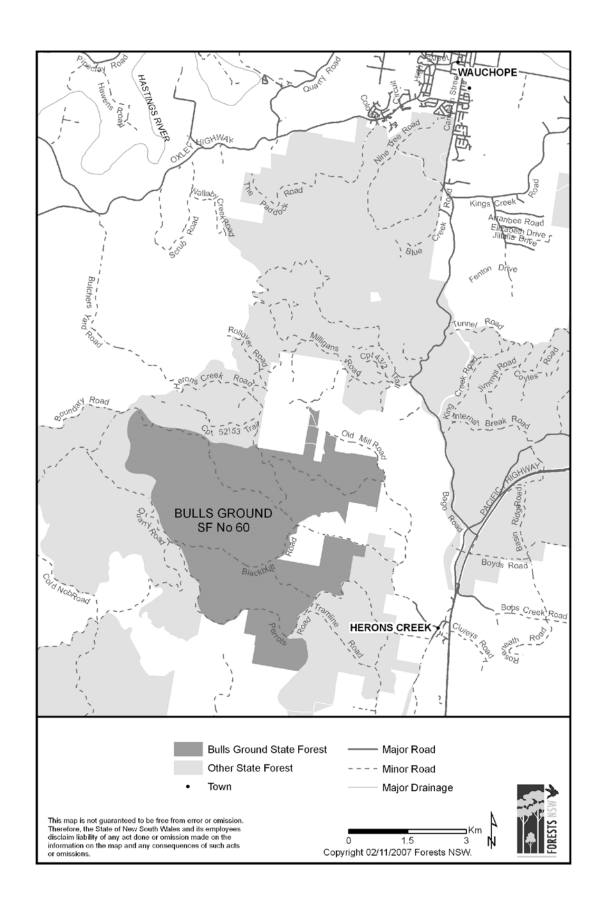
3. Requirements of the declaration

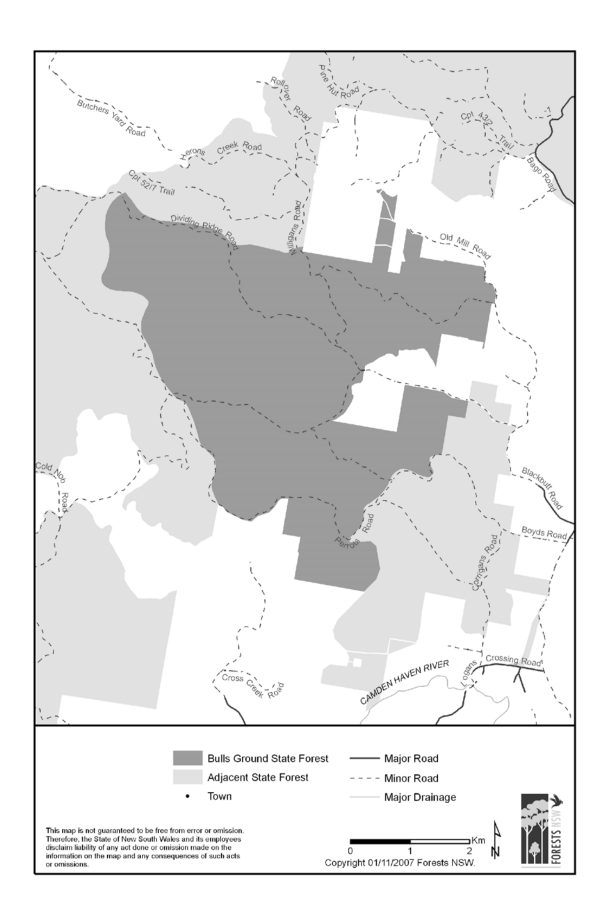
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bungabbee State Forest

Bungabbee State Forest is located approximately 11km east of the township of Kyogle. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bungabbee State Forest area: 1097 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

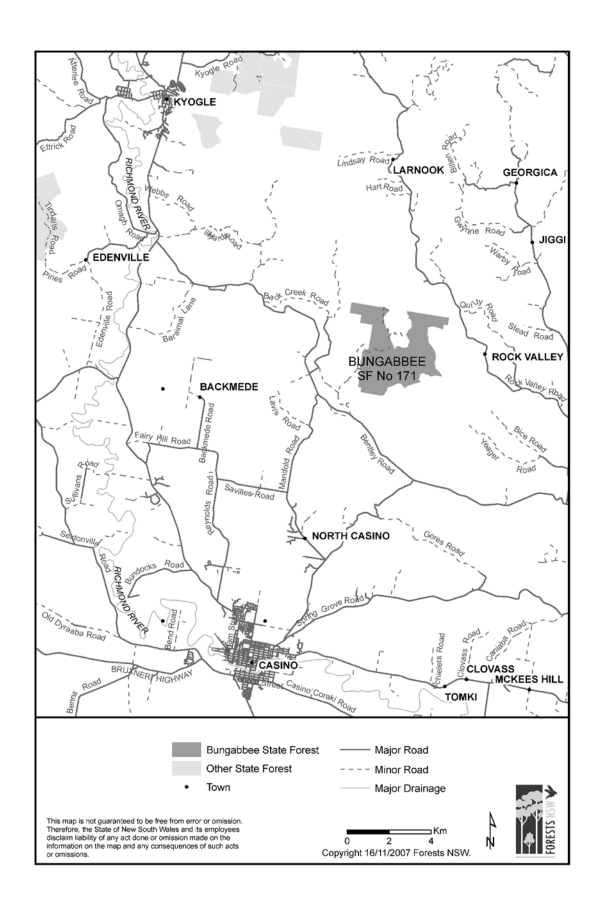
3. Requirements of the declaration

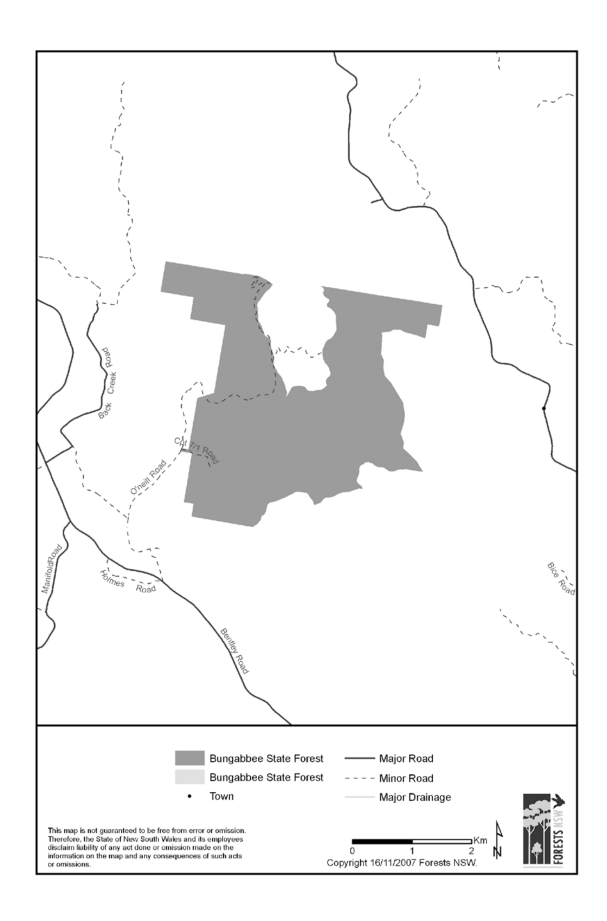
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bungawalbin State Forest

Bungawalbin State Forest is located approximately 22km south west of the township of Coraki. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bungawalbin State Forest area: 1203 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

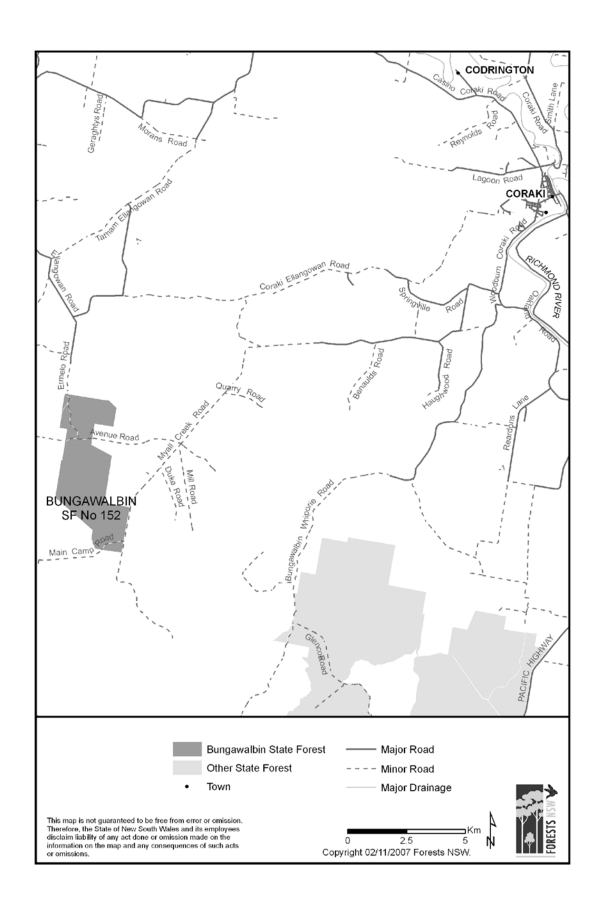
3. Requirements of the declaration

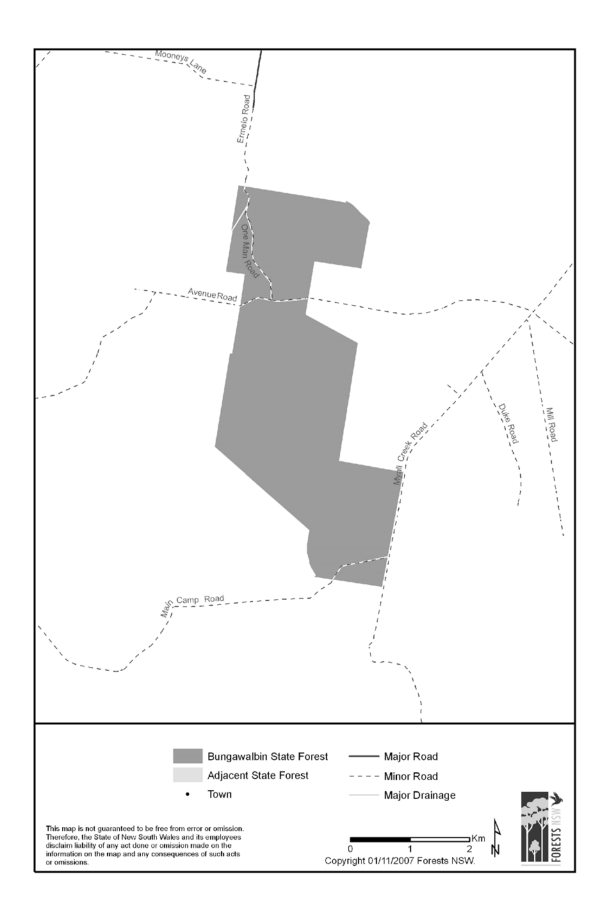
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Burrawan State Forest

Burrawan State Forest is located approximately 8km north west of the township of Bonny Hills. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Burrawan State Forest area: 2341 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

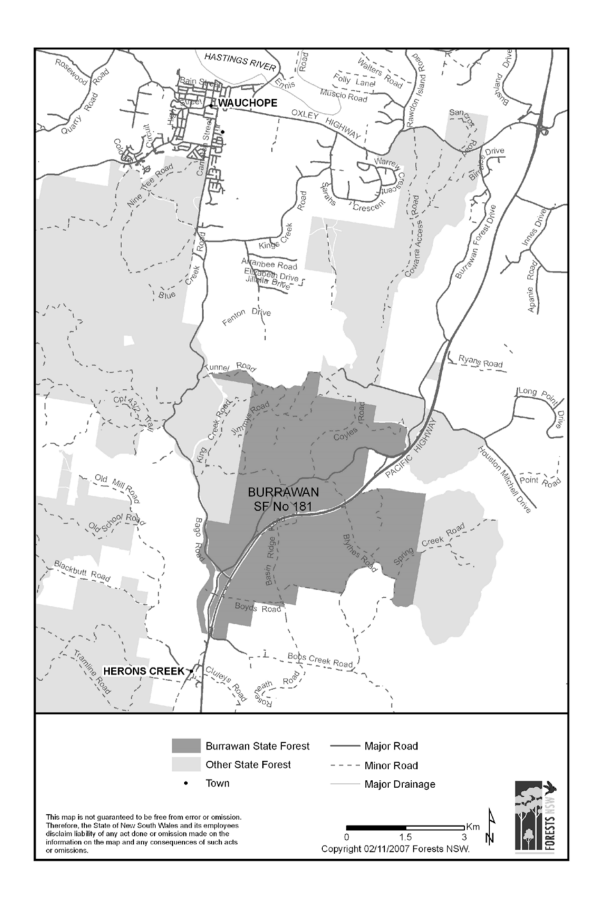
3. Requirements of the declaration

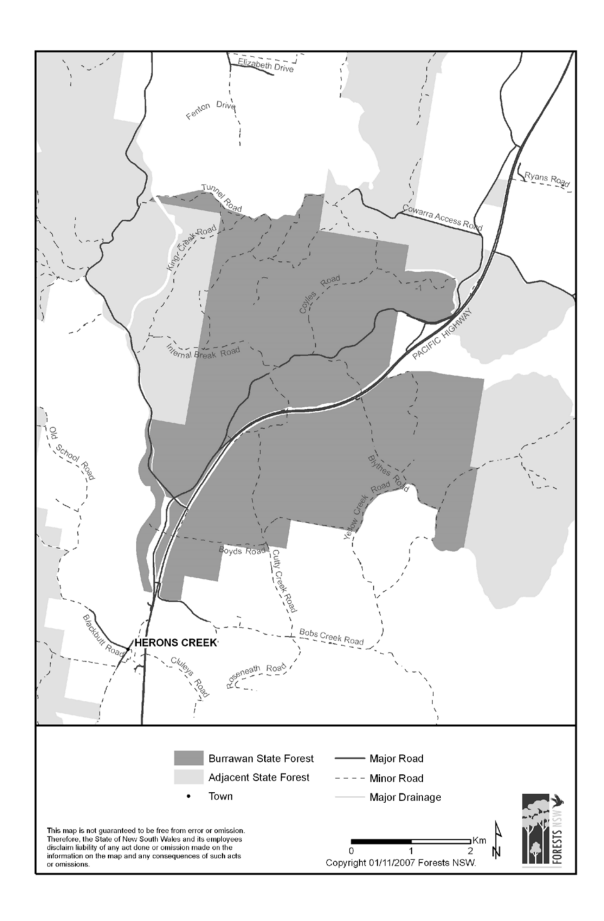
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Bylong State Forest

Bylong State Forest is located approximately 49km west of the township of Denman. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Bylong State Forest area: 620 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

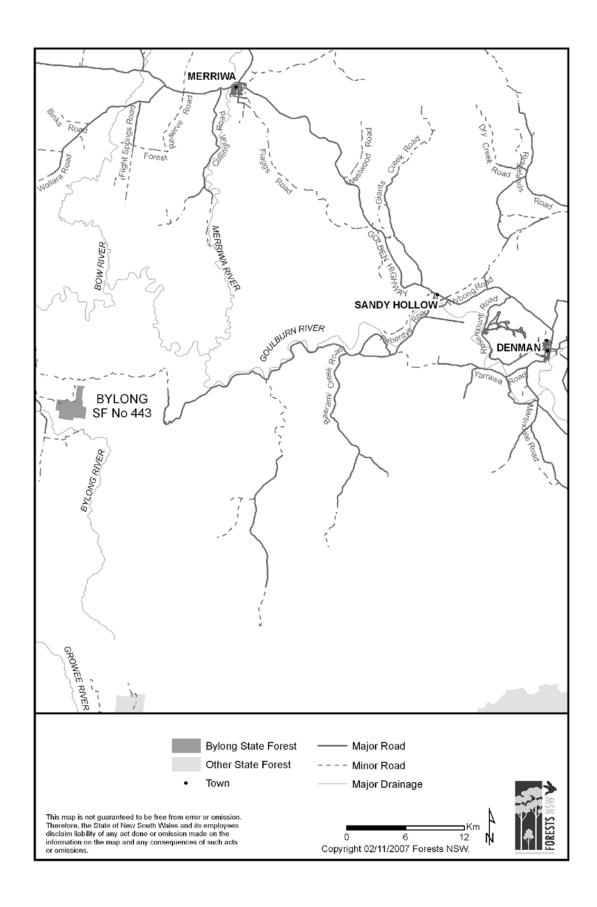
3. Requirements of the declaration

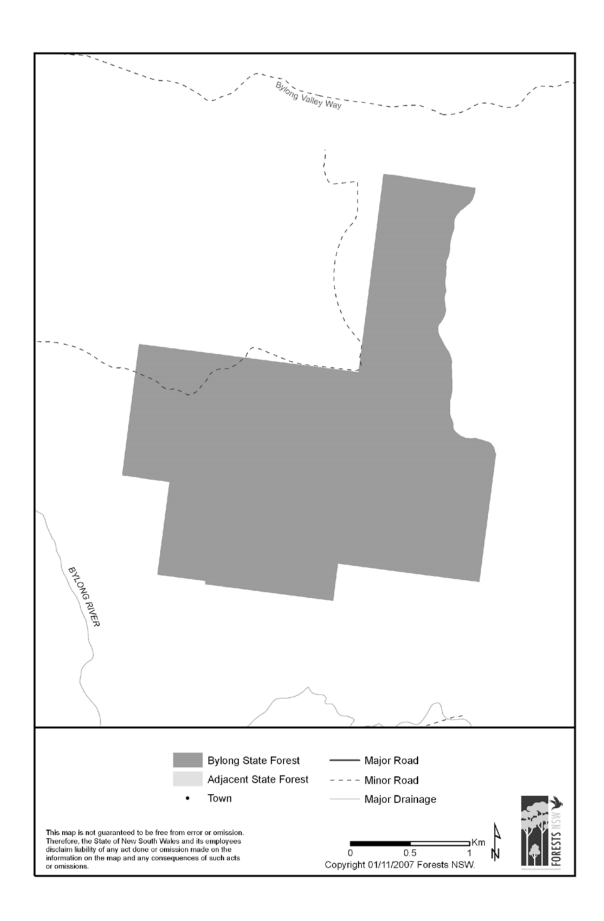
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Canbelego State Forest

Canbelego State Forest is located approximately 40km east of the township of Cobar. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Canbelego State Forest area: 1494 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

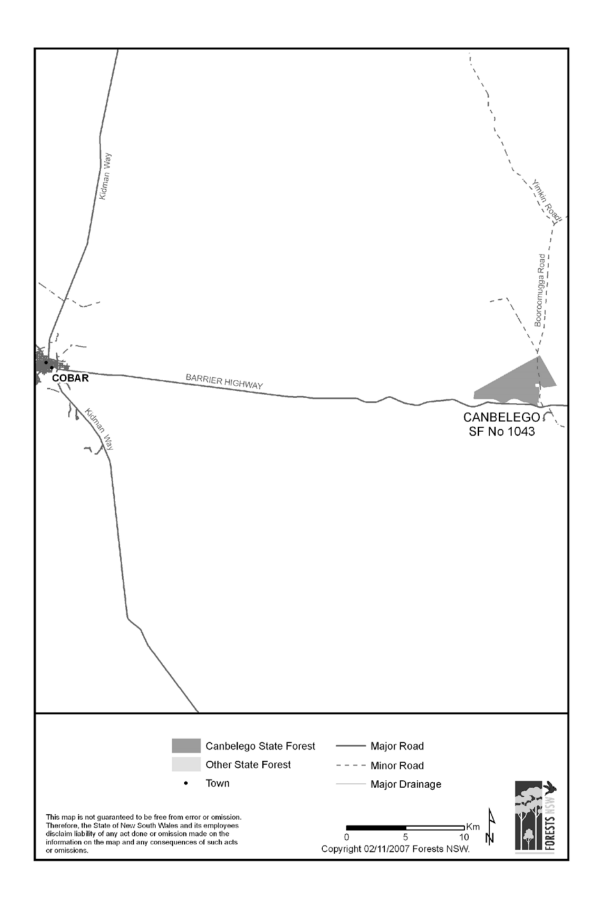
3. Requirements of the declaration

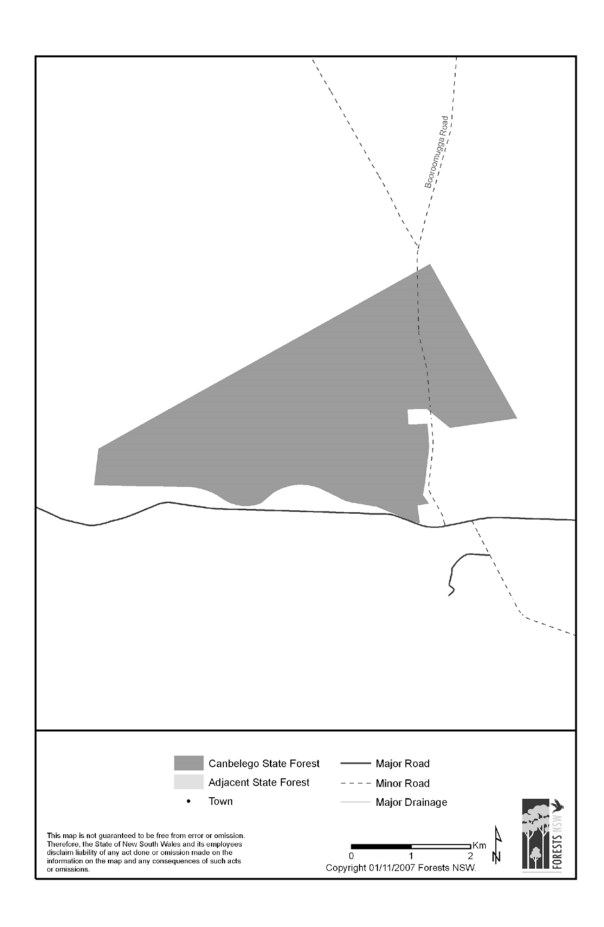
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Carawandool State Forest

Carawandool State Forest is located approximately 34km south west of the township of Forbes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Carawandool State Forest area: 1319 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

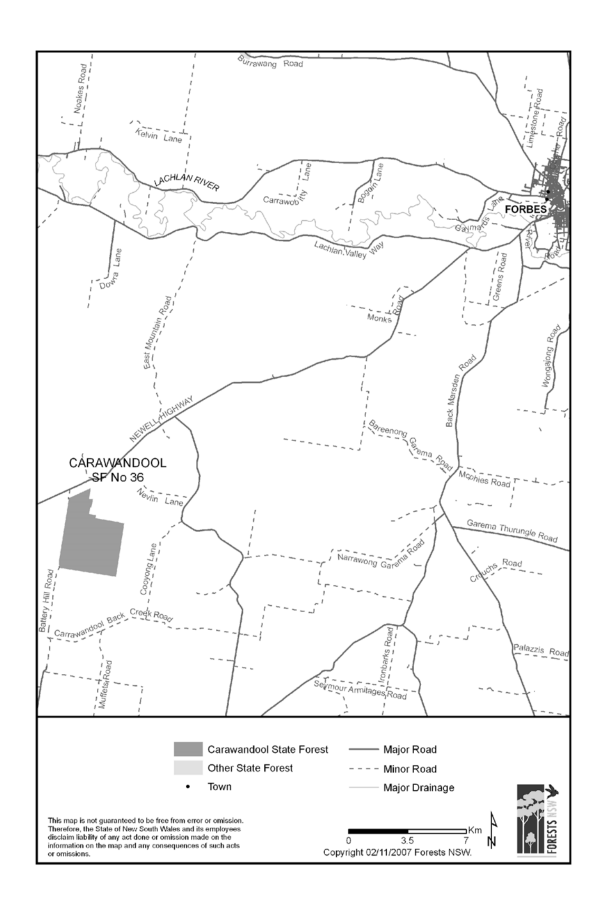
3. Requirements of the declaration

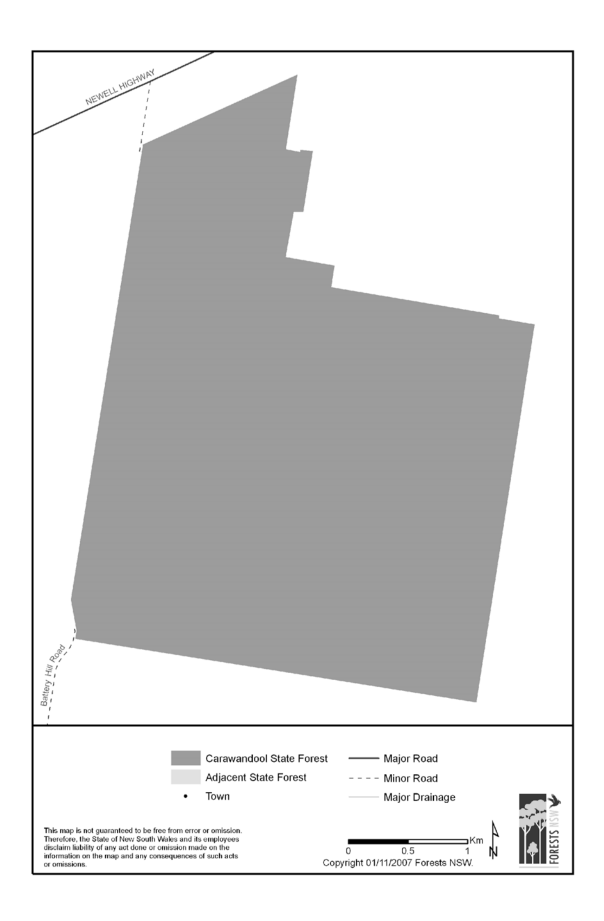
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Cargelligo State Forest

Cargelligo State Forest is located approximately 10km south west of the township of Lake Cargelligo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cargelligo State Forest area: 582 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

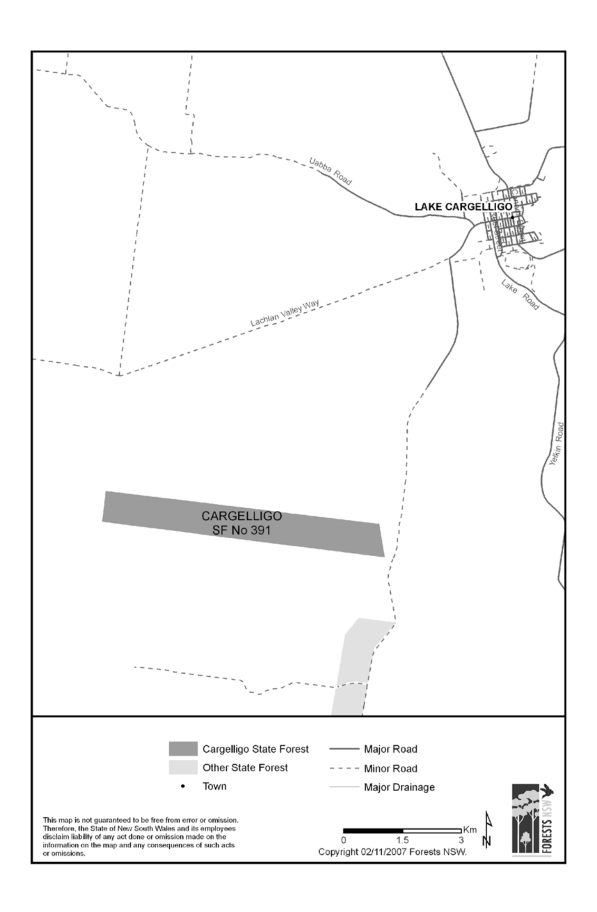
3. Requirements of the declaration

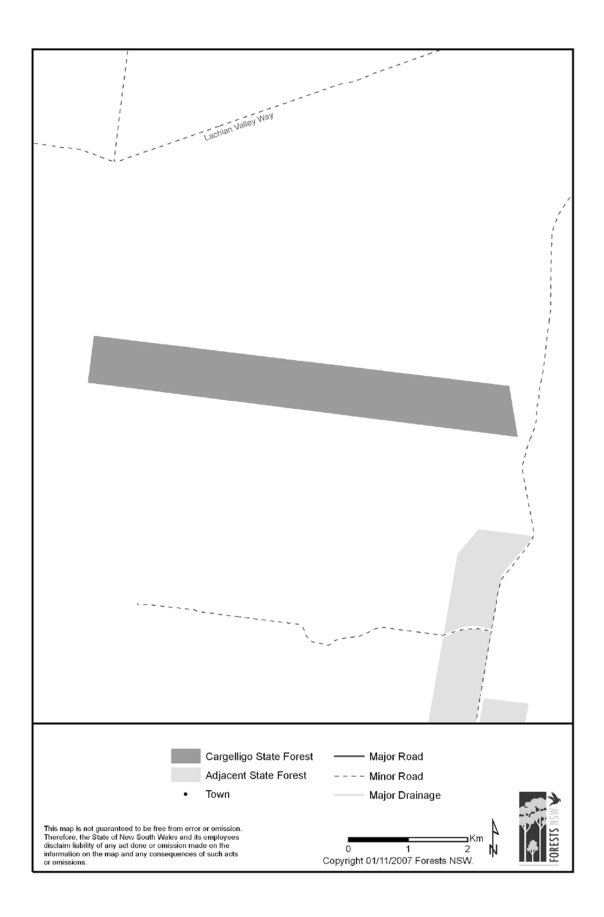
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Carrai State Forest

Carrai State Forest is located approximately 49km west of the township of Kempsey. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Carrai State Forest area: 3027 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

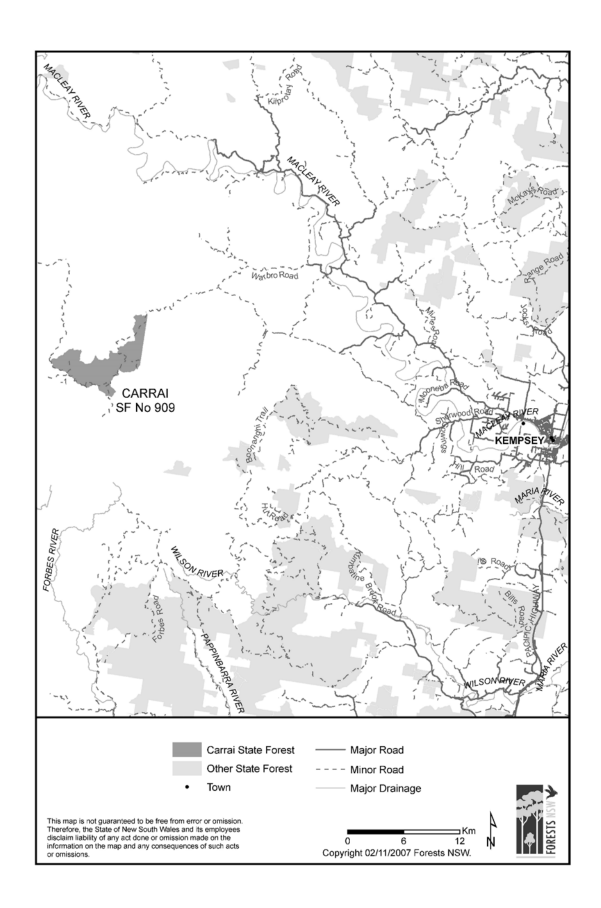
3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Carwong State Forest

Carwong State Forest is located approximately 24km south west of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Carwong State Forest area: 602 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

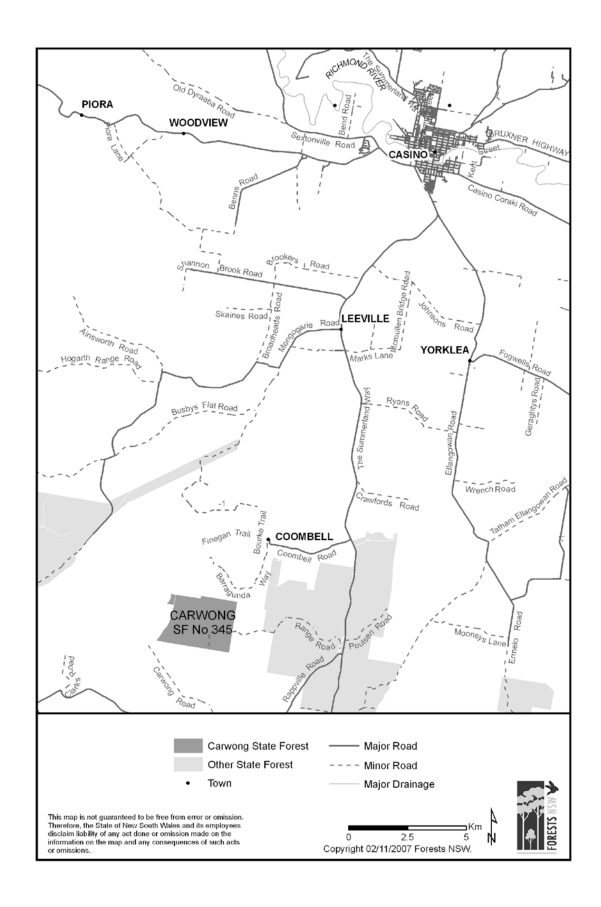
3. Requirements of the declaration

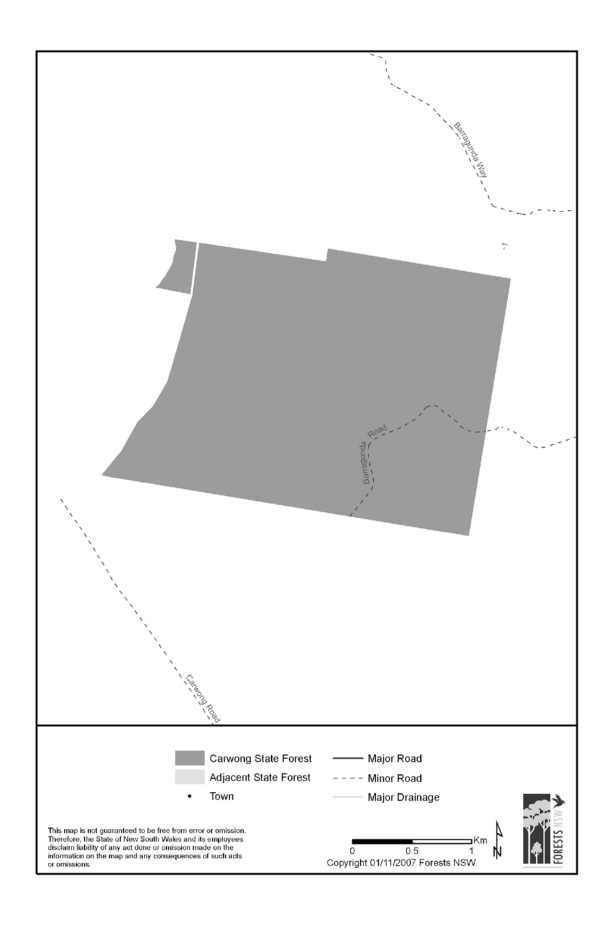
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Cherry Tree State Forest

Cherry Tree State Forest is located approximately 32km west of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cherry Tree State Forest area: 1636 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

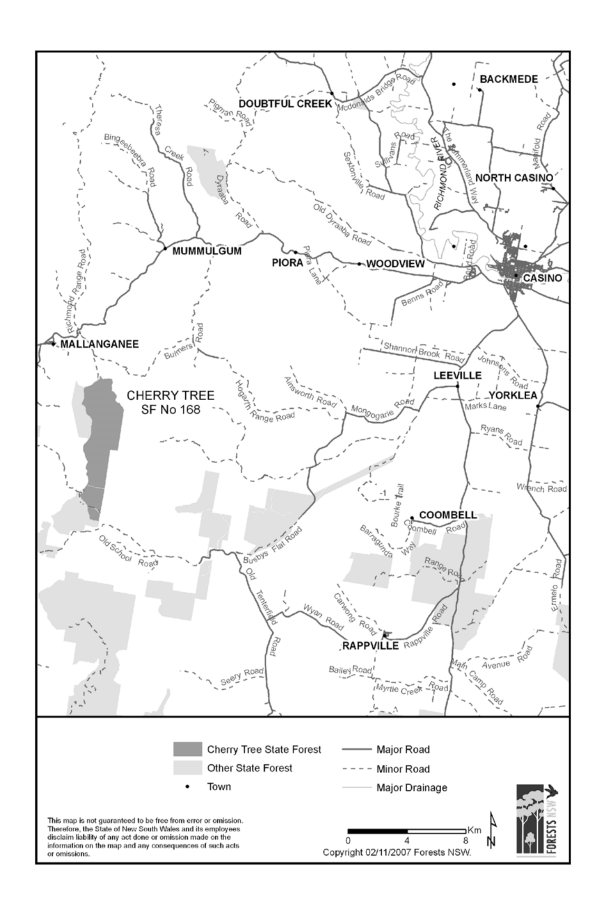
3. Requirements of the declaration

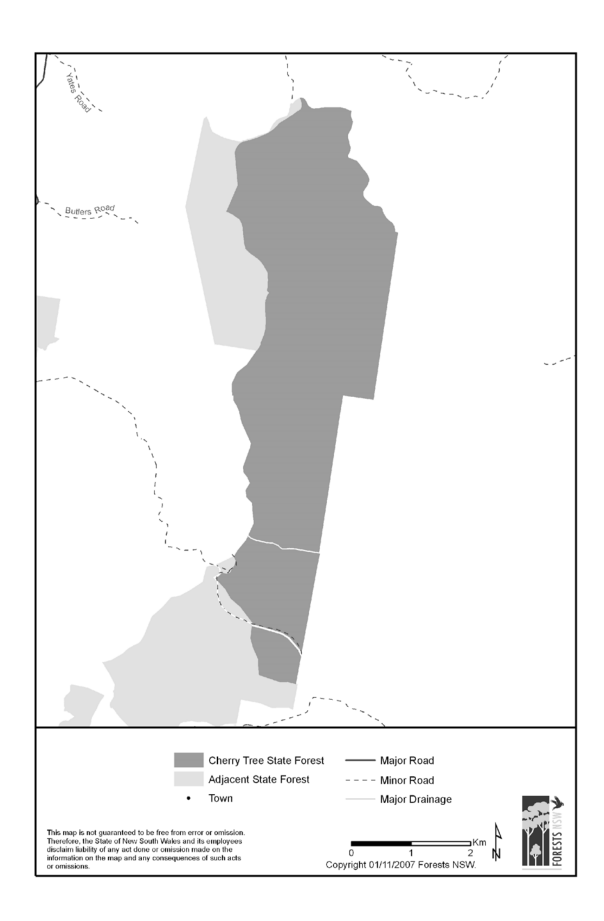
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Clandulla State Forest

Clandulla State Forest is located approximately 6km south west of the township of Kandos. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Clandulla State Forest area: 1989 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

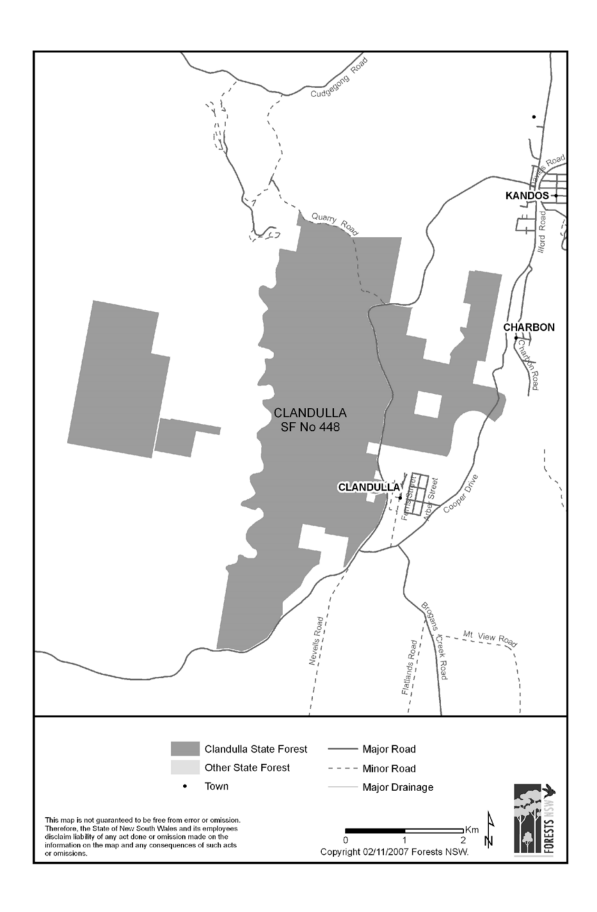
3. Requirements of the declaration

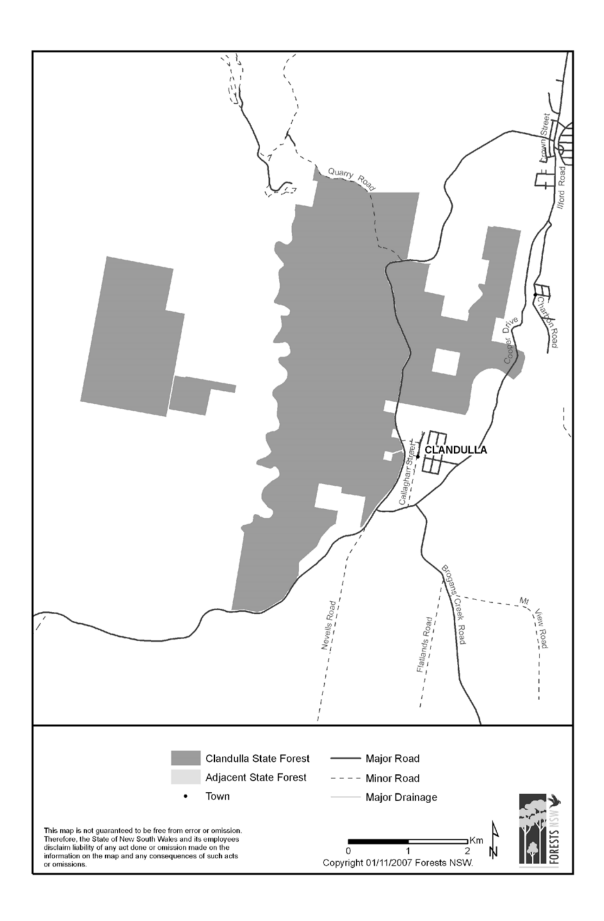
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Clive State Forest

Clive State Forest is located approximately 14km south of the township of Inverell. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Clive State Forest area: 609 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

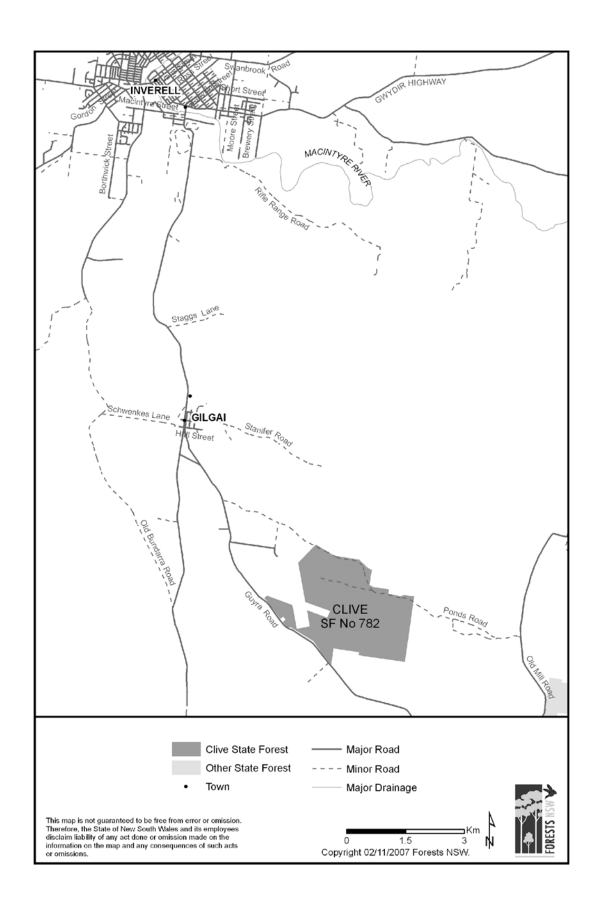
3. Requirements of the declaration

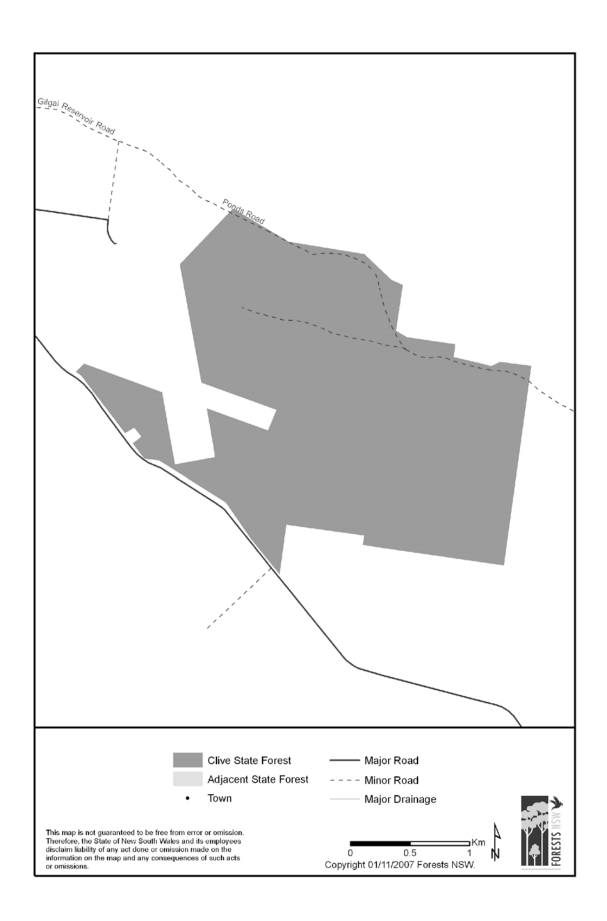
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Collombatti State Forest

Collombatti State Forest is located approximately 24km north west of the township of Kempsey. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Collombatti State Forest area: 4135 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

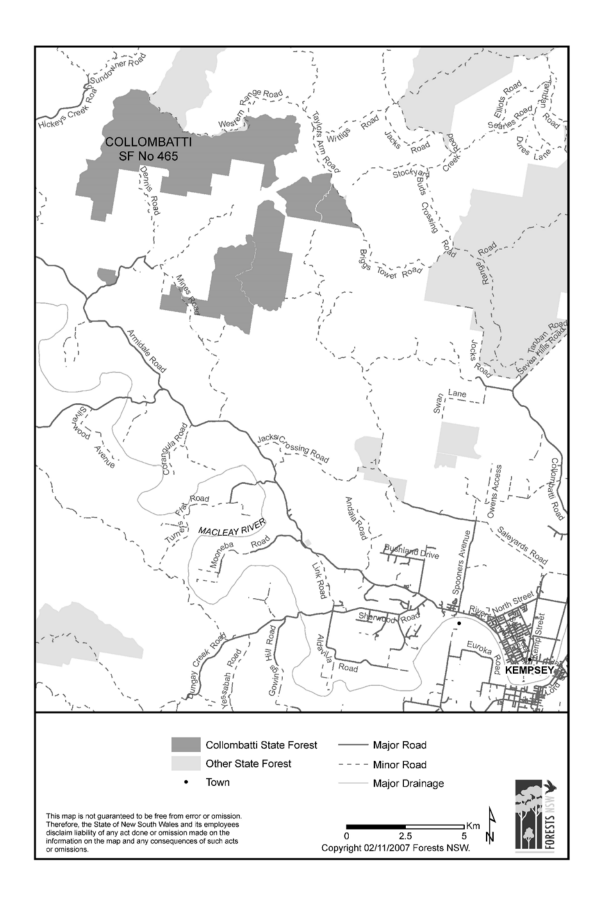
3. Requirements of the declaration

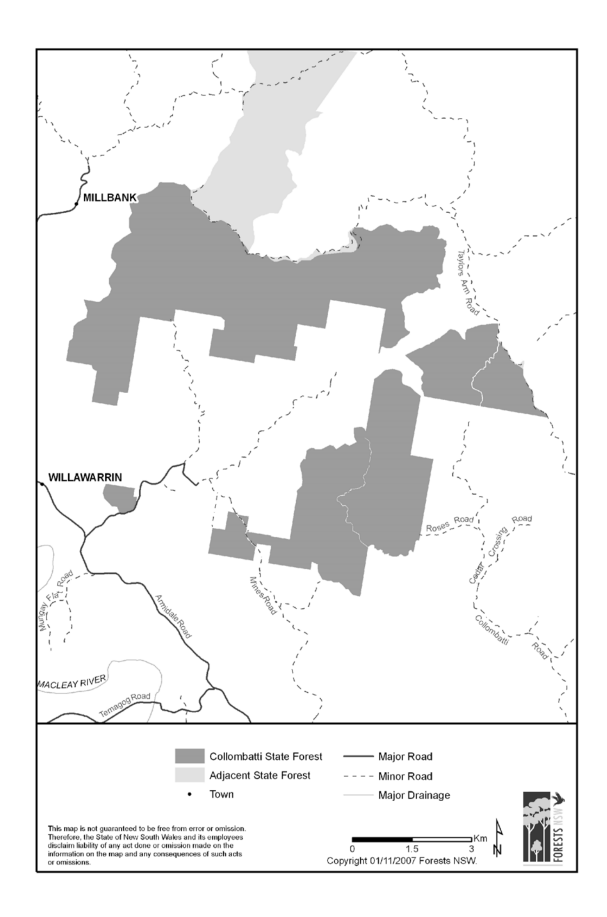
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Combaning State Forest

Combaning State Forest is located approximately 21km south east of the township of Temora. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Combaning State Forest area: 765 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

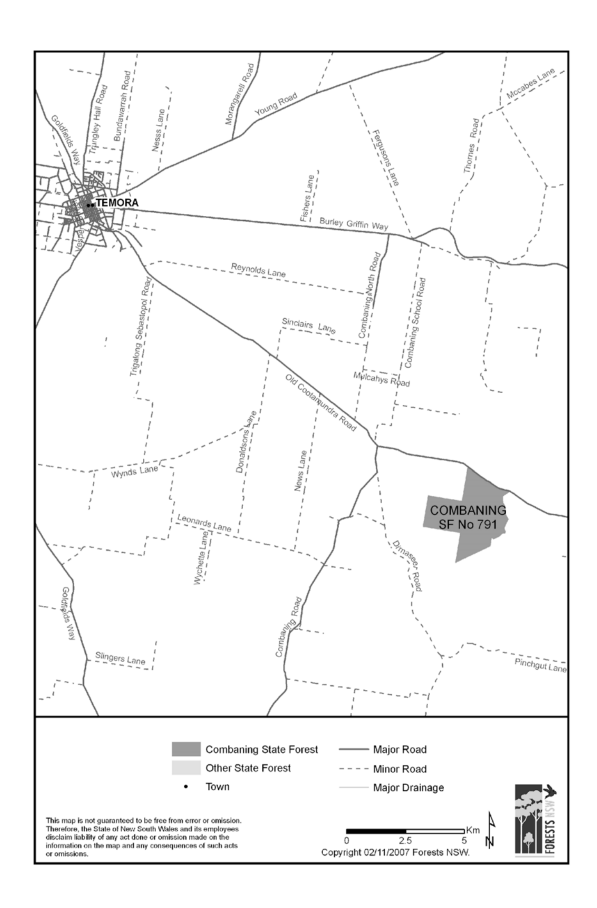
3. Requirements of the declaration

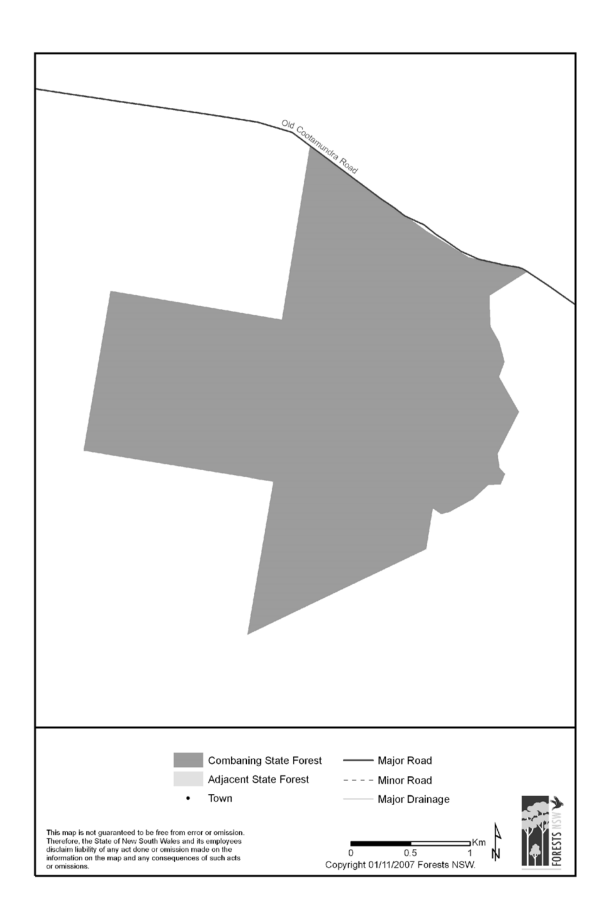
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Comboyne State Forest

Comboyne State Forest is located approximately 27km north west of the township of Harrington. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Comboyne State Forest area: 3079 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

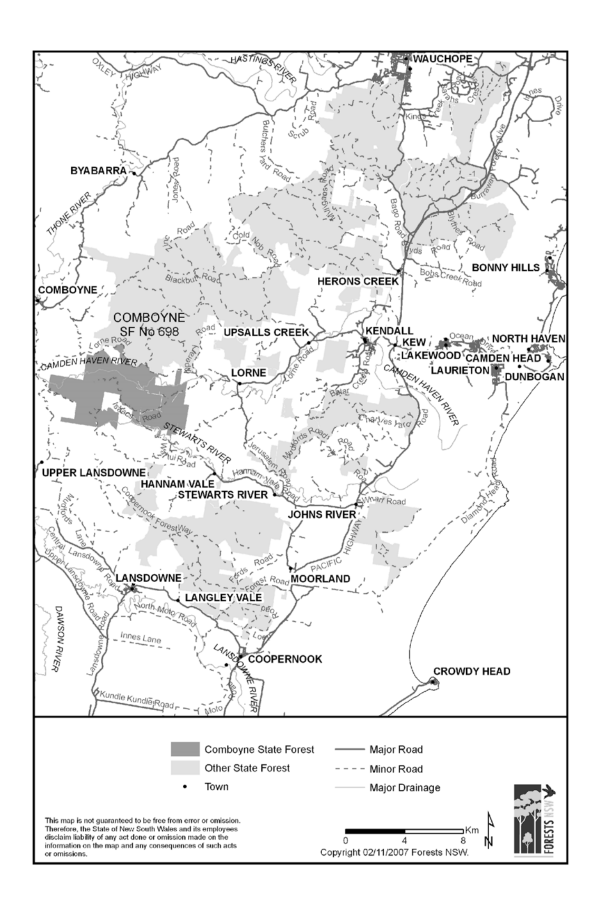
3. Requirements of the declaration

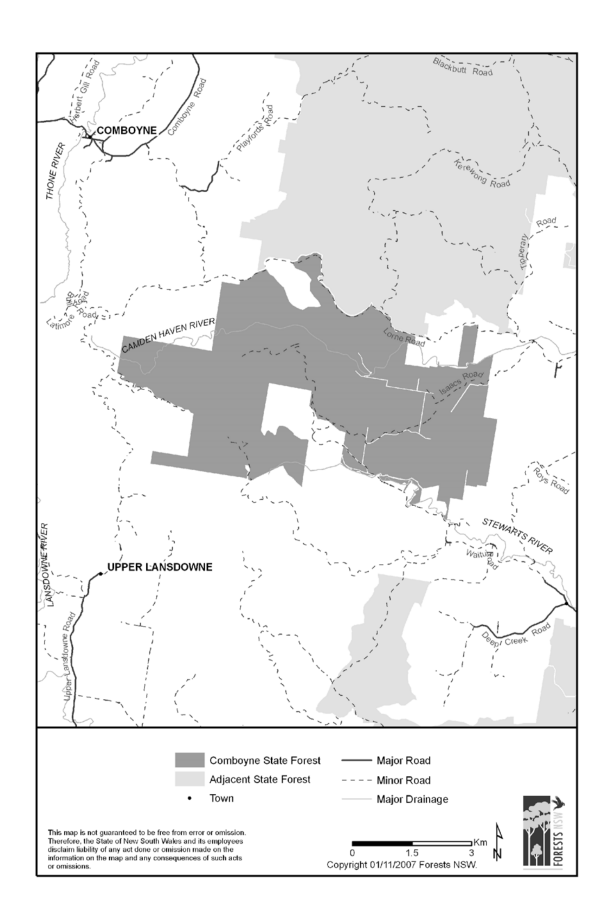
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Comleroy State Forest

Comleroy State Forest is located approximately 15km north of the township of Glossodia. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Comleroy State Forest area: 2904 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

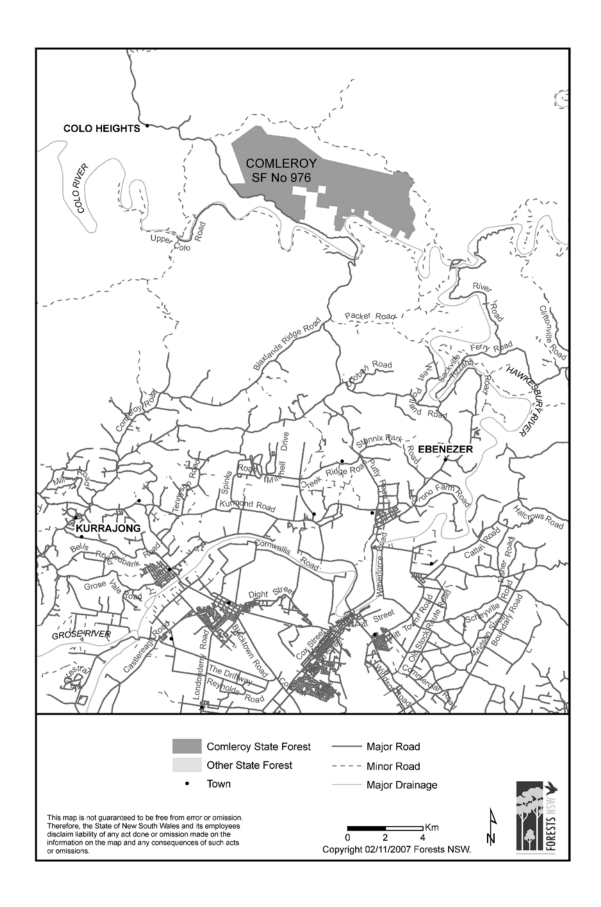
3. Requirements of the declaration

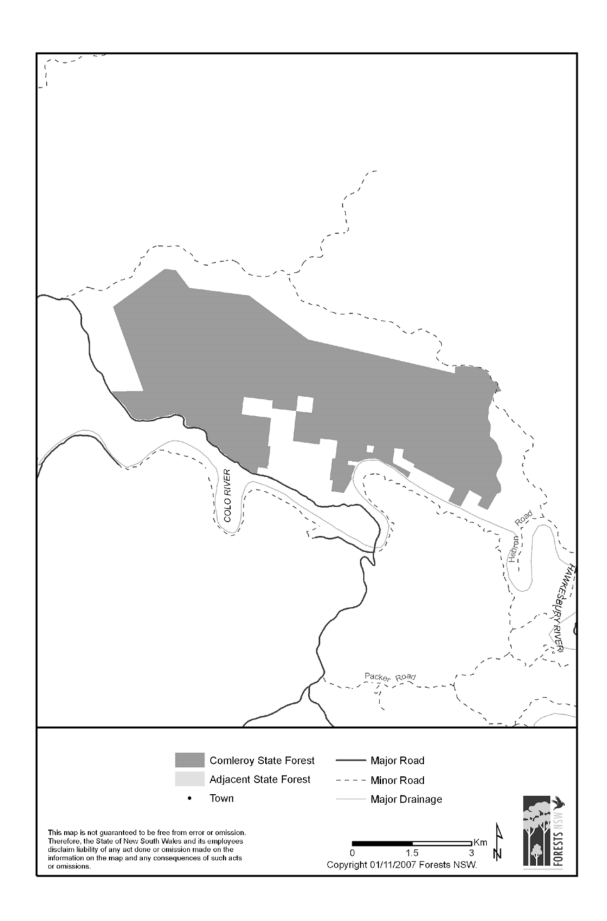
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Conapaira East State Forest

Conapaira East State Forest is located approximately 50km north of the township of Yenda. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Conapaira East State Forest area: 1025 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

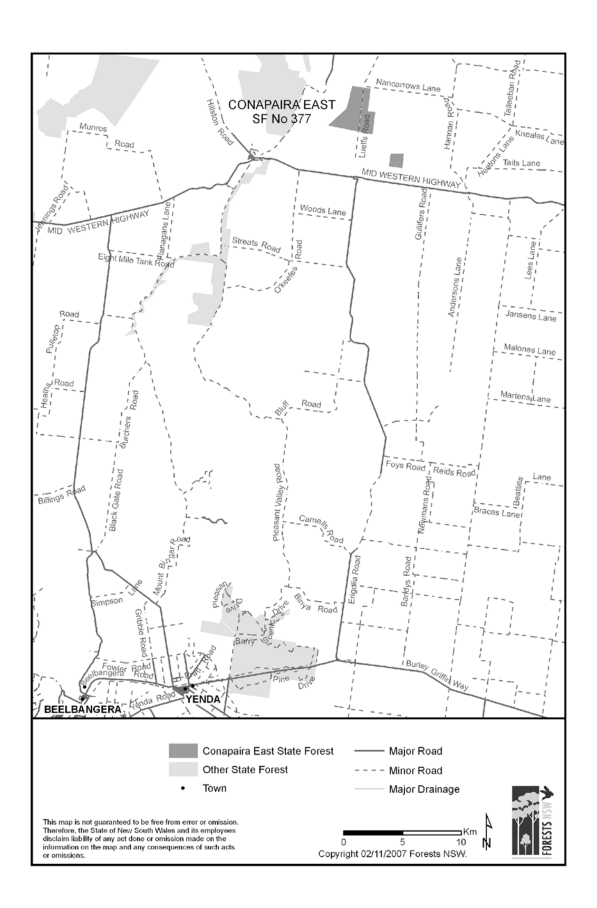
3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Conapaira South State Forest

Conapaira South State Forest is located approximately 36km north of the township of Yenda. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Conapaira South State Forest area: 1889 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

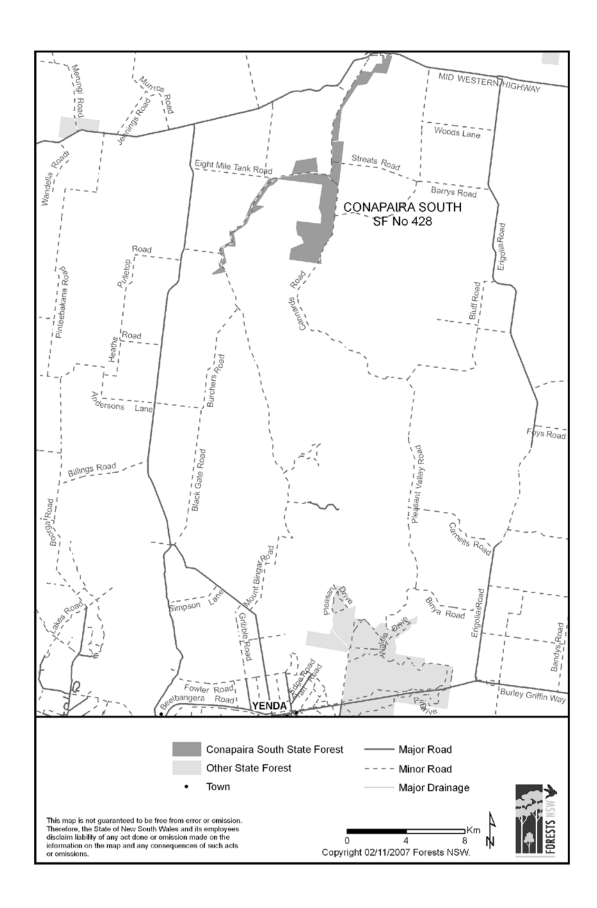
3. Requirements of the declaration

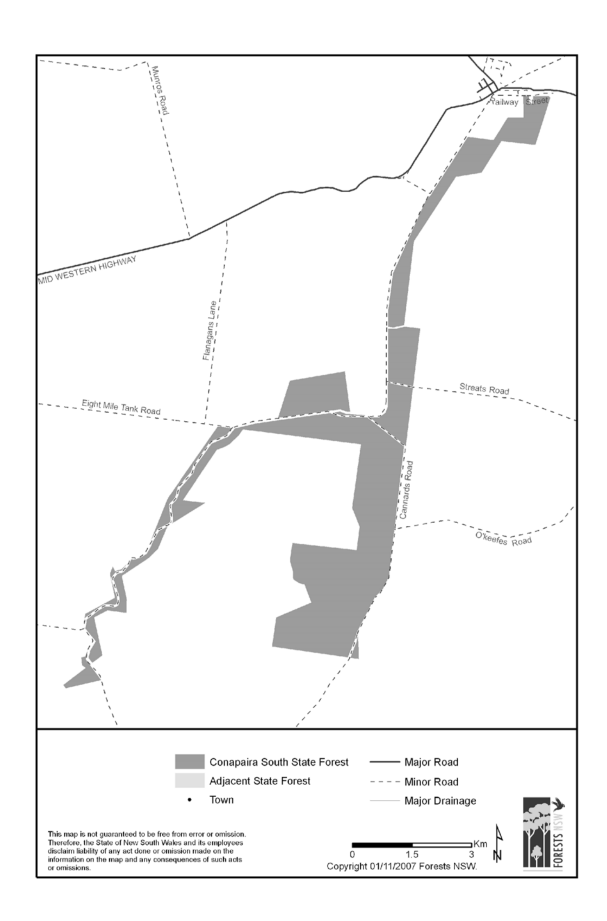
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Coneac State Forest

Coneac State Forest is located approximately 19km north west of the township of Gloucester. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Coneac State Forest area: 776 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

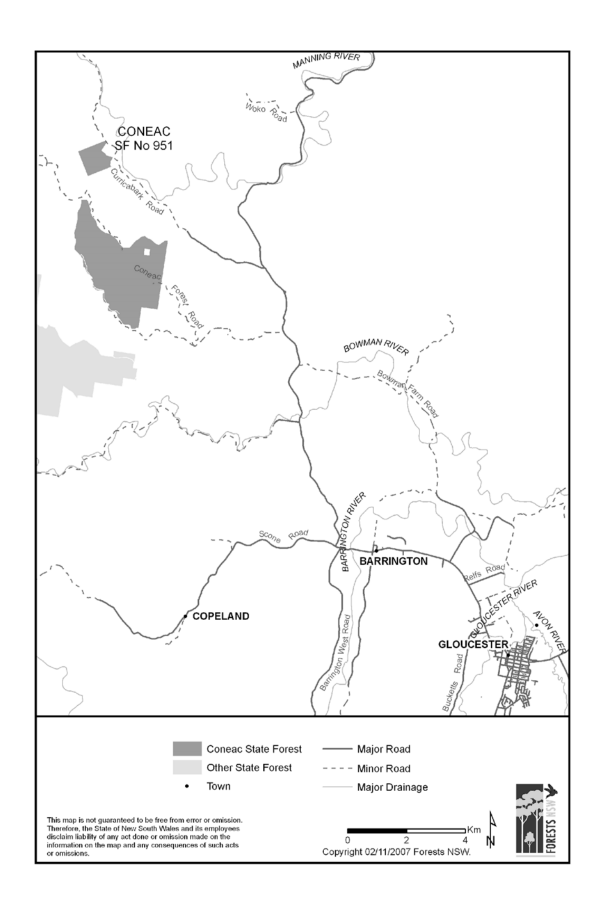
3. Requirements of the declaration

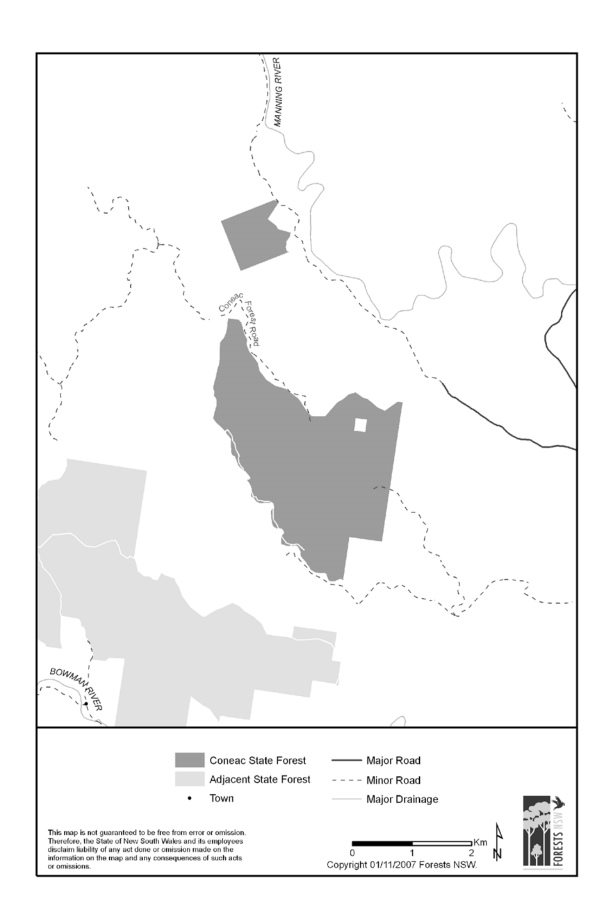
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Cookamidgera State Forest

Cookamidgera State Forest is located approximately 15km south east of the township of Parkes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cookamidgera State Forest area: 529 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

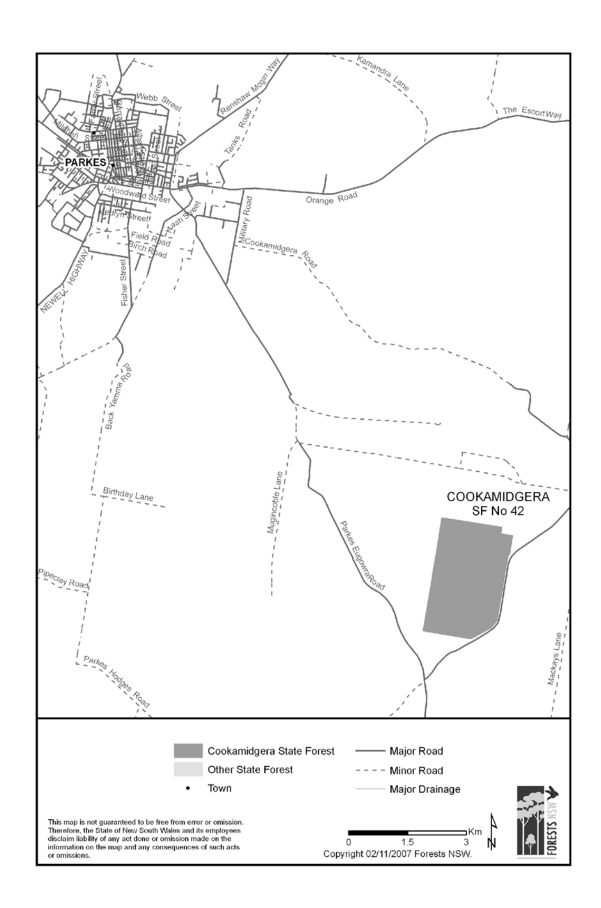
3. Requirements of the declaration

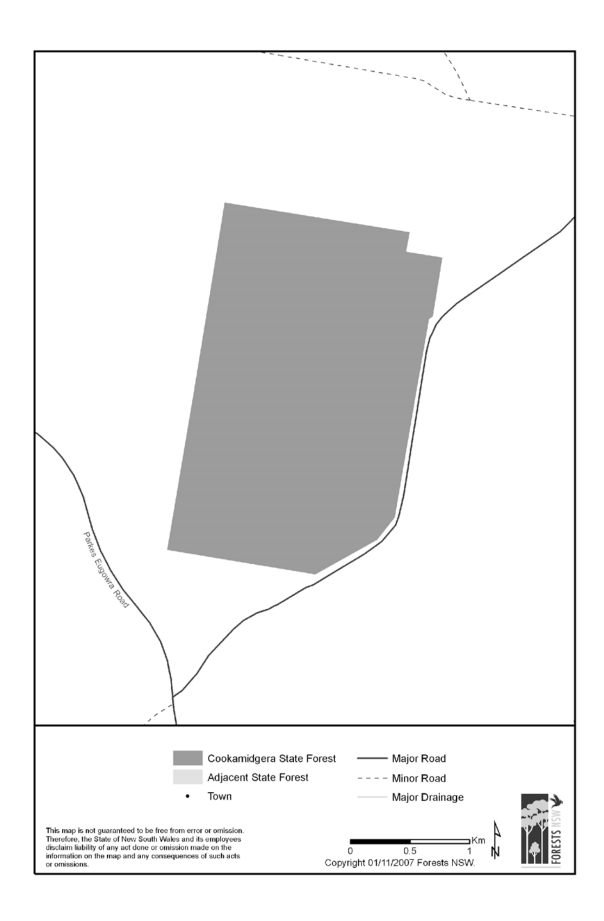
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Coomore Creek State Forest

Coomore Creek State Forest is located approximately 54km north of the township of Coonabarabran. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Coomore Creek State Forest area: 4173 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

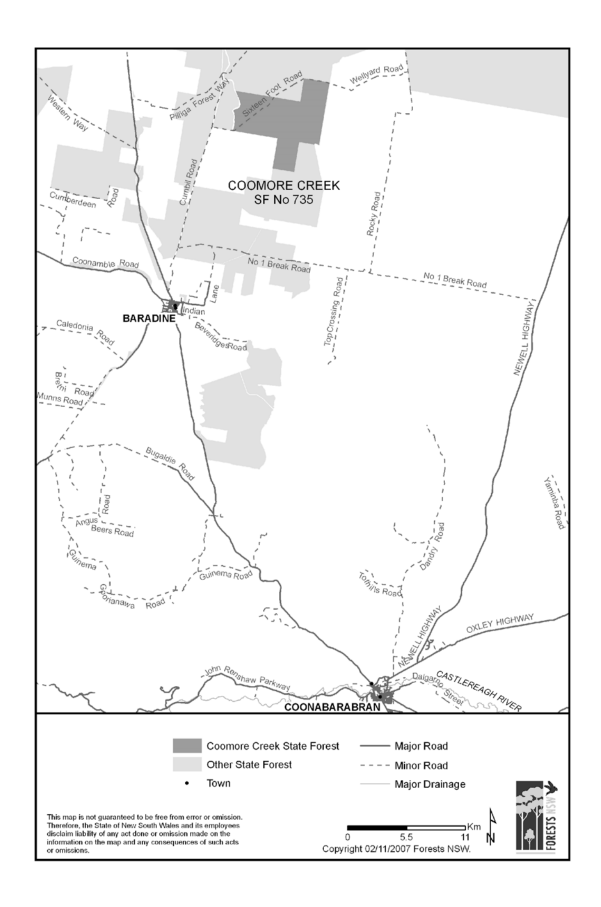
3. Requirements of the declaration

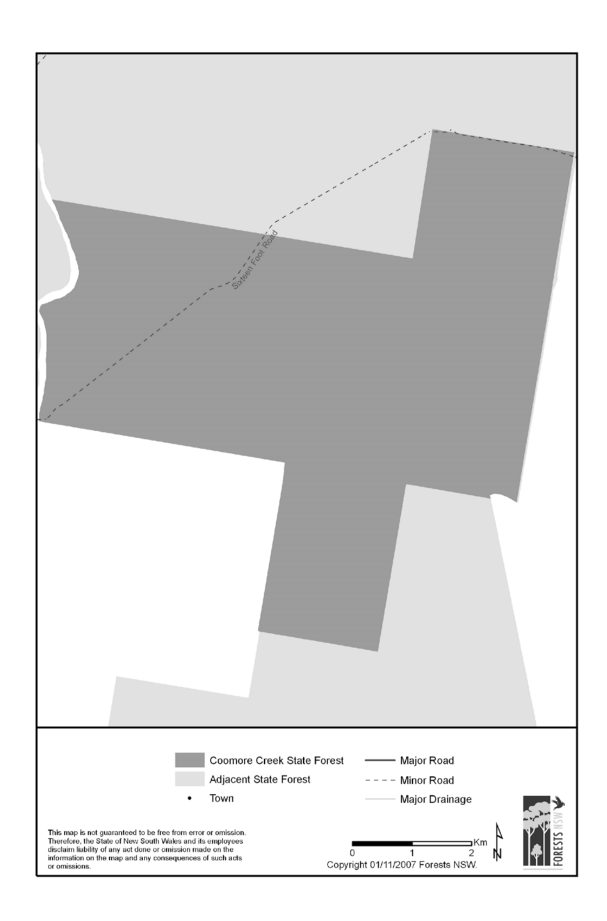
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Coopernook State Forest

Coopernook State Forest is located approximately 10km north west of the township of Harrington. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Coopernook State Forest area: 875 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

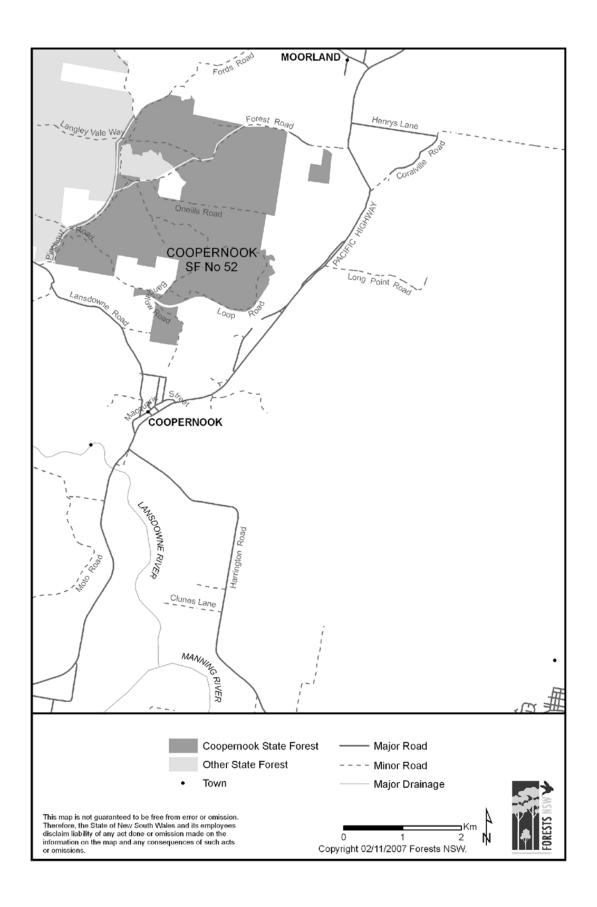
3. Requirements of the declaration

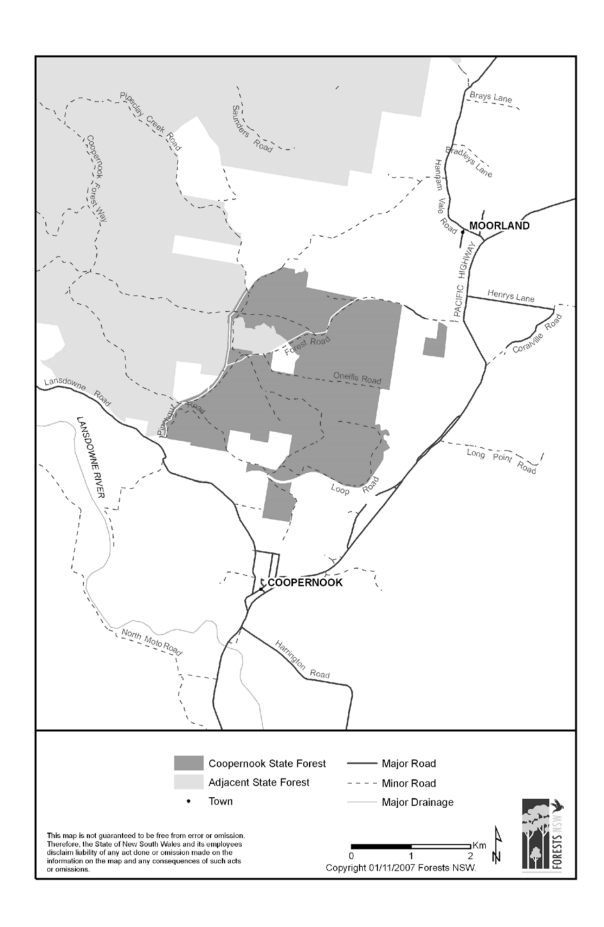
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Cope State Forest

Cope State Forest is located approximately 14km north east of the township of Gulgong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cope State Forest area: 1503 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

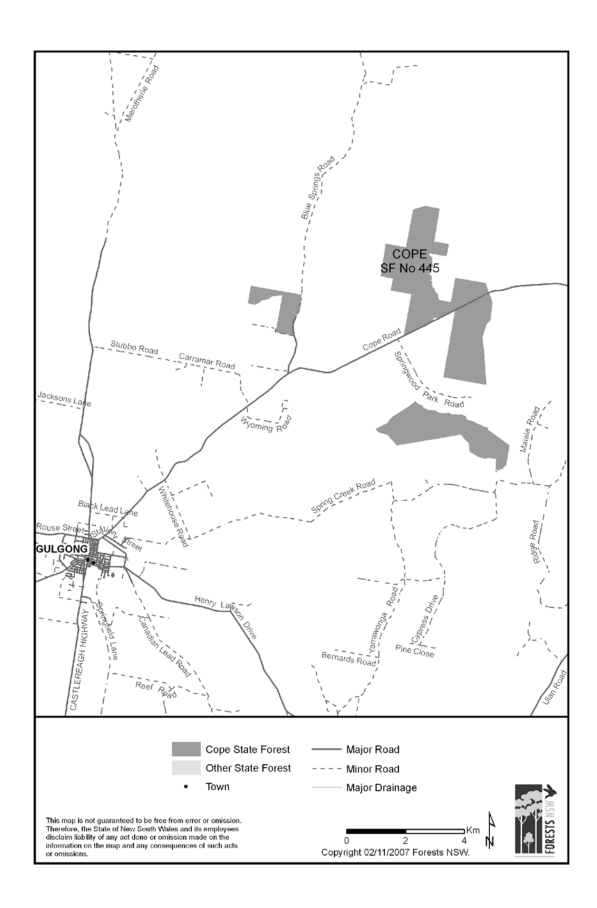
3. Requirements of the declaration

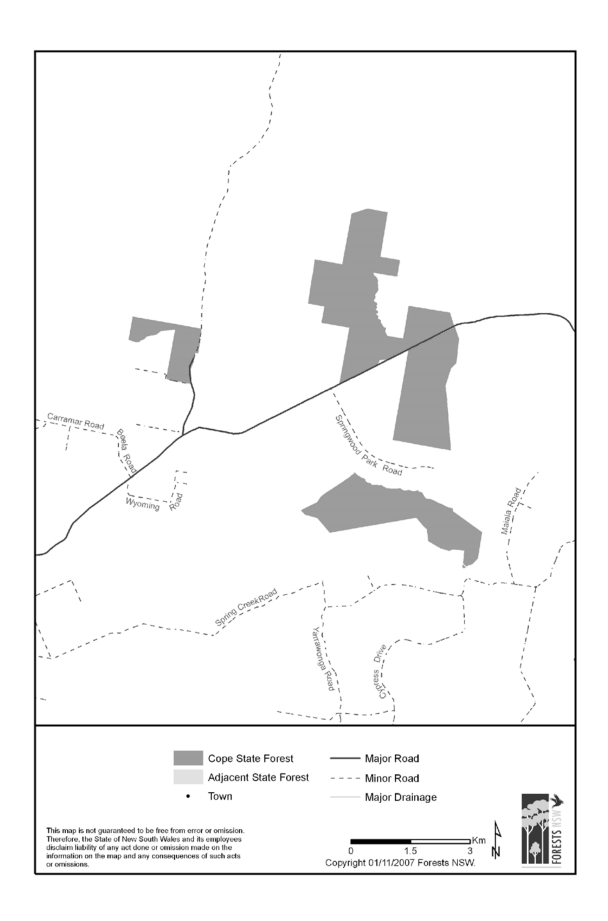
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Coradgery State Forest

Coradgery State Forest is located approximately 26km south west of the township of Peak Hill. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Coradgery State Forest area: 782 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

3. Requirements of the declaration

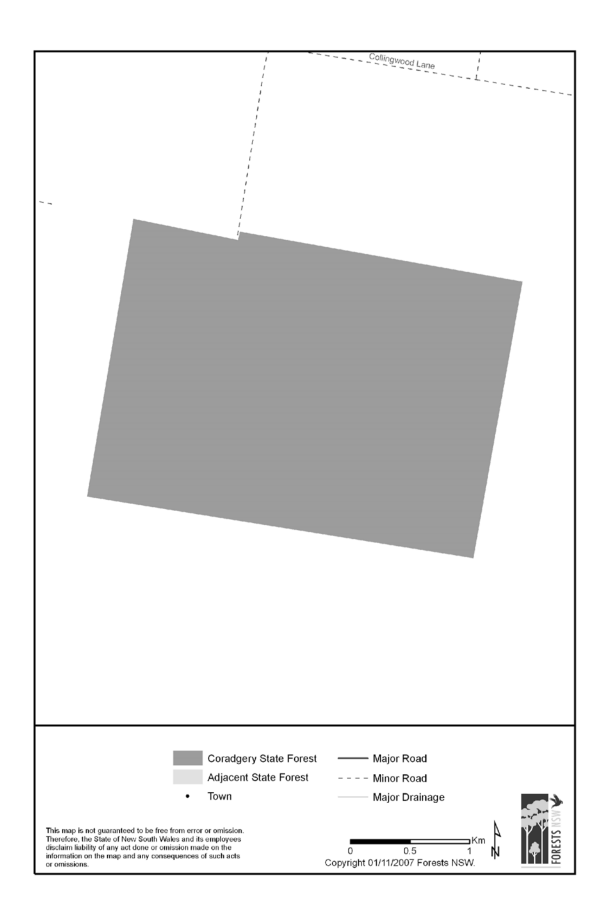
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Corringle State Forest

Corringle State Forest is located approximately 31km north of the township of West Wyalong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Corringle State Forest area: 724 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

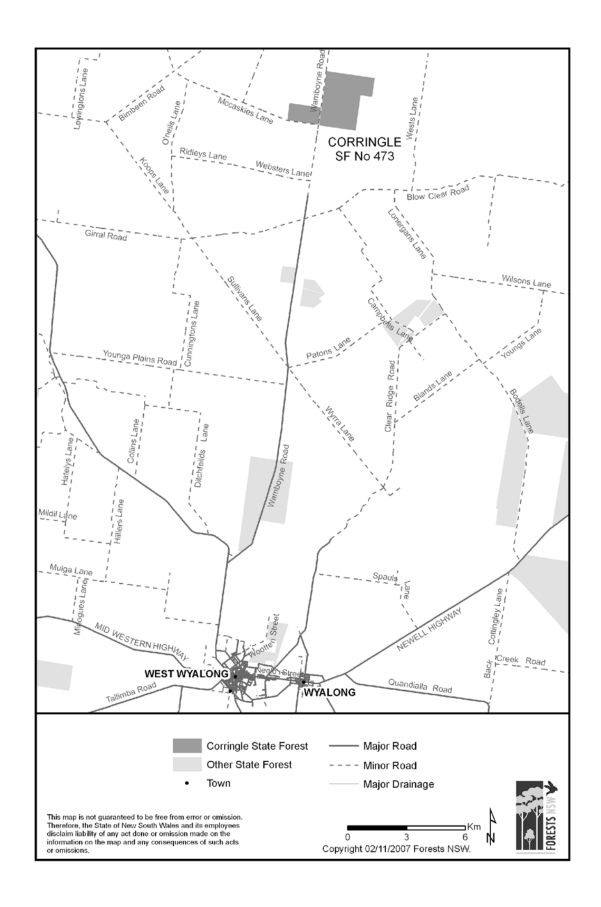
3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Cowal State Forest

Cowal State Forest is located approximately 18km west of the township of Narromine. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cowal State Forest area: 503 hectares.

SCHEDULE 2 -

Terms

Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

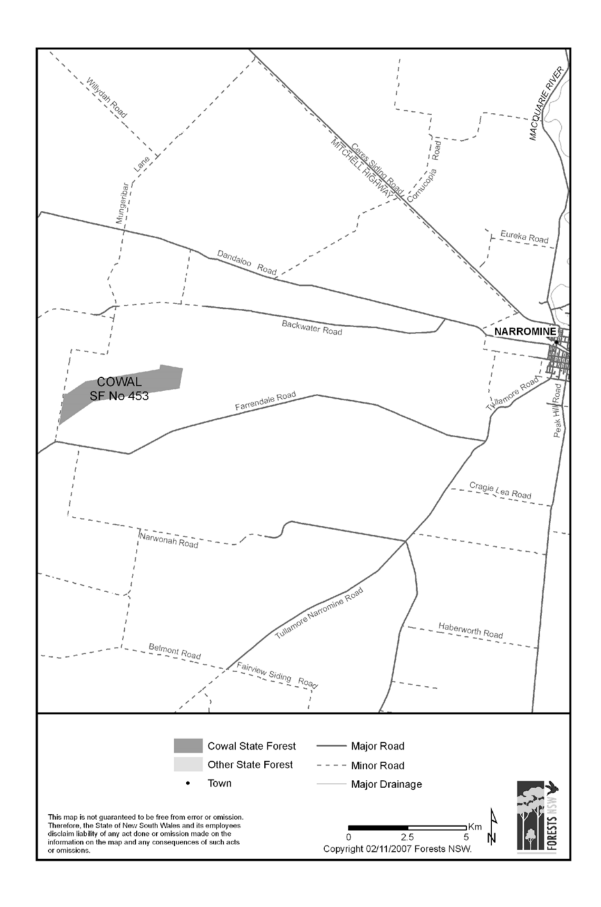
3. Requirements of the declaration

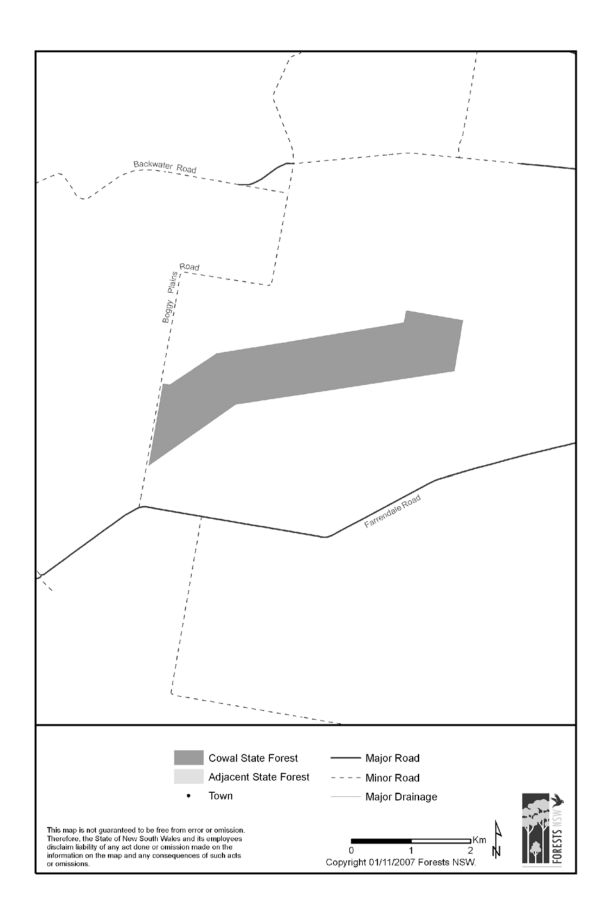
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Cowarra State Forest

Cowarra State Forest is located approximately 6km south east of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cowarra State Forest area: 1687 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

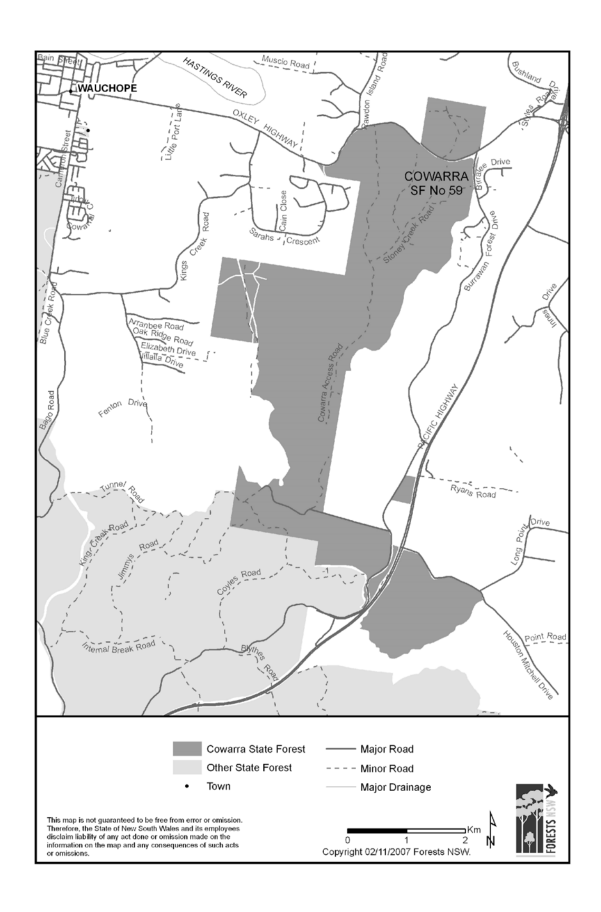
3. Requirements of the declaration

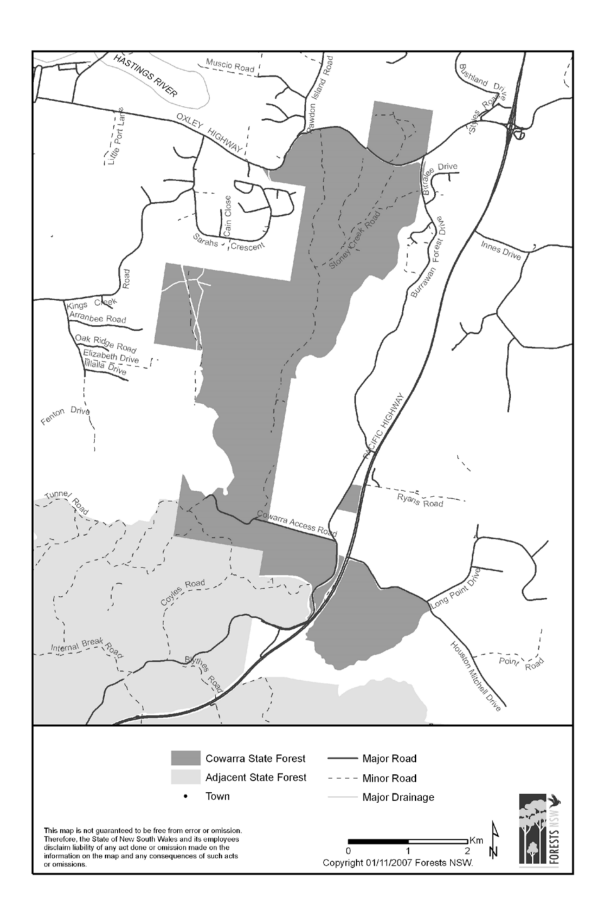
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Craigie State Forest

Craigie State Forest is located approximately 21km south west of the township of Bombala. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Craigie State Forest area: 2764 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

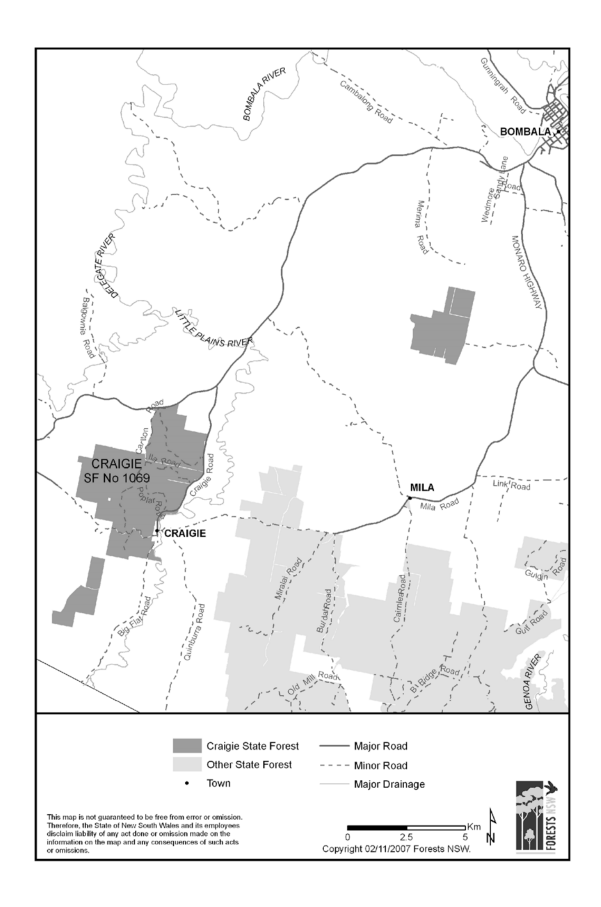
3. Requirements of the declaration

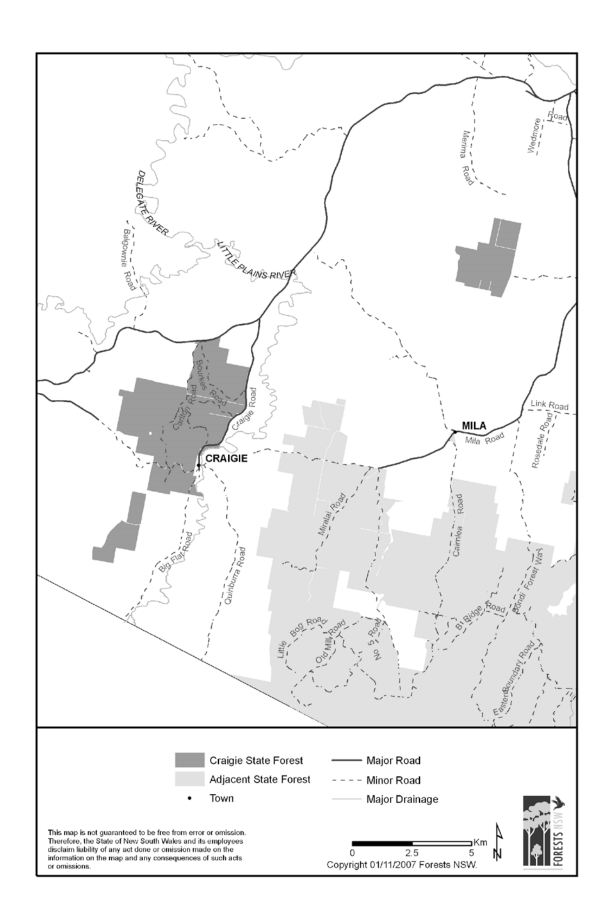
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Culgoora State Forest

Culgoora State Forest is located approximately 11km south east of the township of Wee Waa. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Culgoora State Forest area: 1294 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

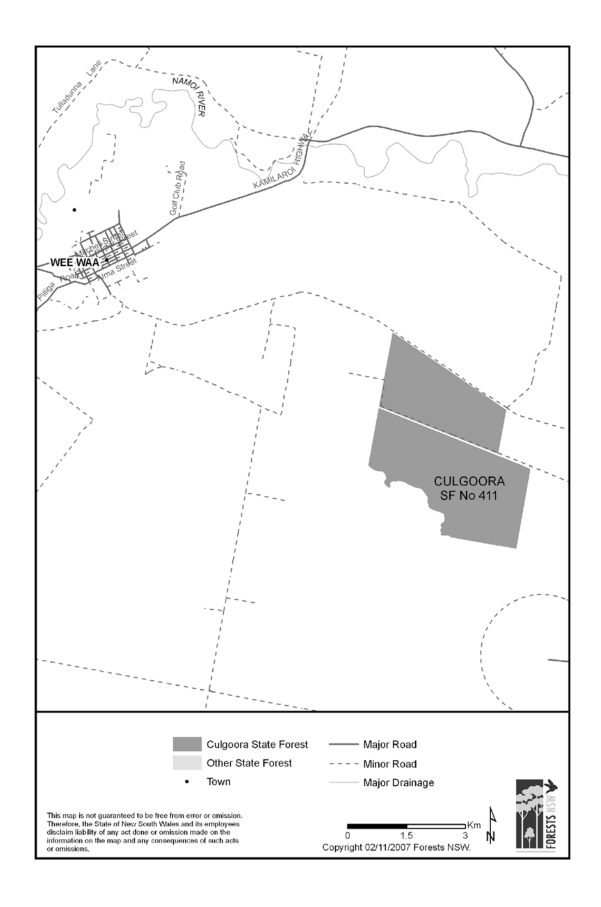
3. Requirements of the declaration

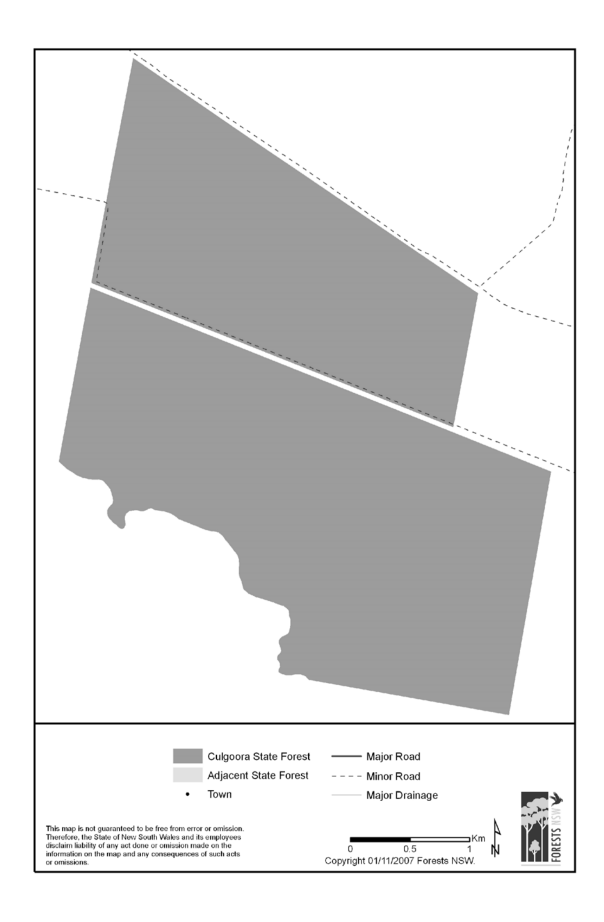
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Cumbine State Forest

Cumbine State Forest is located approximately 89km south west of the township of Nyngan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Cumbine State Forest area: 10704 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

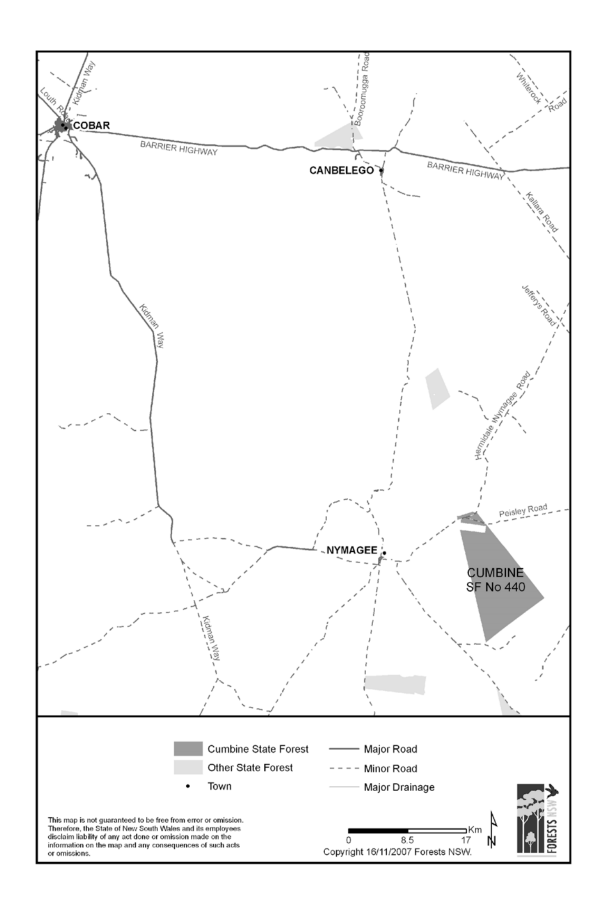
3. Requirements of the declaration

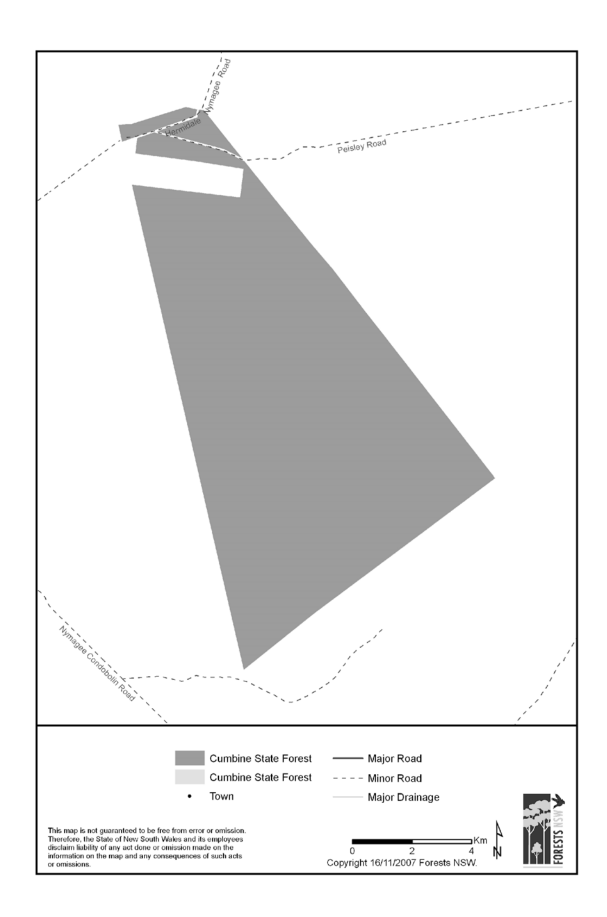
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Curraburrama State Forest

Curraburrama State Forest is located approximately 35km south east of the township of West Wyalong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Curraburrama State Forest area: 530 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

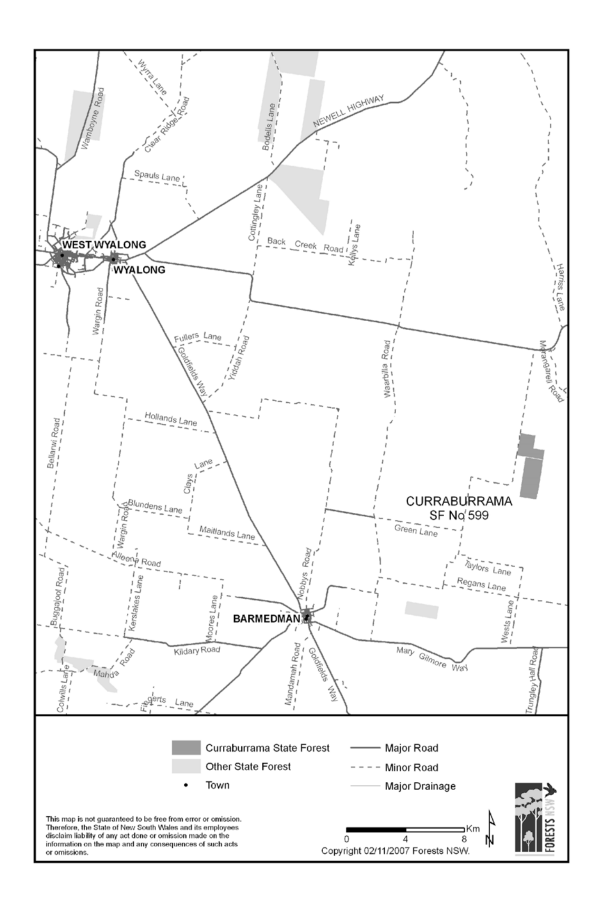
3. Requirements of the declaration

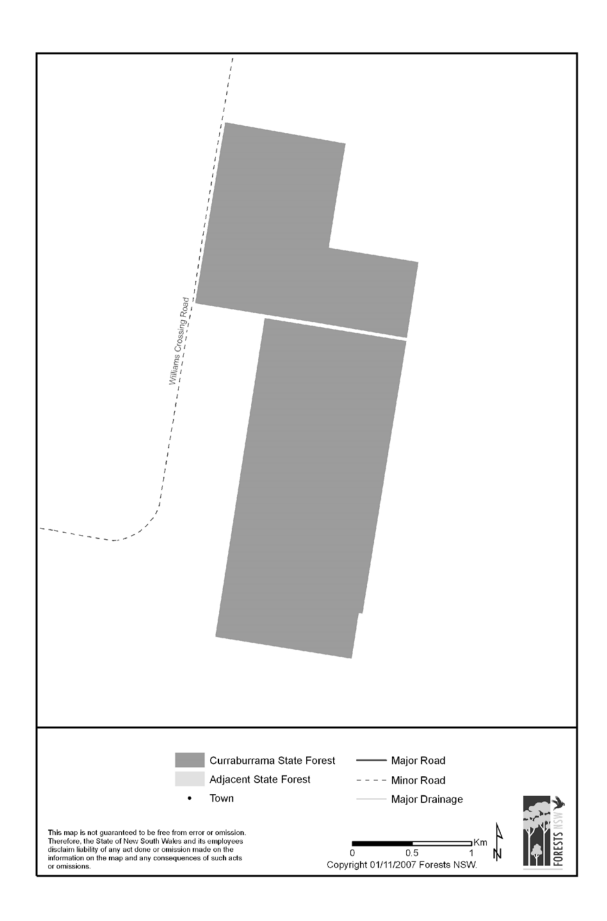
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Currambene State Forest

Currambene State Forest is located approximately 7km north west of the township of Callala Bay. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Currambene State Forest area: 1693 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

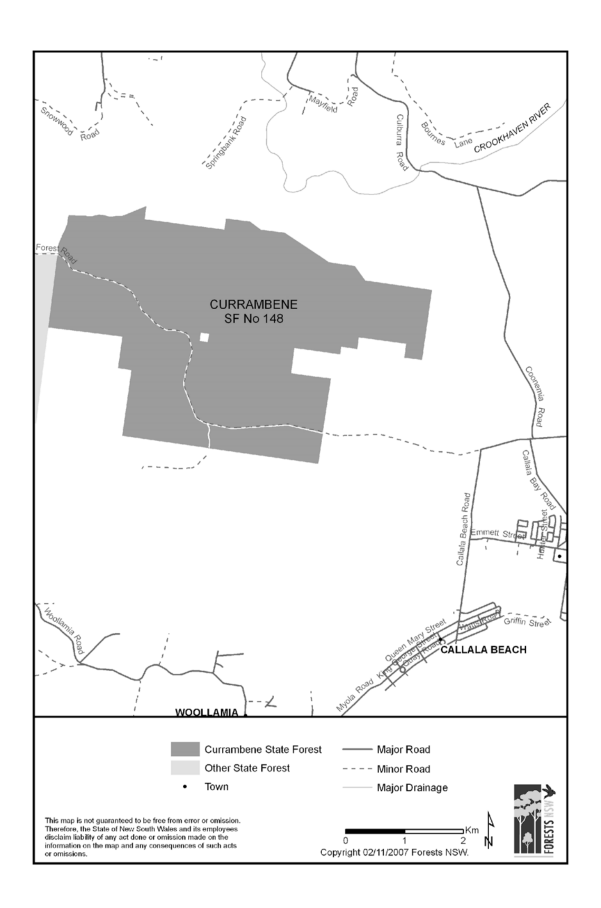
3. Requirements of the declaration

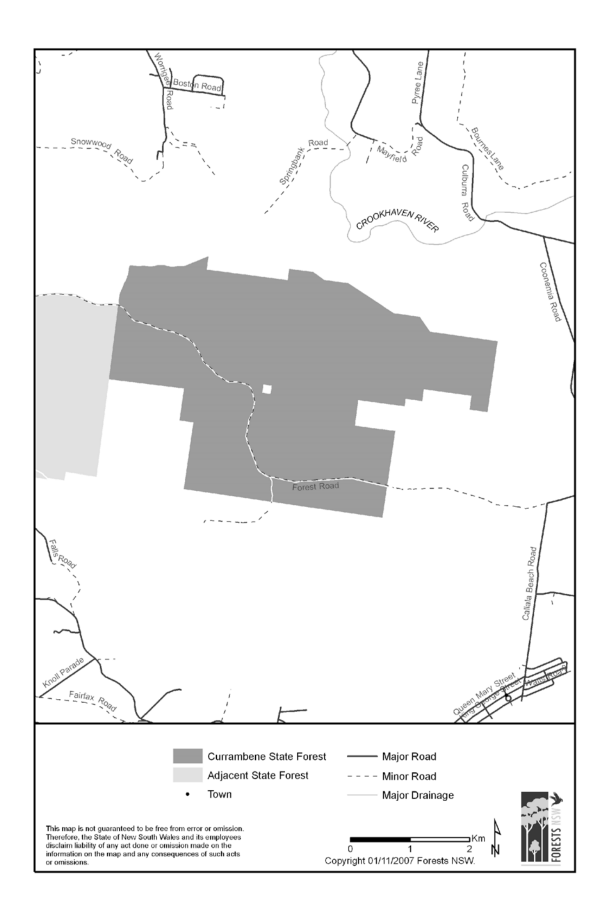
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Diehappy State Forest

Diehappy State Forest is located approximately 14km south of the township of Dorrigo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Diehappy State Forest area: 1274 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

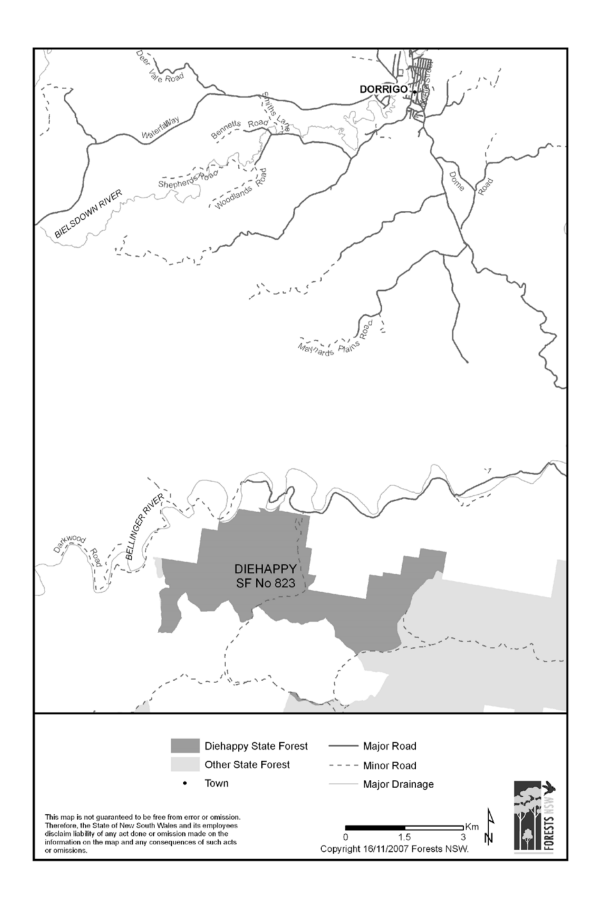
3. Requirements of the declaration

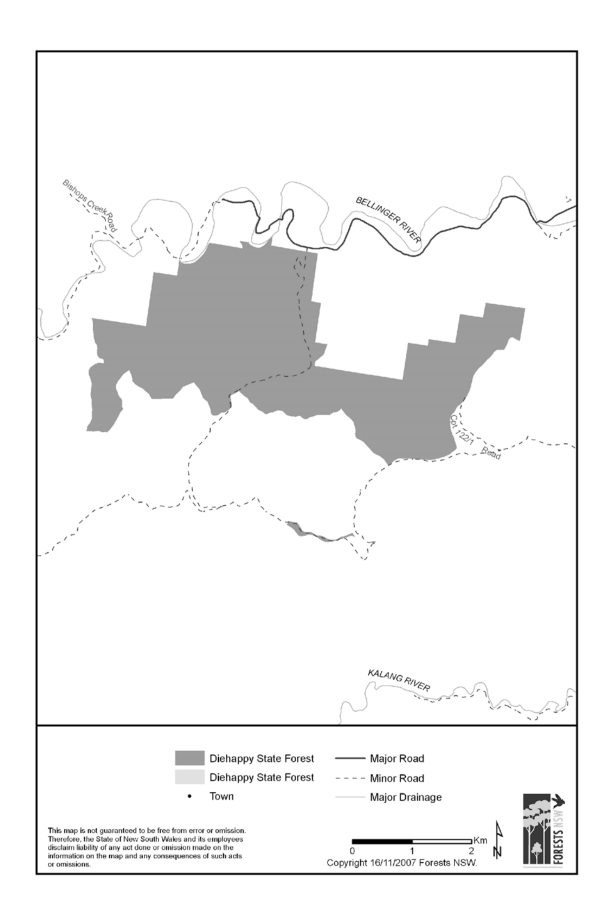
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Divines State Forest

Divines State Forest is located approximately 11km south of the township of Grafton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Divines State Forest area: 1523 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

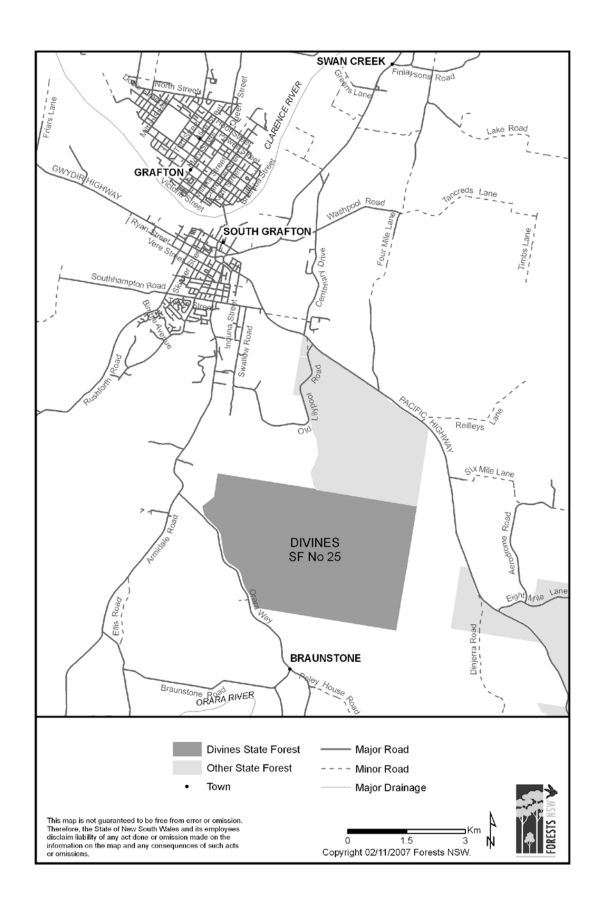
3. Requirements of the declaration

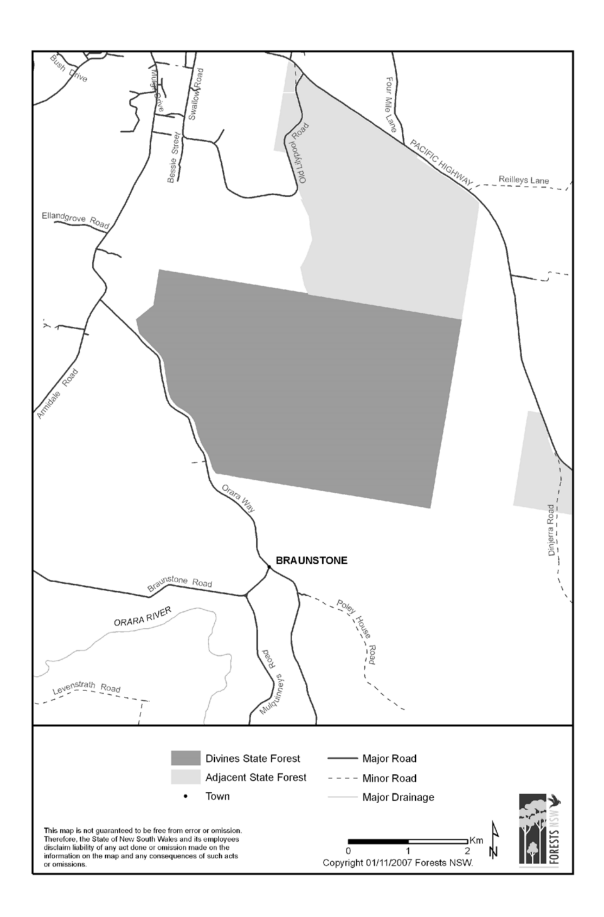
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Doona State Forest

Doona State Forest is located approximately 24km west of the township of Werris Creek. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Doona State Forest area: 1319 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

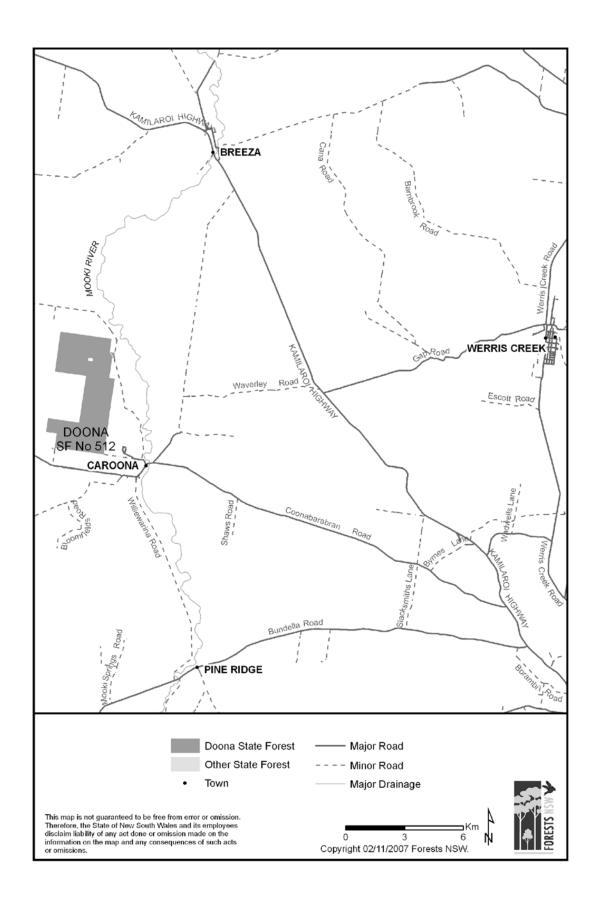
3. Requirements of the declaration

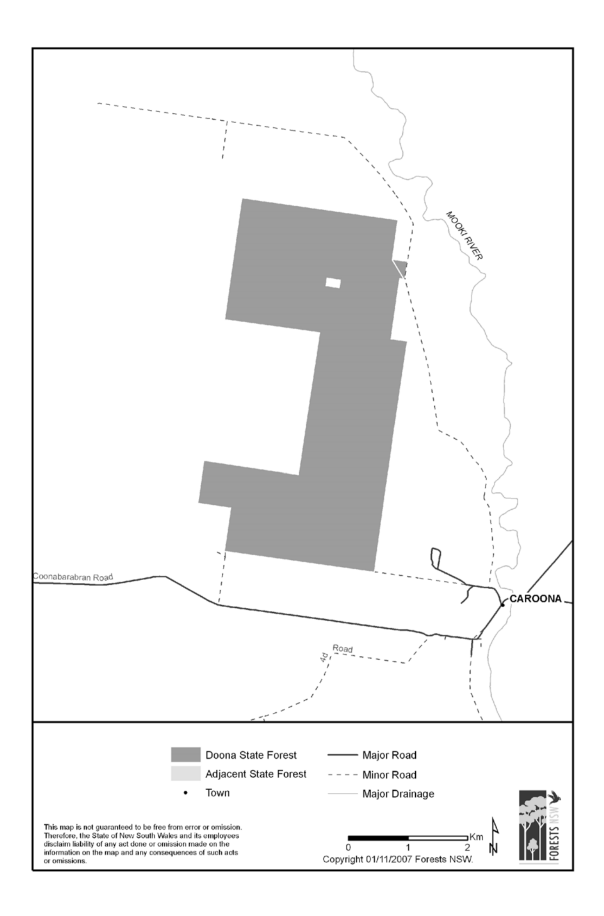
A person who hunts on the declared lands must:

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

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 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Dungeree State Forest

Dungeree State Forest is located approximately 15km north west of the township of Kandos. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Dungeree State Forest area: 799 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

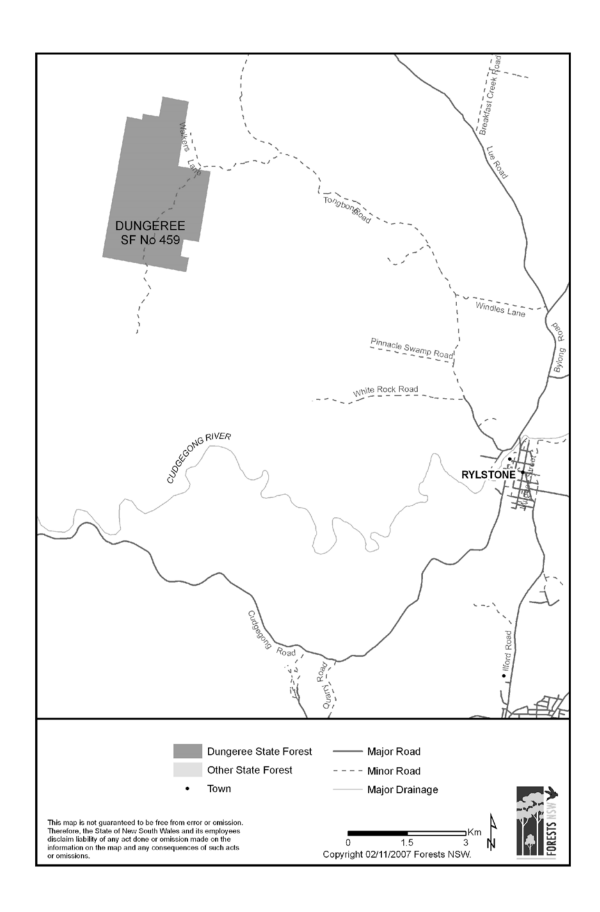
3. Requirements of the declaration

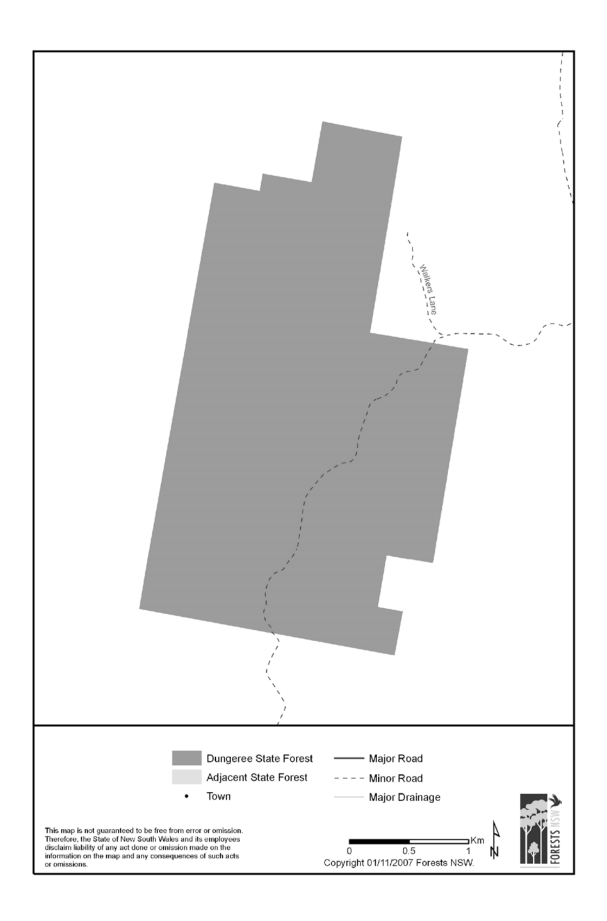
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is East Cookeys Plains State Forest

East Cookeys Plains State Forest is located approximately 44km west of the township of Parkes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. East Cookeys Plains State Forest area: 2390 hectares

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

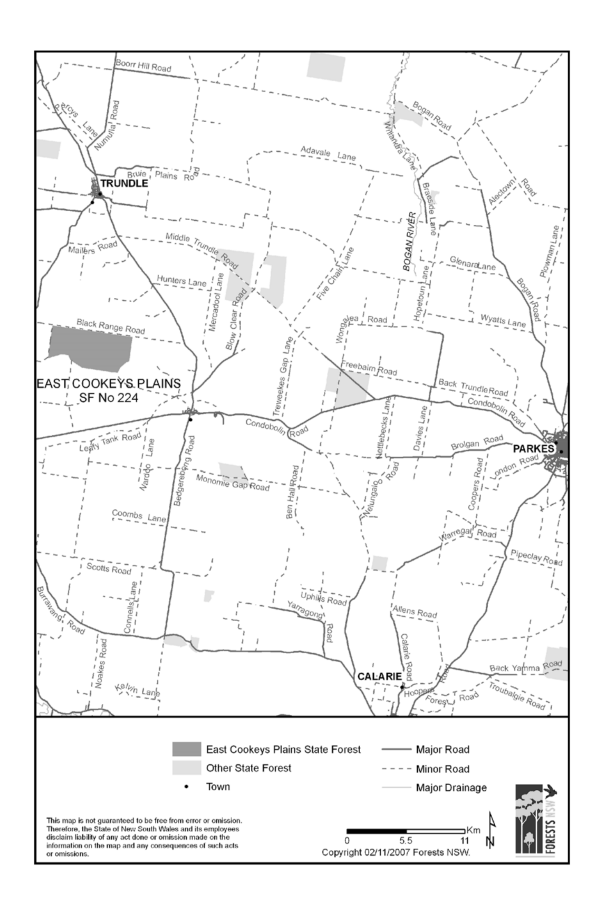
3. Requirements of the declaration

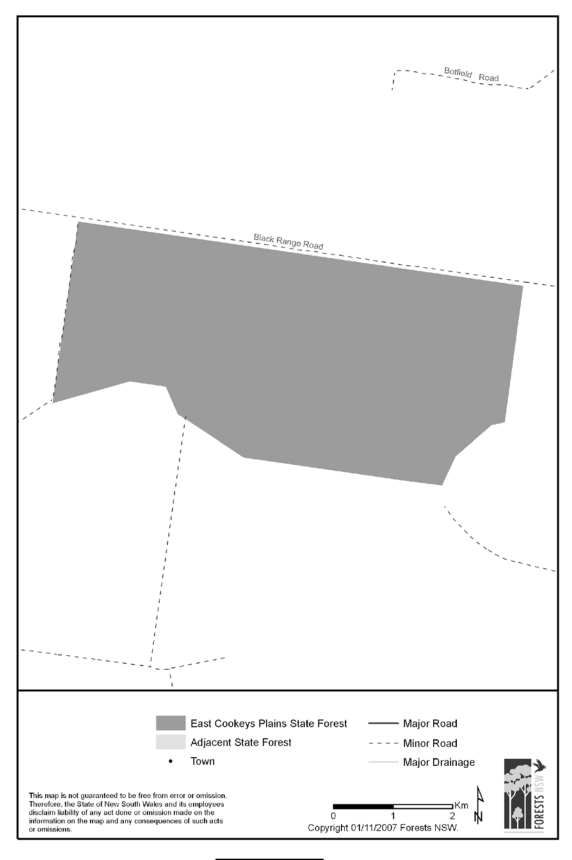
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





Authorised to be printed DENIS H. HELM, Government Printer.

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Department of Primary Industries – (continued)

PUBLIC NOTICE

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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Ellangowan State Forest

Ellangowan State Forest is located approximately 24km south of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ellangowan State Forest area: 1179 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

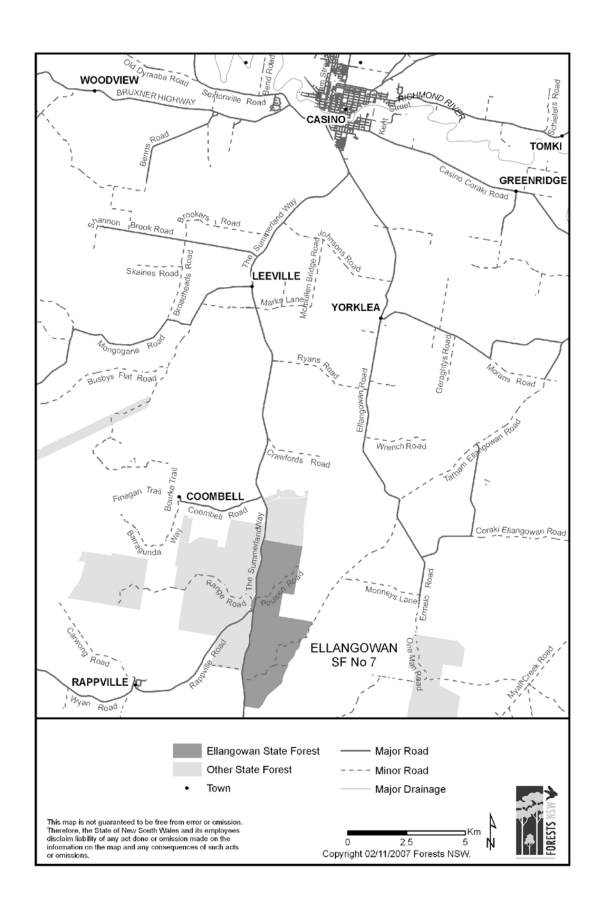
3. Requirements of the declaration

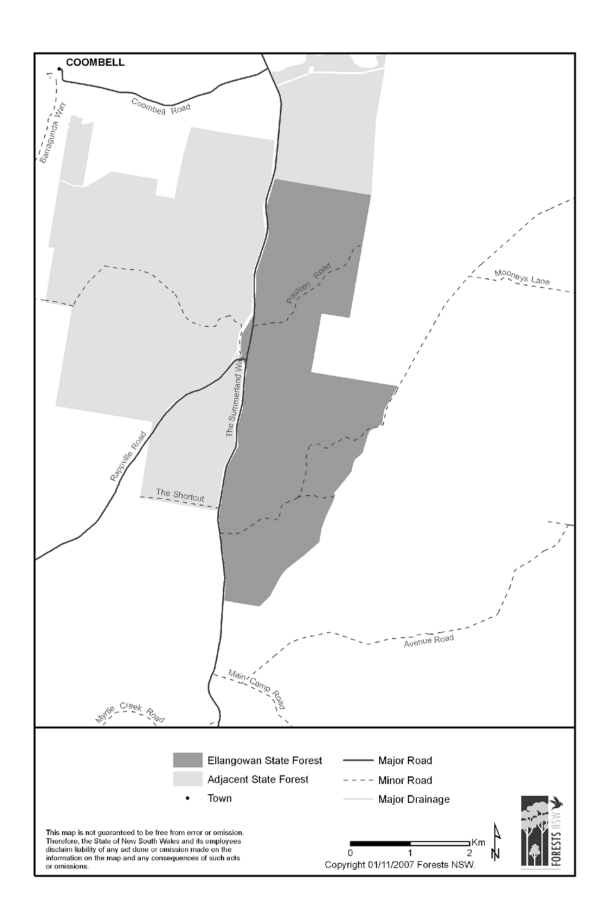
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Etoo State Forest

Etoo State Forest is located approximately 48km south west of the township of Wee Waa. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Etoo State Forest area: 2914 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

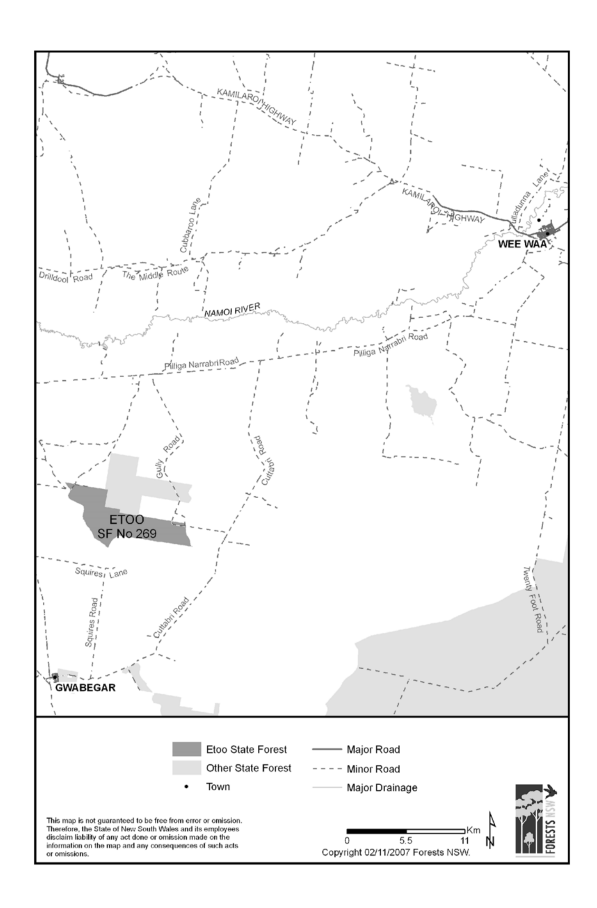
3. Requirements of the declaration

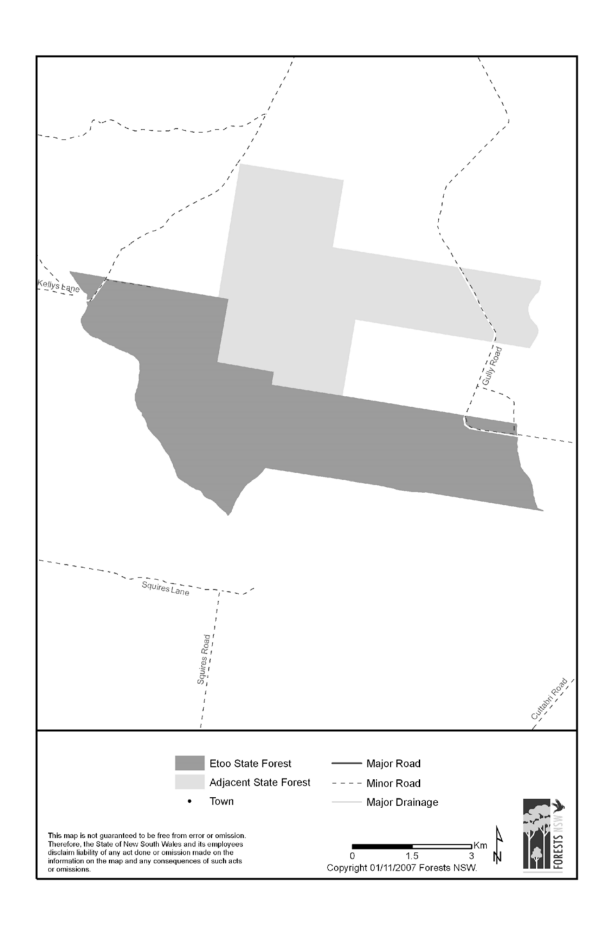
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Euglo South State Forest

Euglo South State Forest is located approximately 48km south of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Euglo South State Forest area: 1589 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

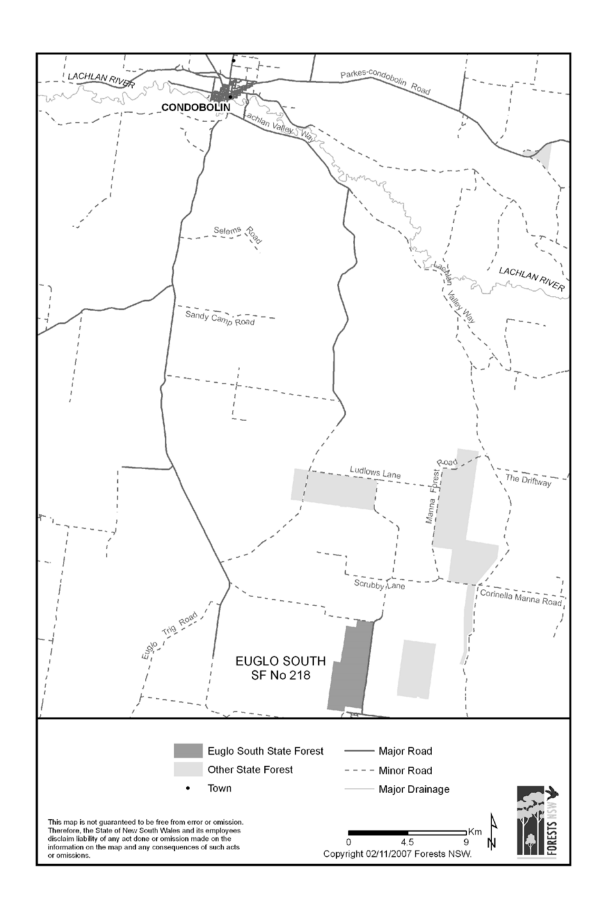
3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Eurabba State Forest

Eurabba State Forest is located approximately 38km south west of the township of Grenfell. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Eurabba State Forest area: 752 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

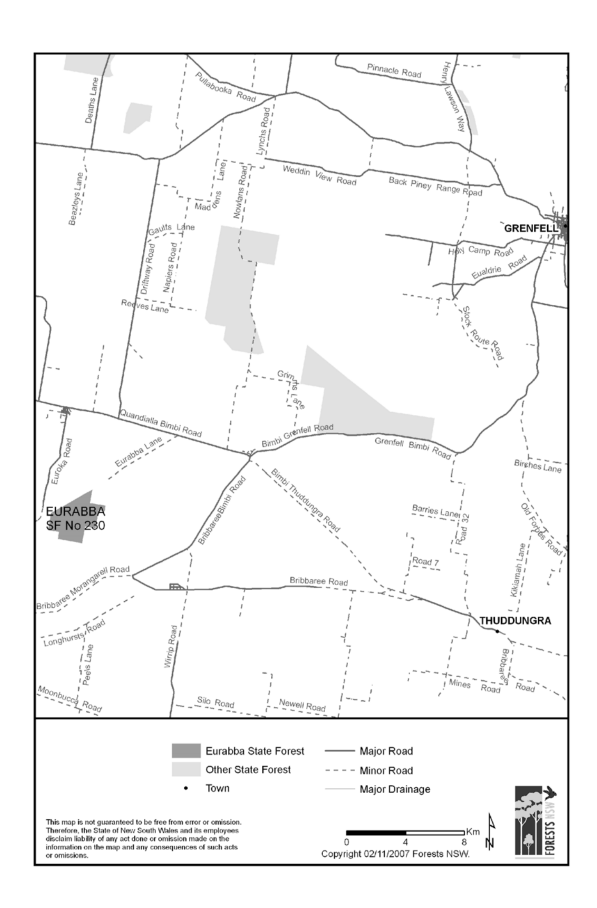
3. Requirements of the declaration

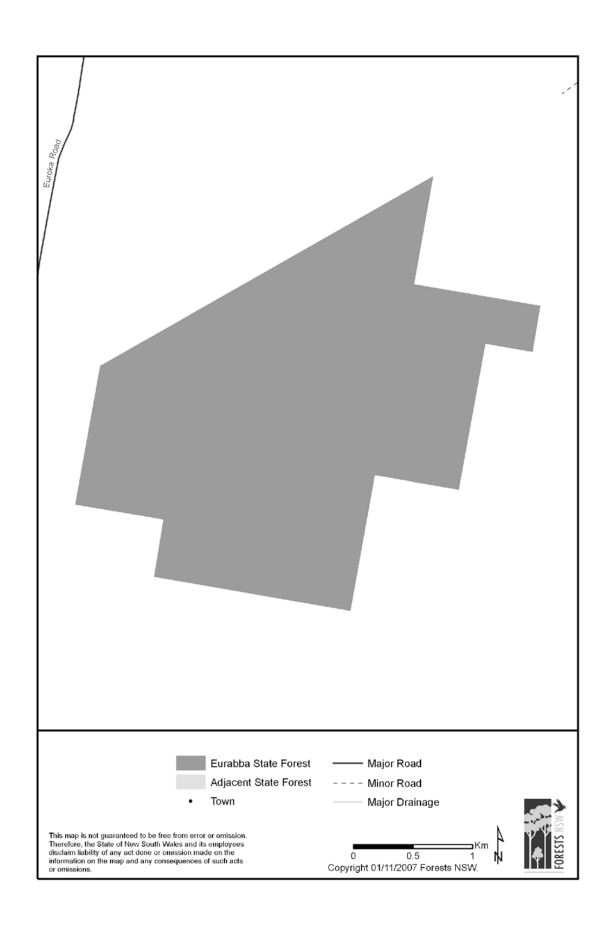
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Fullers State Forest

Fullers State Forest is located approximately 42km south west of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Fullers State Forest area: 1052 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

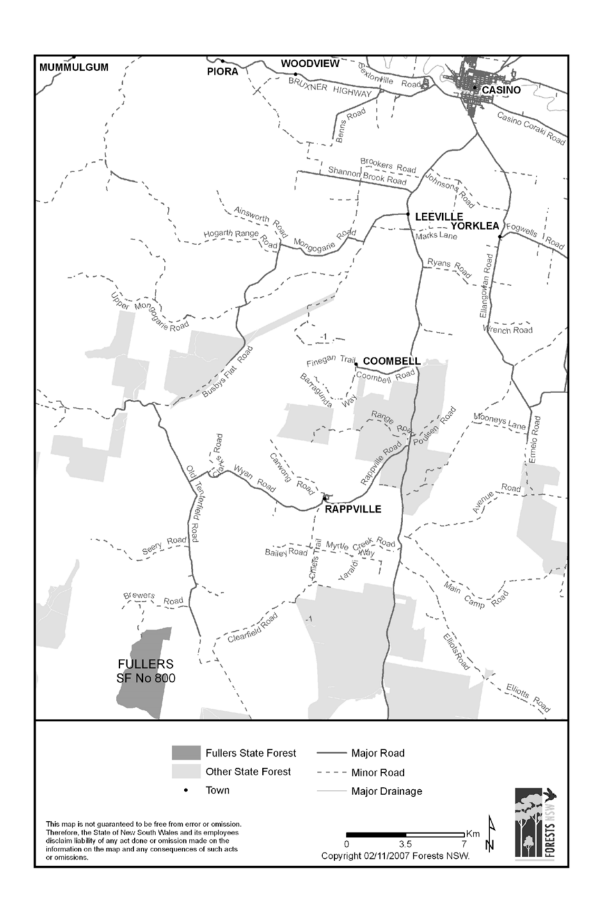
3. Requirements of the declaration

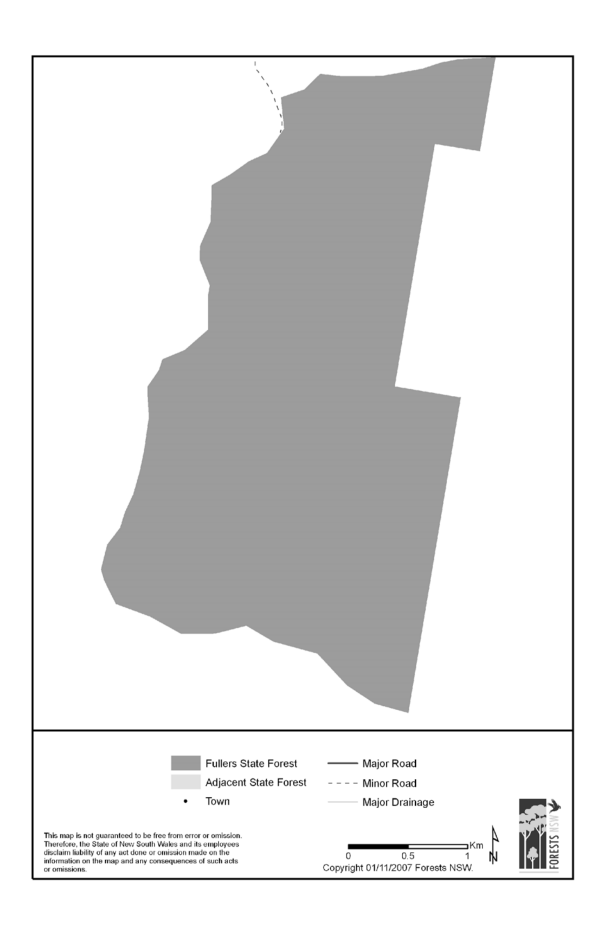
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Ganmain State Forest

Ganmain State Forest is located approximately 21km north west of the township of Coolamon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ganmain State Forest area: 979 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

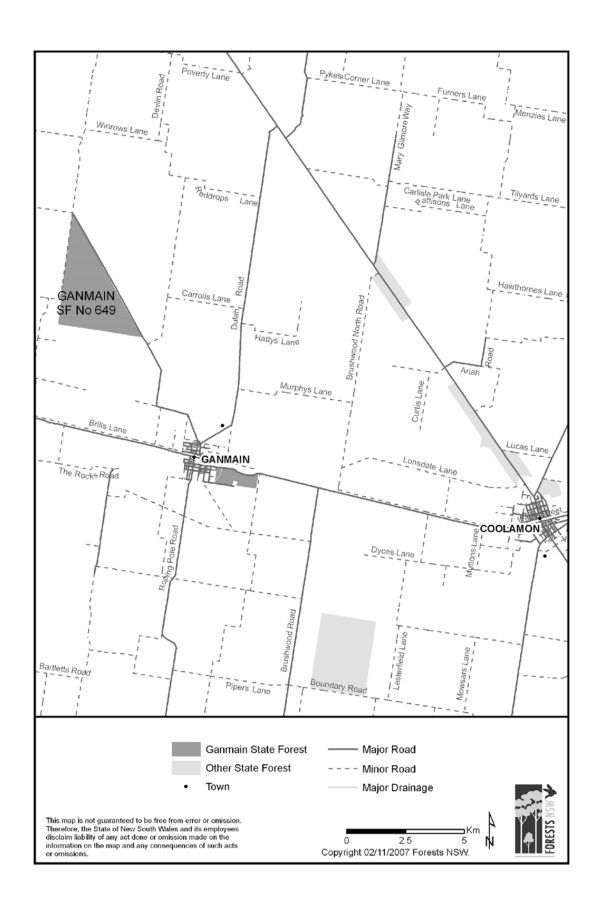
3. Requirements of the declaration

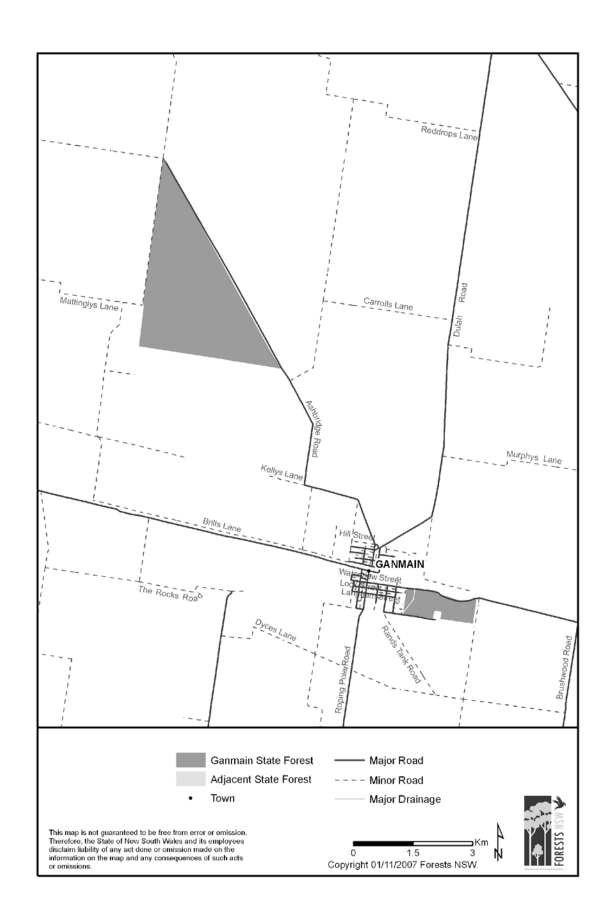
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Gilgunnia State Forest

Gilgunnia State Forest is located approximately 100km south of the township of Cobar. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gilgunnia State Forest area: 864 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

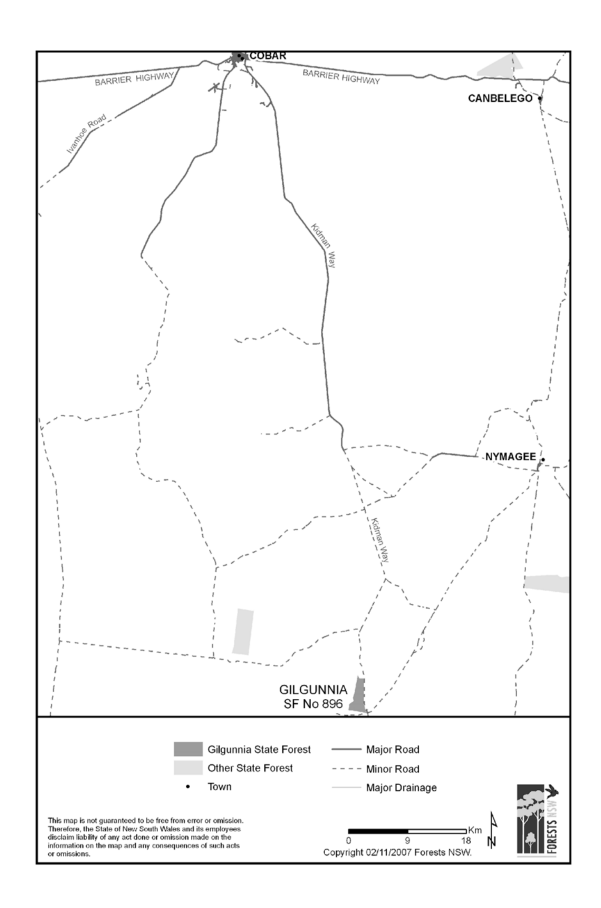
3. Requirements of the declaration

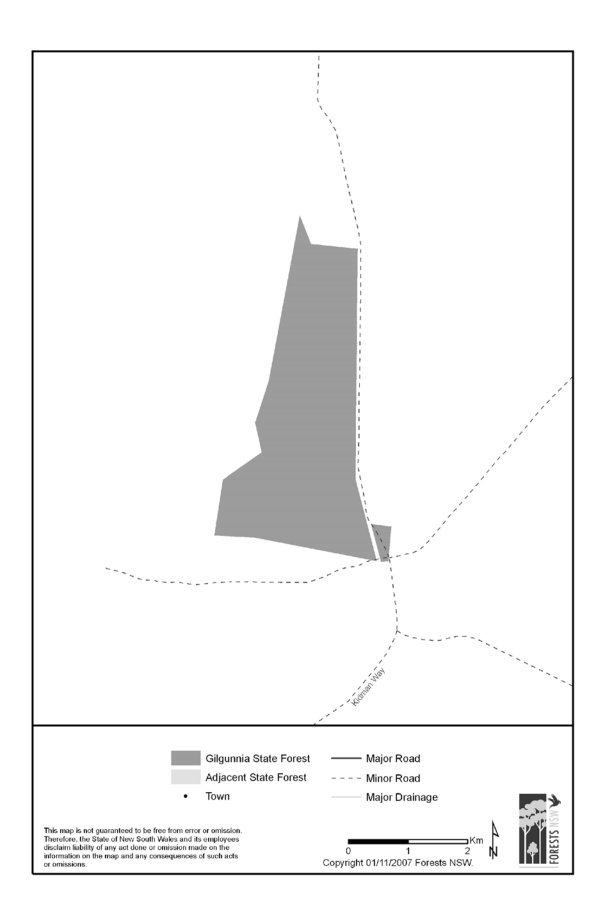
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Gilgurry State Forest

Gilgurry State Forest is located approximately 40km north east of the township of Tenterfield. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gilgurry State Forest area: 9530 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

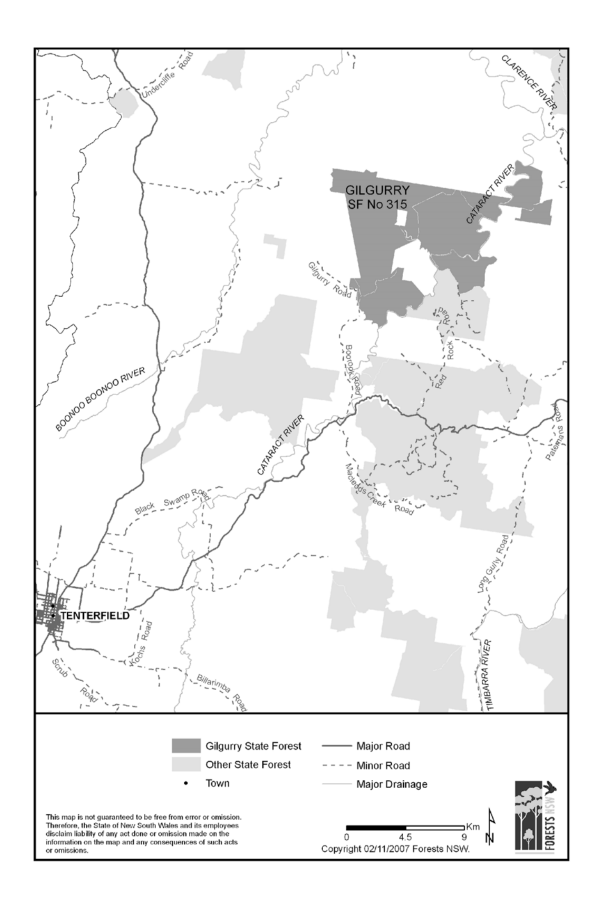
3. Requirements of the declaration

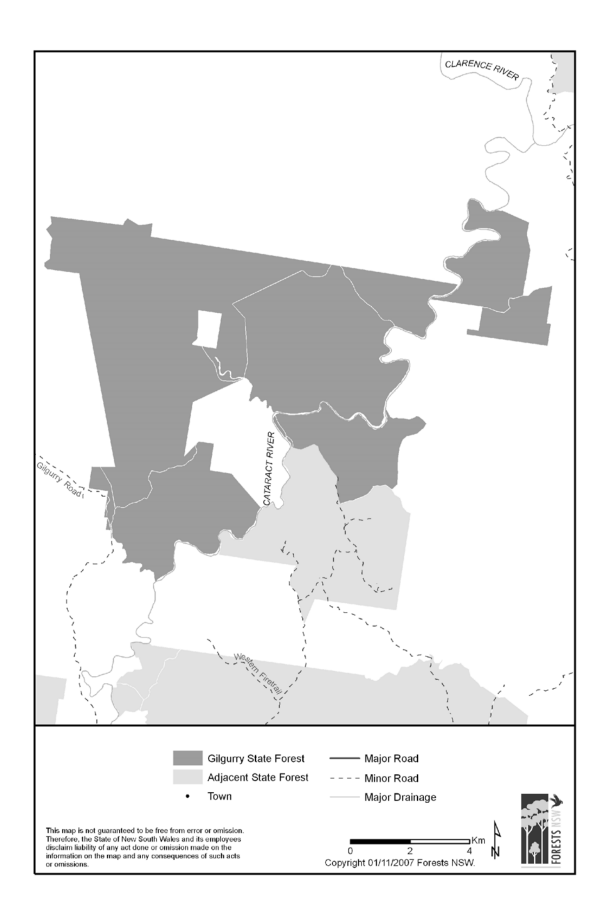
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Gillenbah State Forest

Gillenbah State Forest is located approximately 10km south west of the township of Narrandera. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gillenbah State Forest area: 3126 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

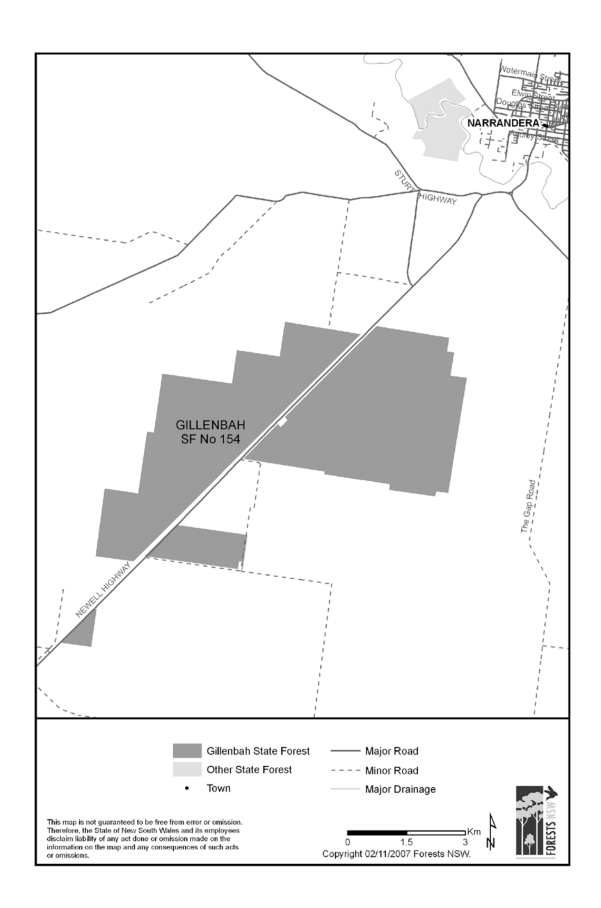
3. Requirements of the declaration

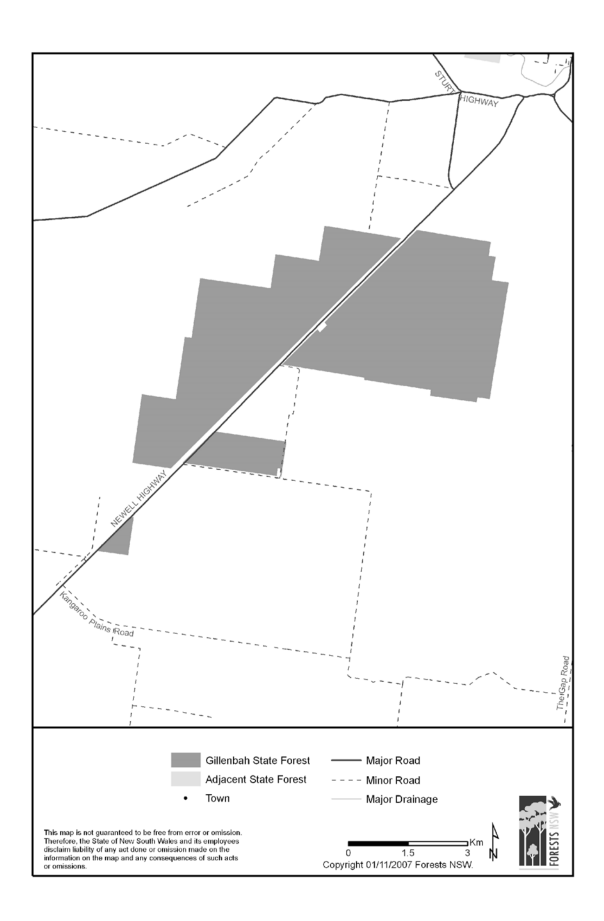
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Gilwarny State Forest

Gilwarny State Forest is located approximately 51km south west of the township of Walgett. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gilwarny State Forest area: 3501 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

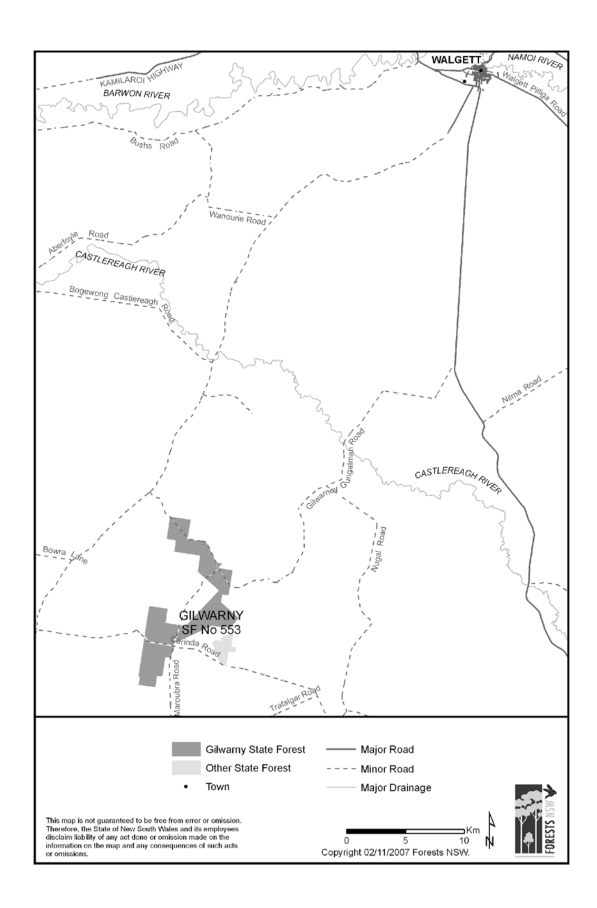
3. Requirements of the declaration

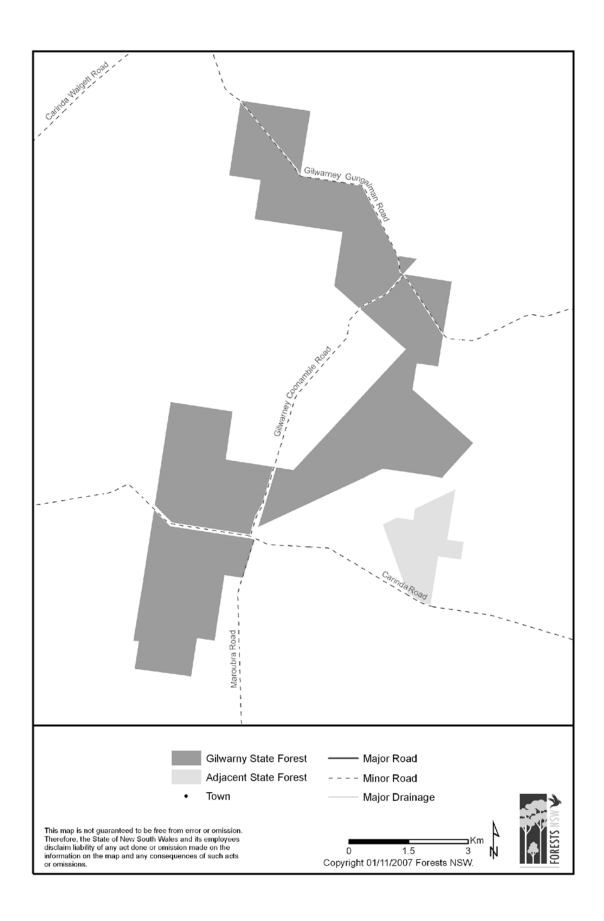
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Girilambone State Forest

Girilambone State Forest is located approximately 46km north west of the township of Nyngan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Girilambone State Forest area: 972 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

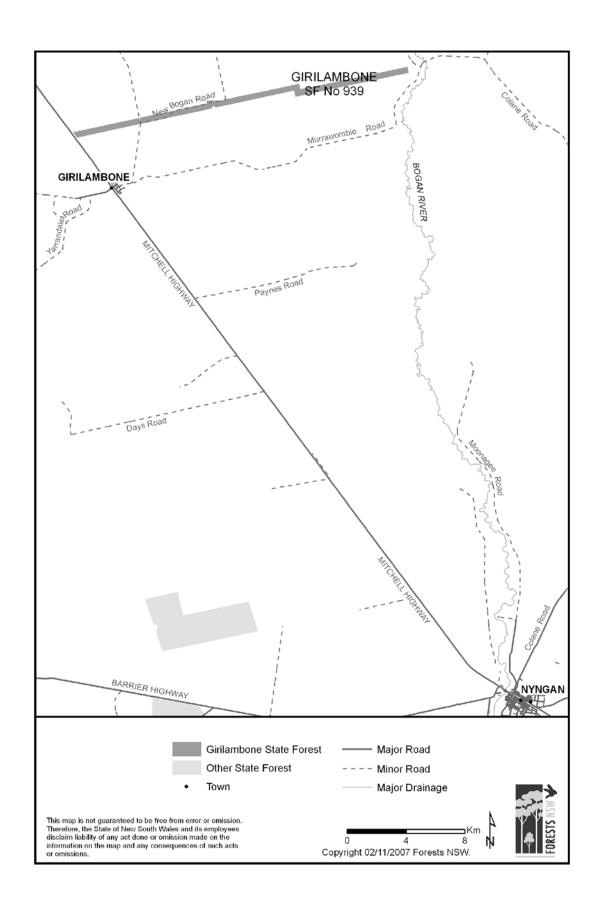
3. Requirements of the declaration

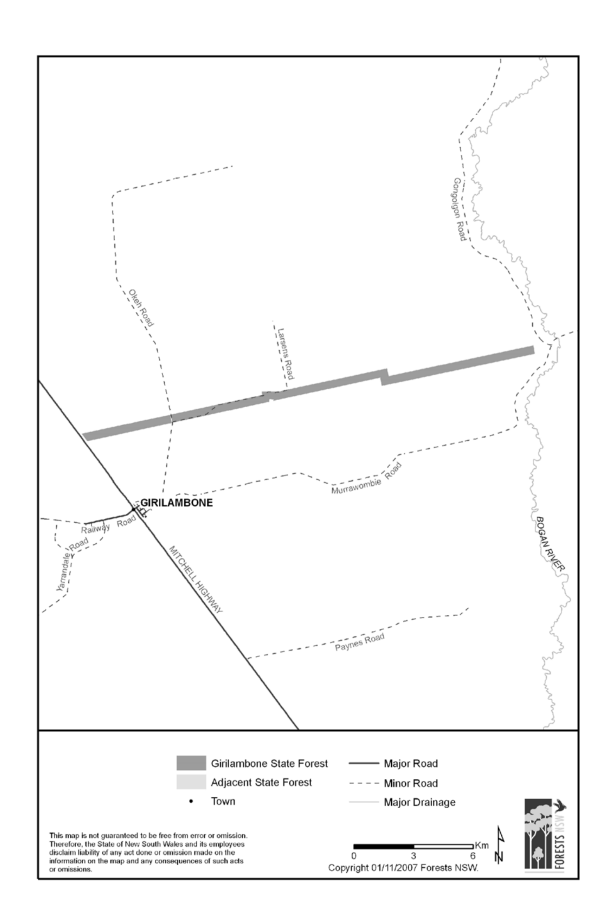
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Glen Allen State Forest

Glen Allen State Forest is located approximately 26km north east of the township of Bombala. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Glen Allen State Forest area: 1752 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

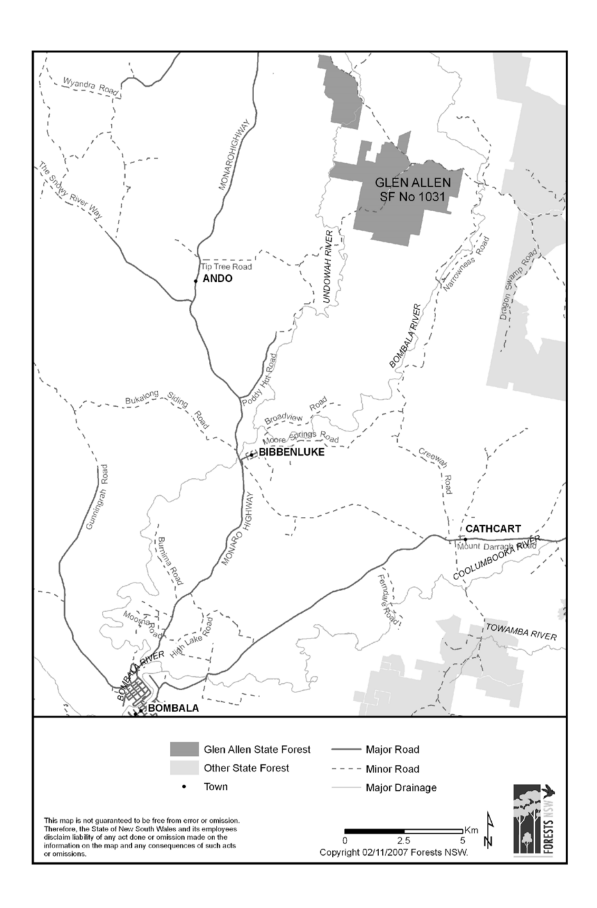
3. Requirements of the declaration

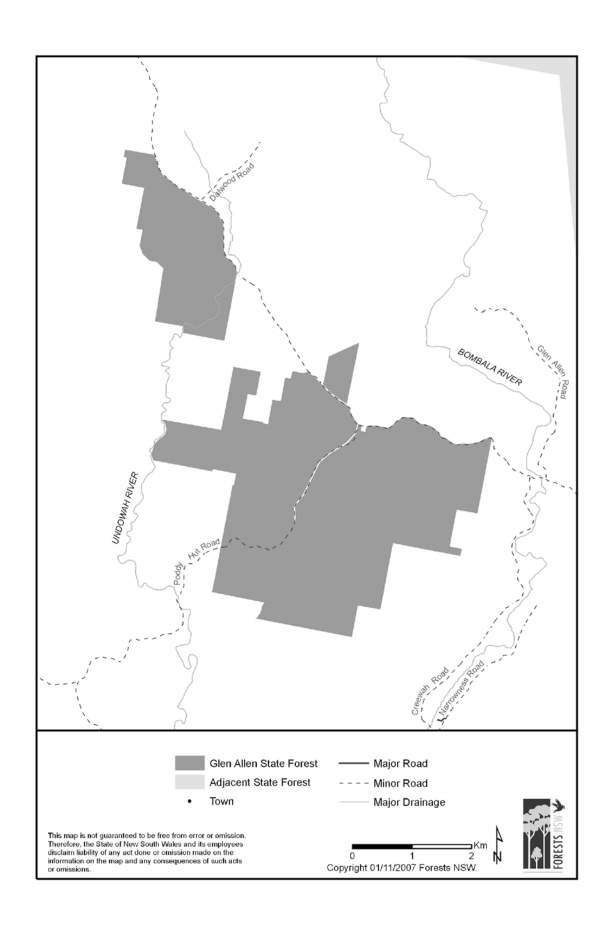
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Gunningbland State Forest

Gunningbland State Forest is located approximately 20km west of the township of Parkes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Gunningbland State Forest area: 1097 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

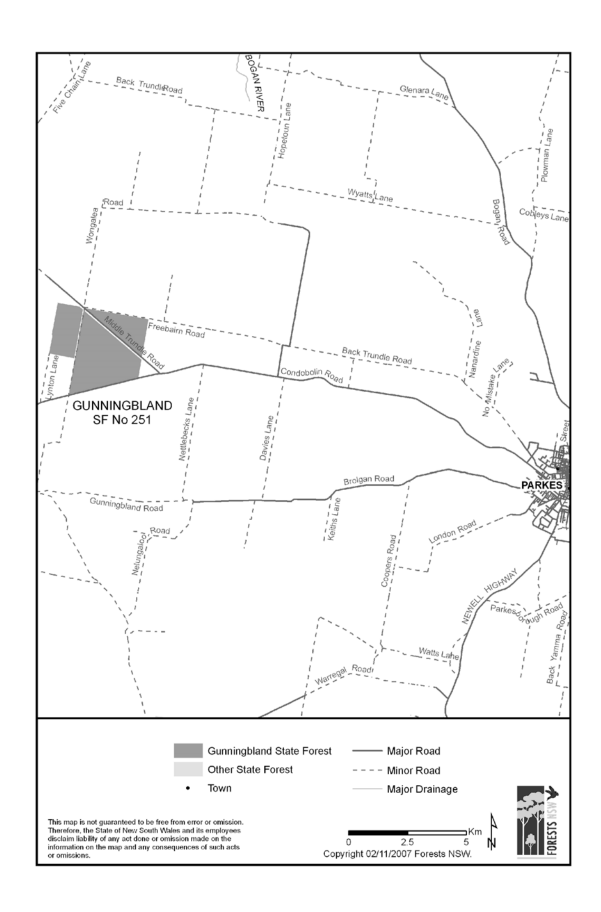
3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Hiawatha State Forest

Hiawatha State Forest is located approximately 10km north of the township of West Wyalong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Hiawatha State Forest area: 776 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

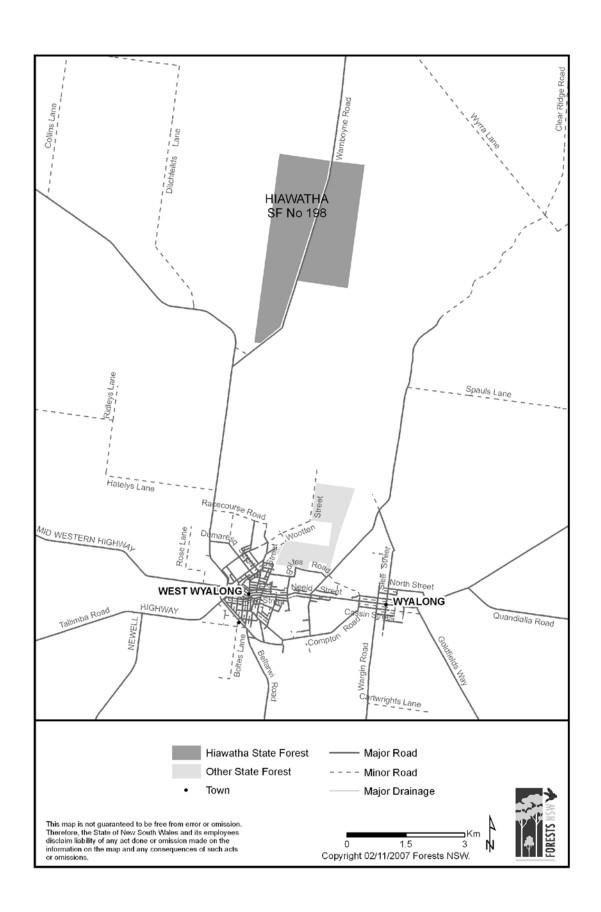
3. Requirements of the declaration

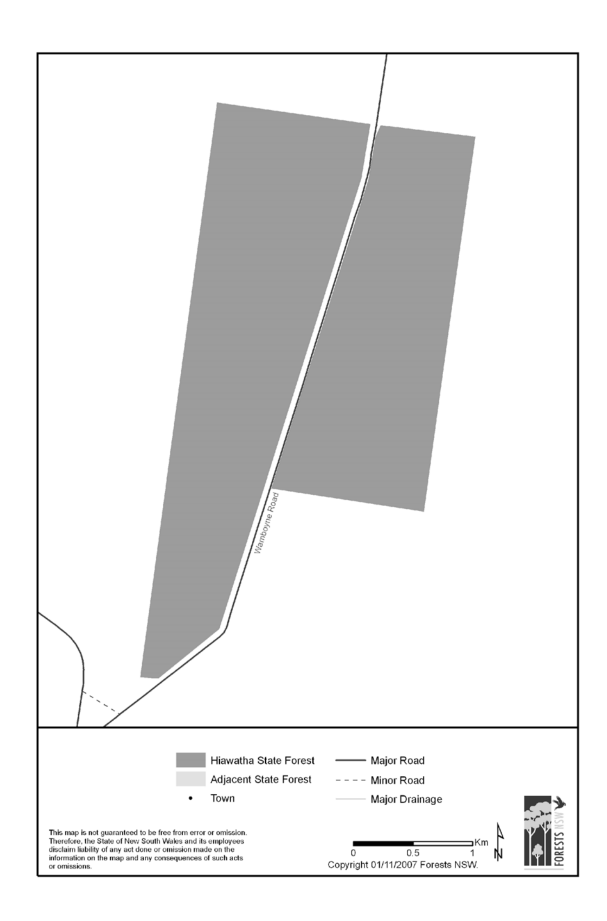
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Hillston State Forest

Hillston State Forest is located approximately 6km north east of the township of Hillston. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Hillston State Forest area: 2183 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

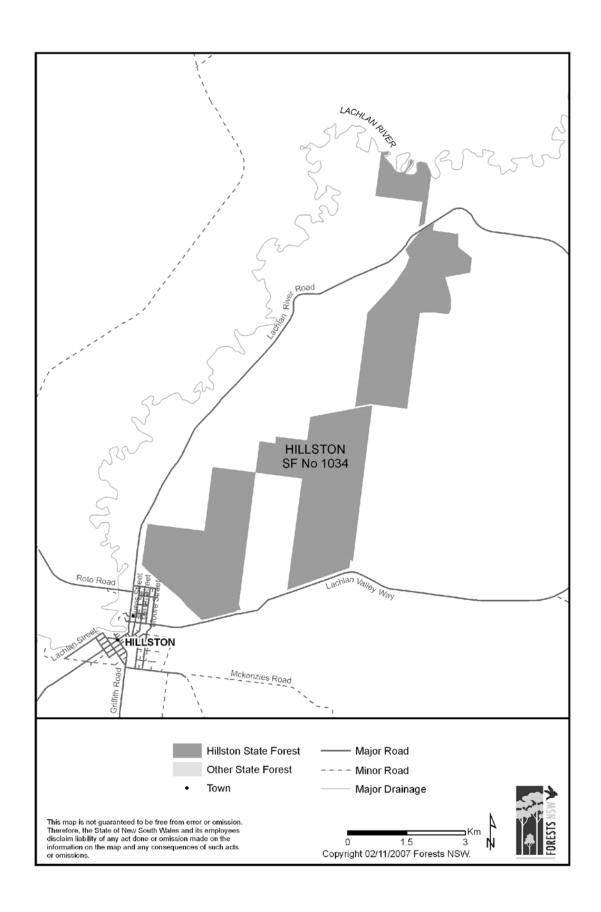
3. Requirements of the declaration

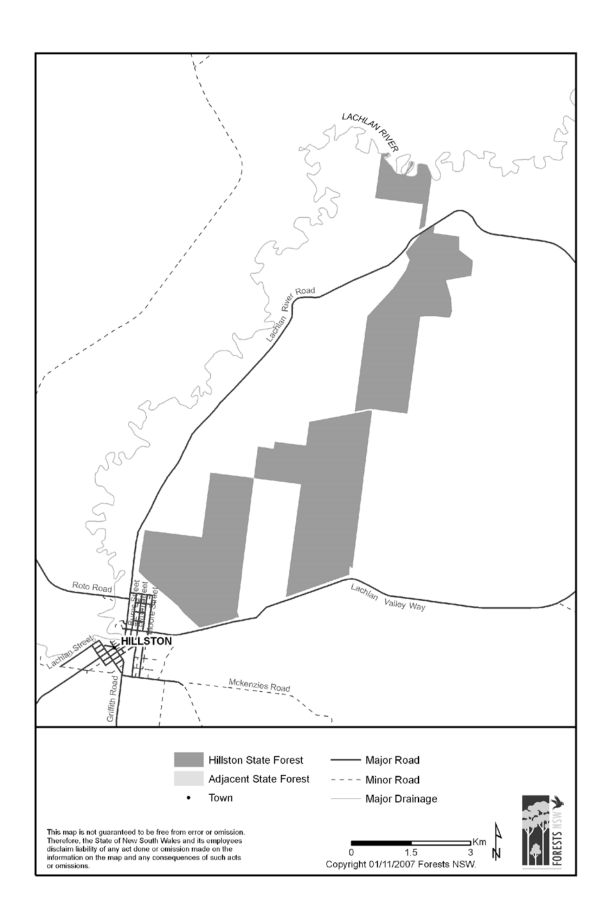
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Jellore State Forest

Jellore State Forest is located approximately 10km north west of the township of Mittagong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Jellore State Forest area: 1408 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

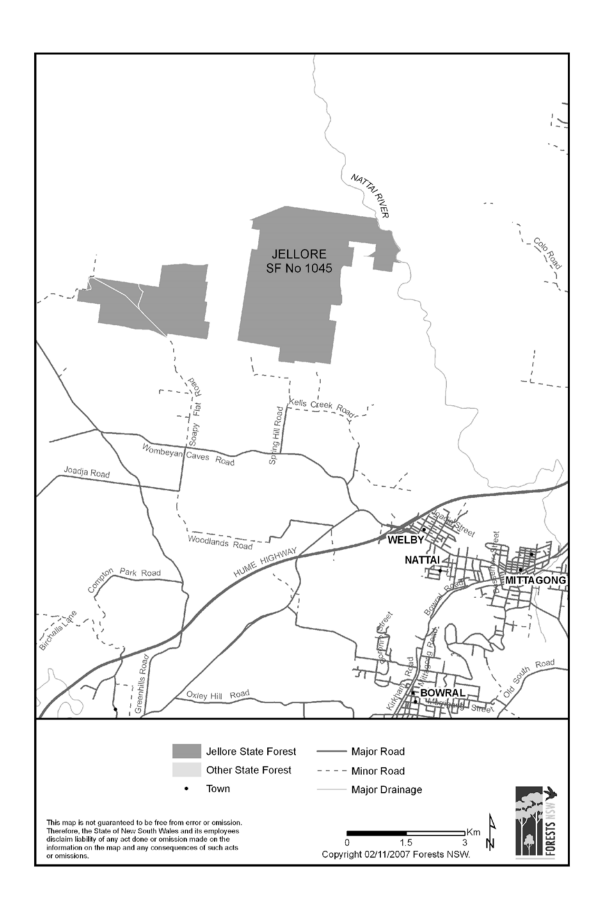
3. Requirements of the declaration

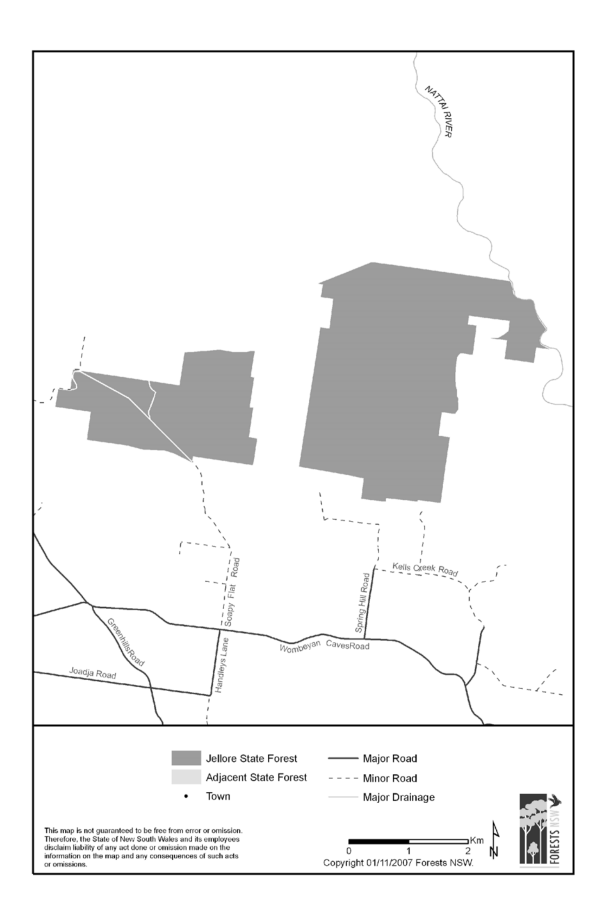
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Jimberoo State Forest

Jimberoo State Forest is located approximately 52km north of the township of Yenda. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Jimberoo State Forest area: 3103 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

3. Requirements of the declaration

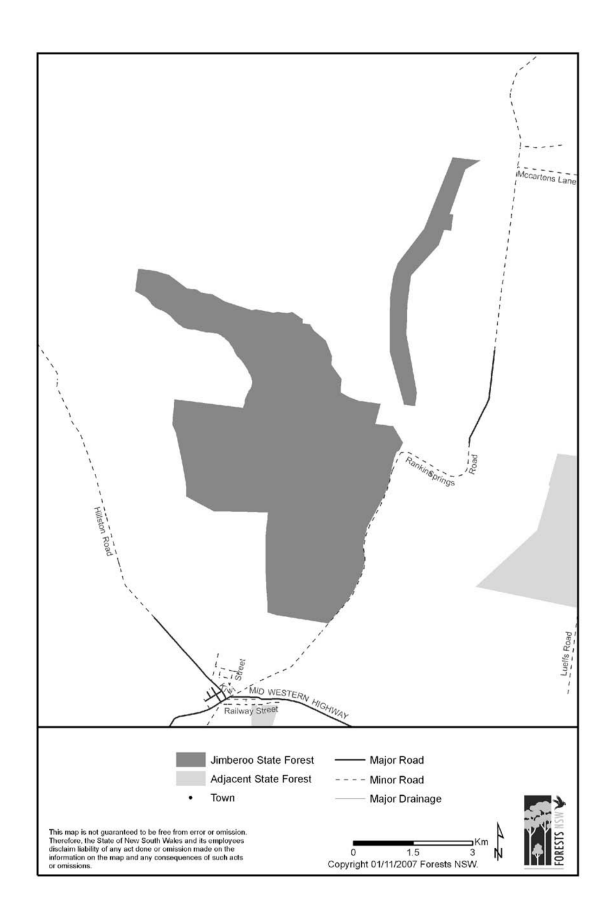
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Jindalee State Forest

Jindalee State Forest is located approximately 14km north of the township of Cootamundra. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Jindalee State Forest area: 1059 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

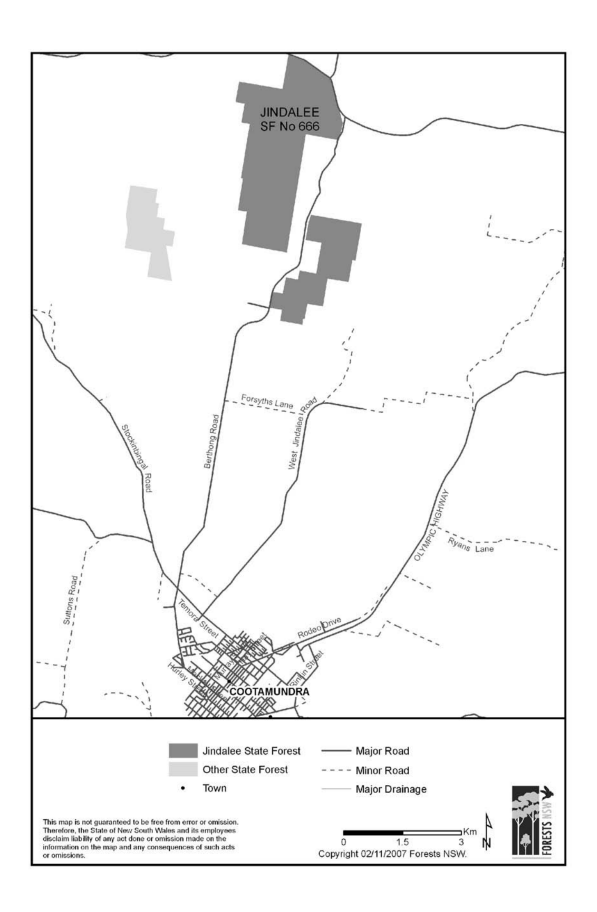
3. Requirements of the declaration

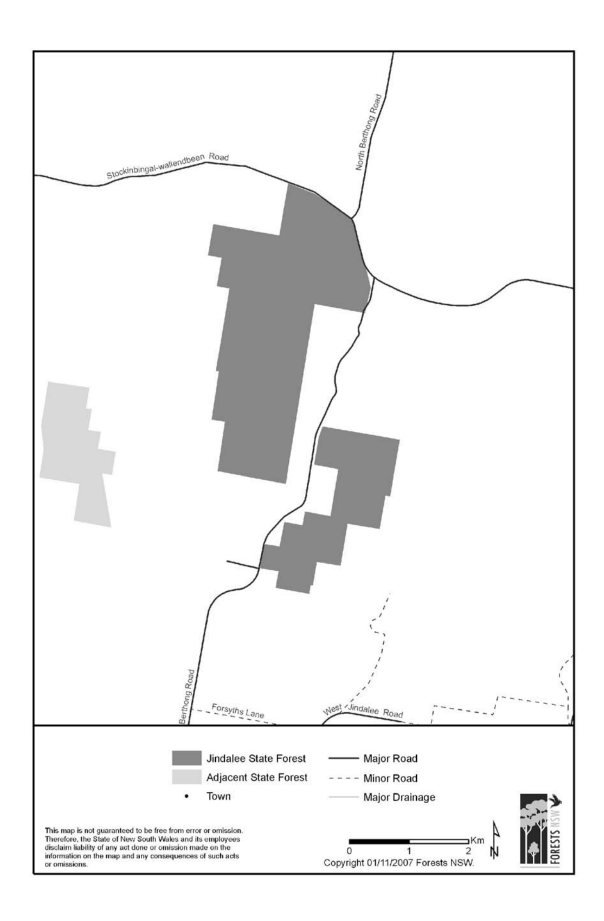
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Johns River State Forest

Johns River State Forest is located approximately 13km north of the township of Harrington. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Johns River State Forest area: 1261 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

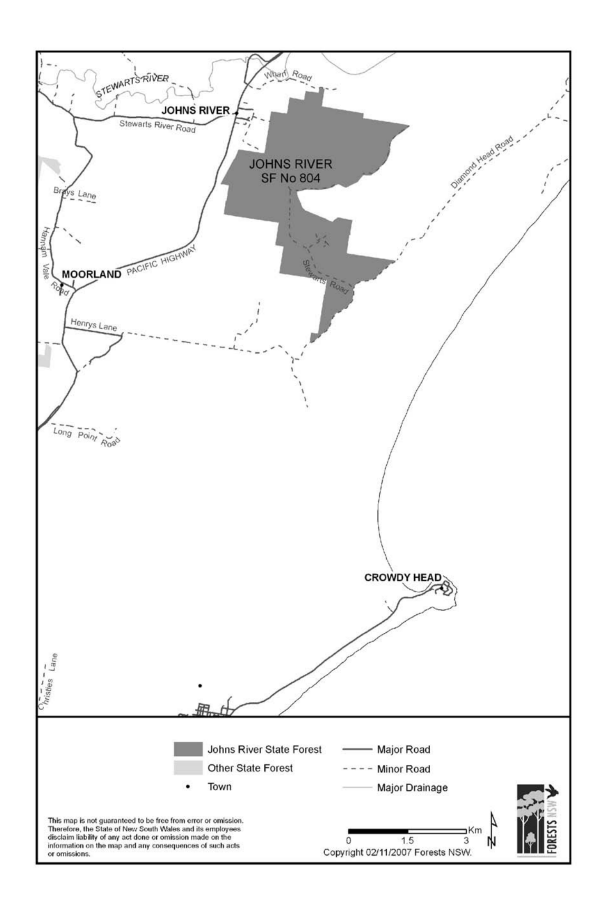
3. Requirements of the declaration

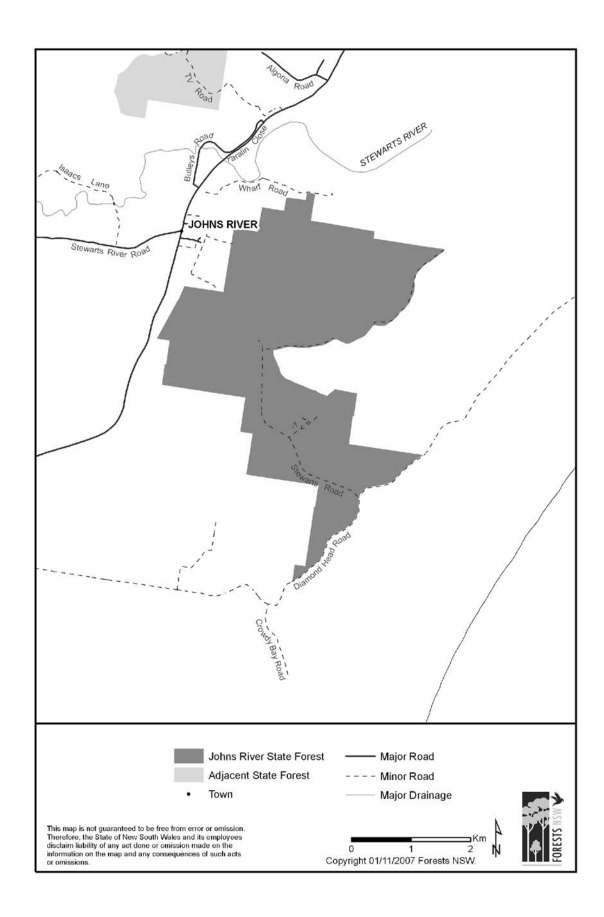
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Kalateenee State Forest

Kalateenee State Forest is located approximately 6km south west of the township of Kempsey. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kalateenee State Forest area: 1346 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

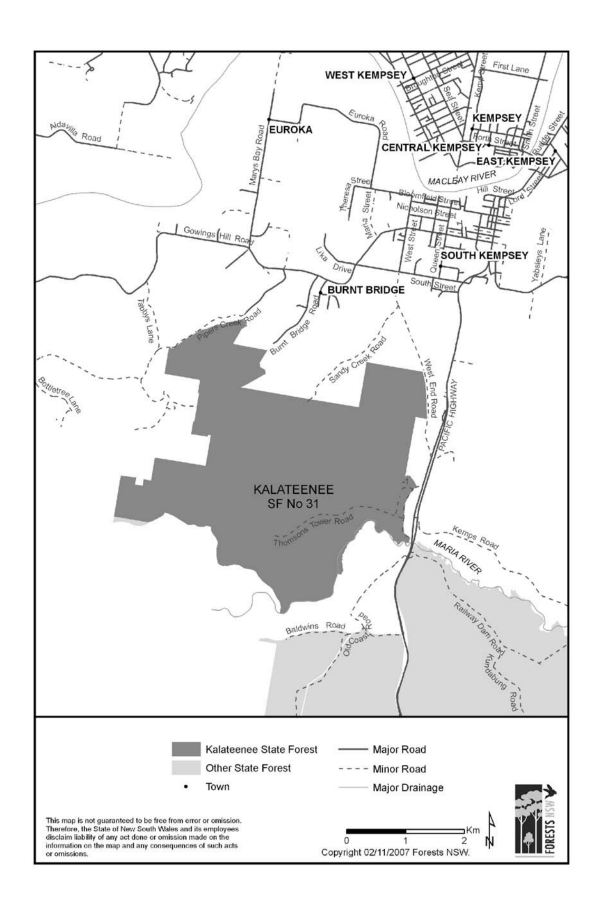
3. Requirements of the declaration

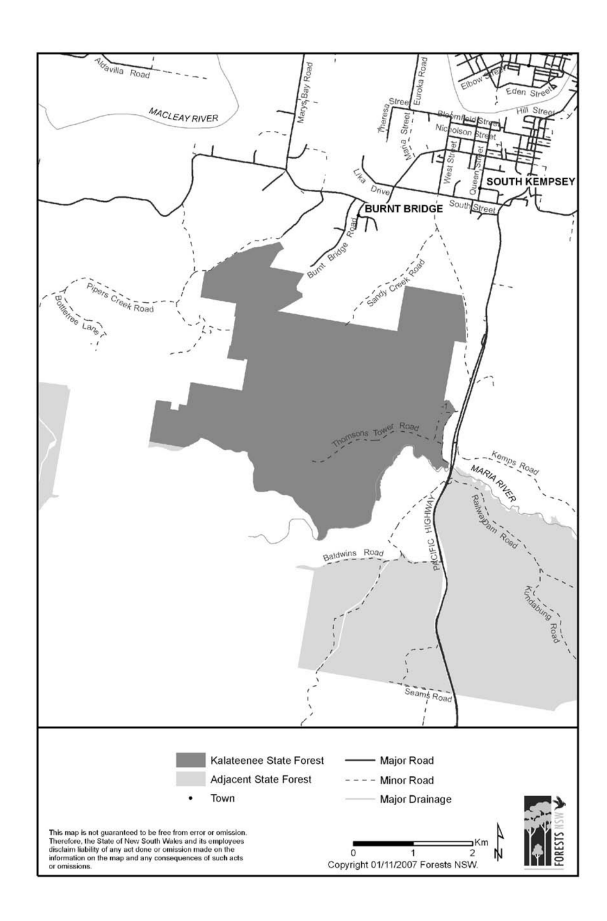
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Kandos State Forest

Kandos State Forest is located approximately 9km south east of the township of Kandos. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kandos State Forest area: 1396 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

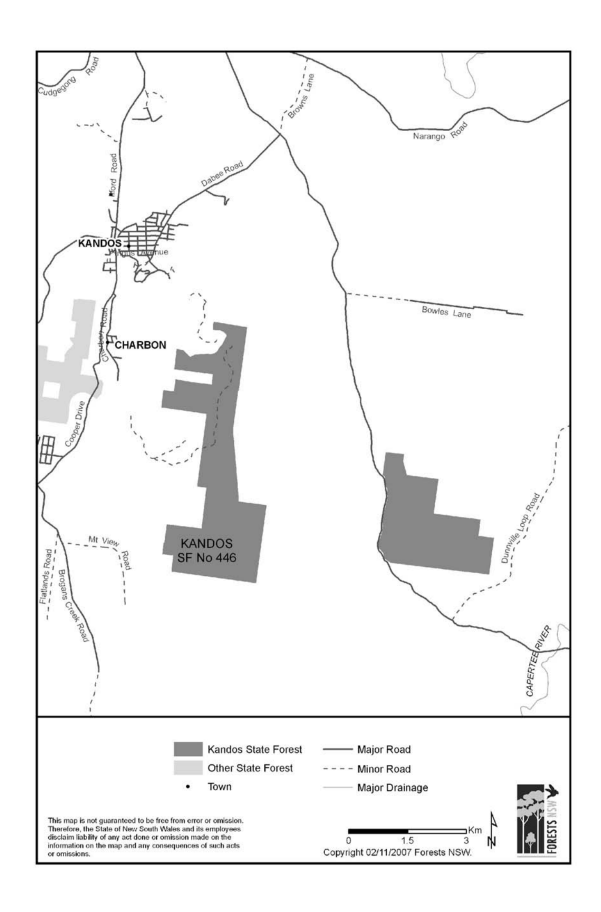
3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Kerewong State Forest

Kerewong State Forest is located approximately 23km south west of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kerewong State Forest area: 4019 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

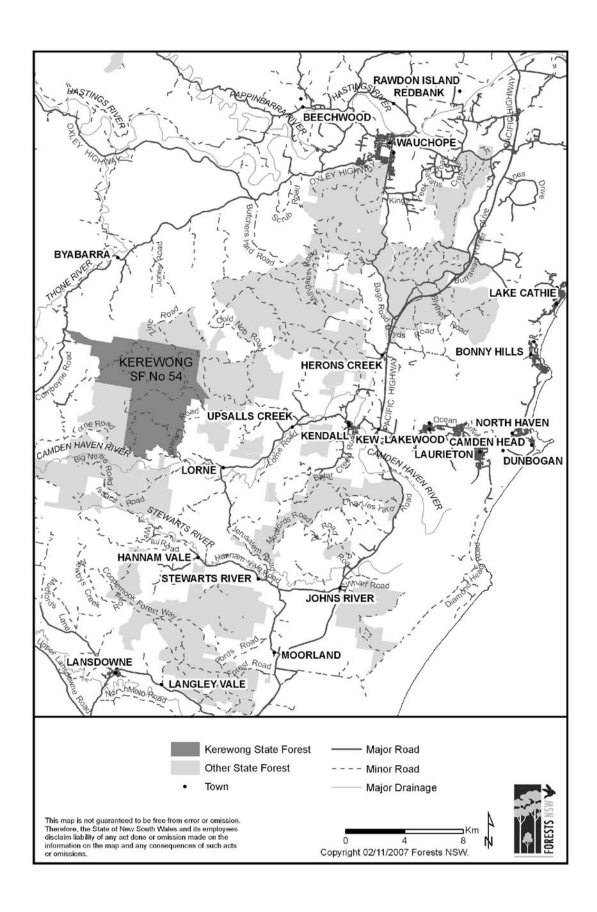
3. Requirements of the declaration

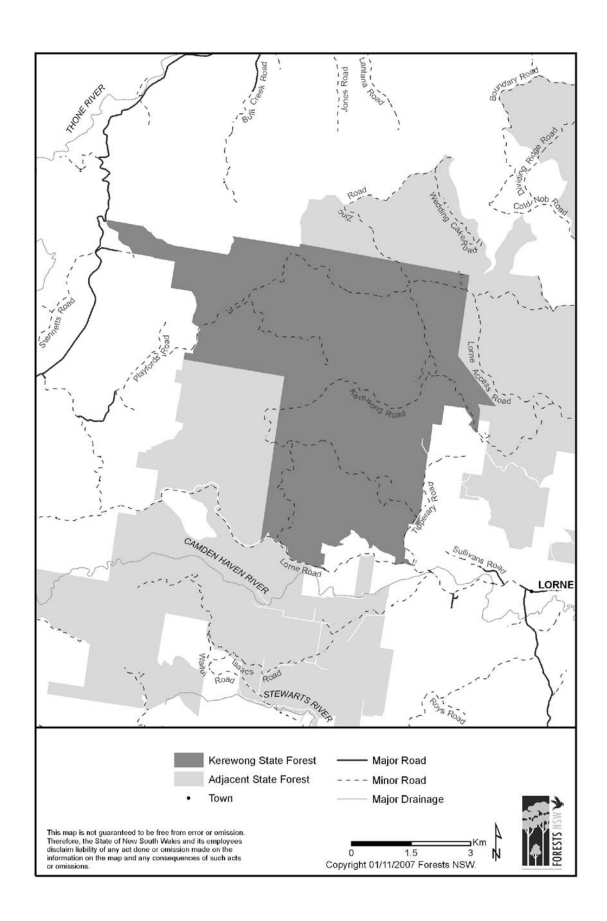
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Keverstone State Forest

Keverstone State Forest is located approximately 43km north west of the township of Crookwell. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Keverstone State Forest area: 2727 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

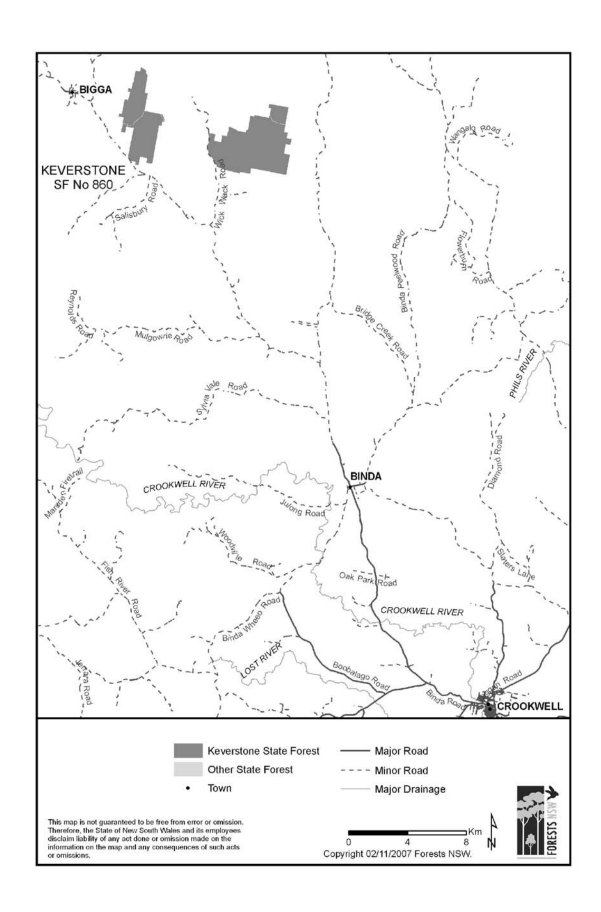
3. Requirements of the declaration

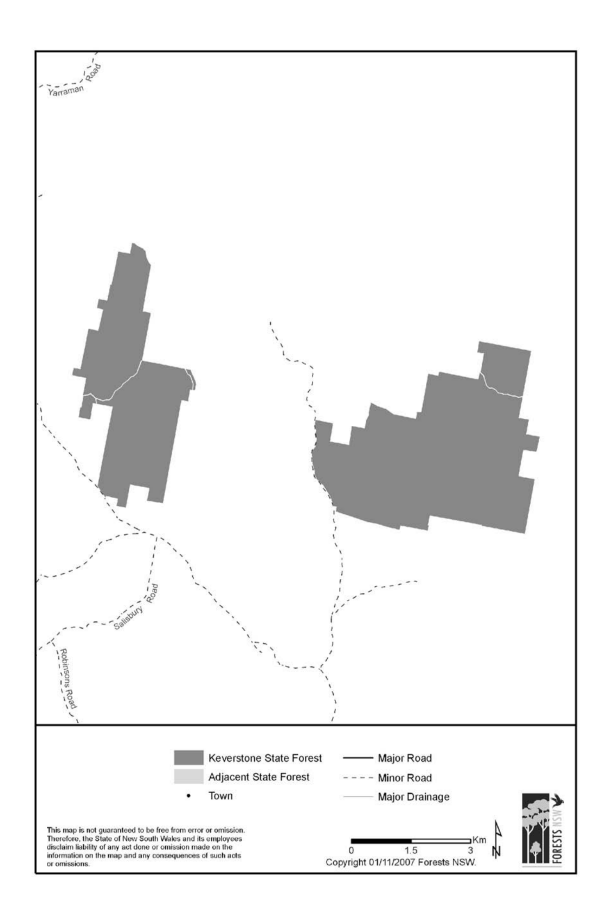
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Kew State Forest

Kew State Forest is located approximately 13km west of the township of Bonny Hills. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kew 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 date of this Order.

2. Authority of this declaration

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

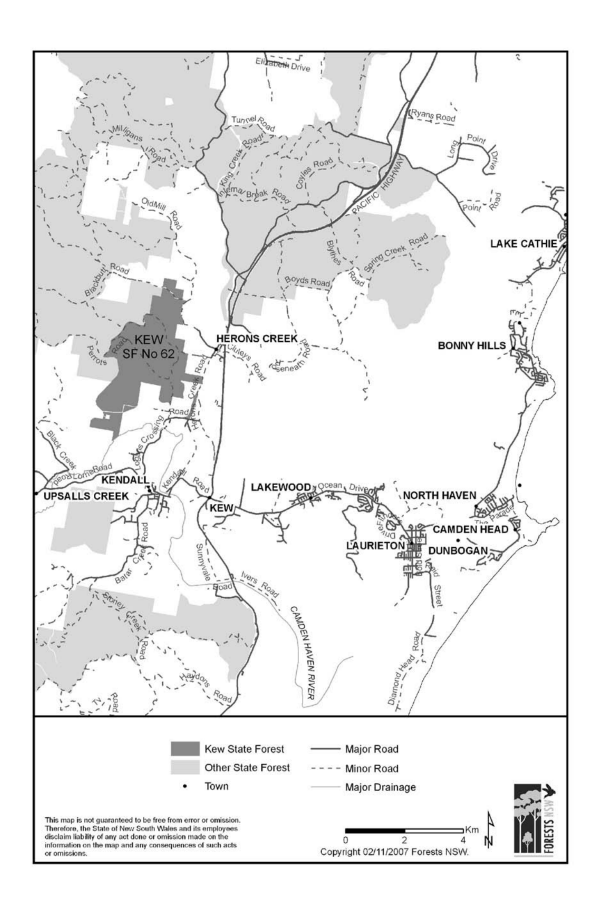
3. Requirements of the declaration

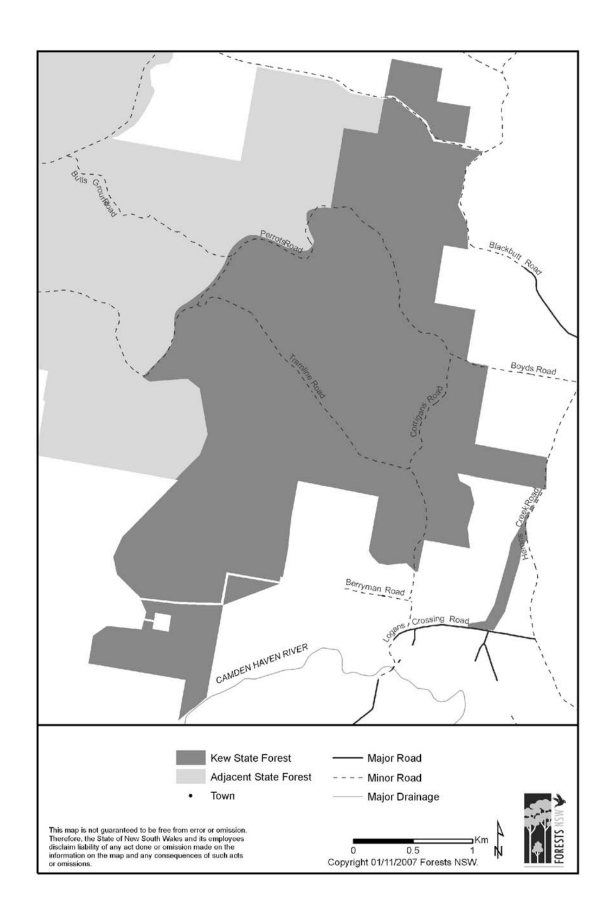
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Keybarbin State Forest

Keybarbin State Forest is located approximately 50km south west of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Keybarbin State Forest area: 3707 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

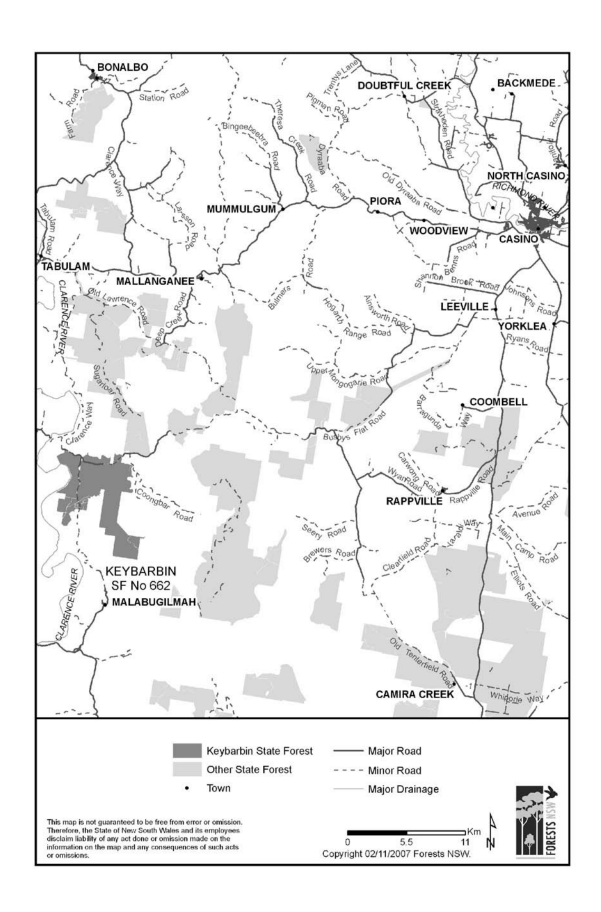
3. Requirements of the declaration

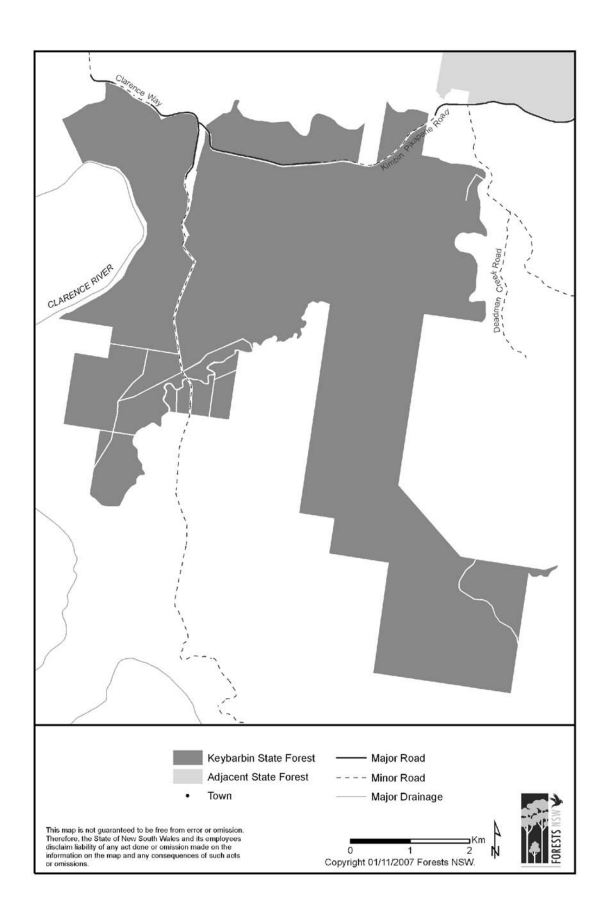
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Killonbutta State Forest

Killonbutta State Forest is located approximately 13km west of the township of Molong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Killonbutta State Forest area: 1517 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

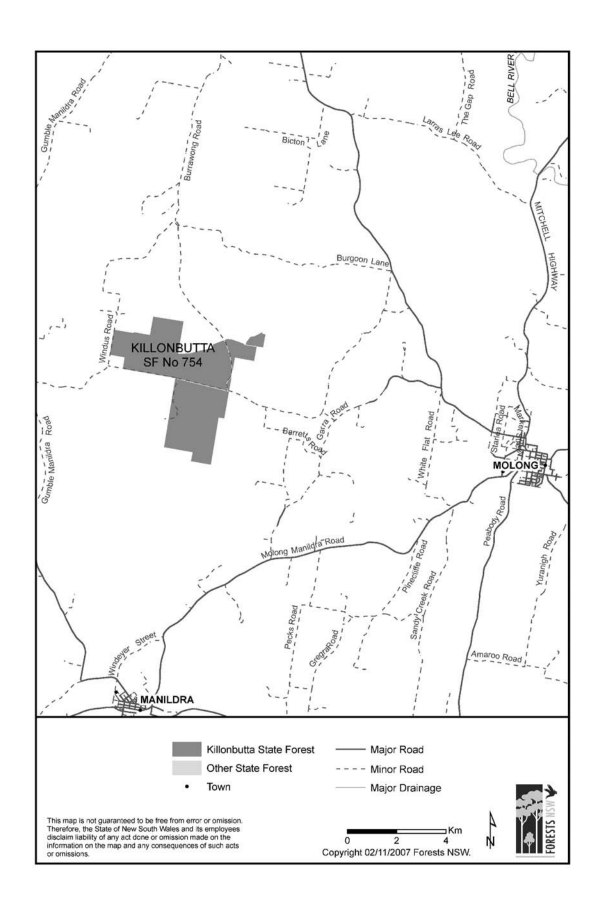
3. Requirements of the declaration

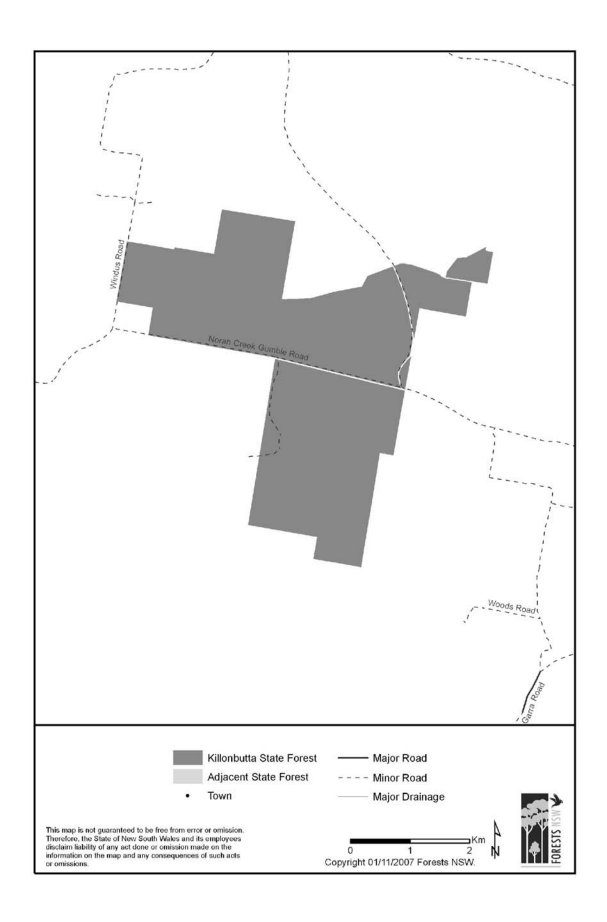
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Kinross State Forest

Kinross State Forest is located approximately 8km east of the township of Orange. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Kinross State Forest area: 583 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

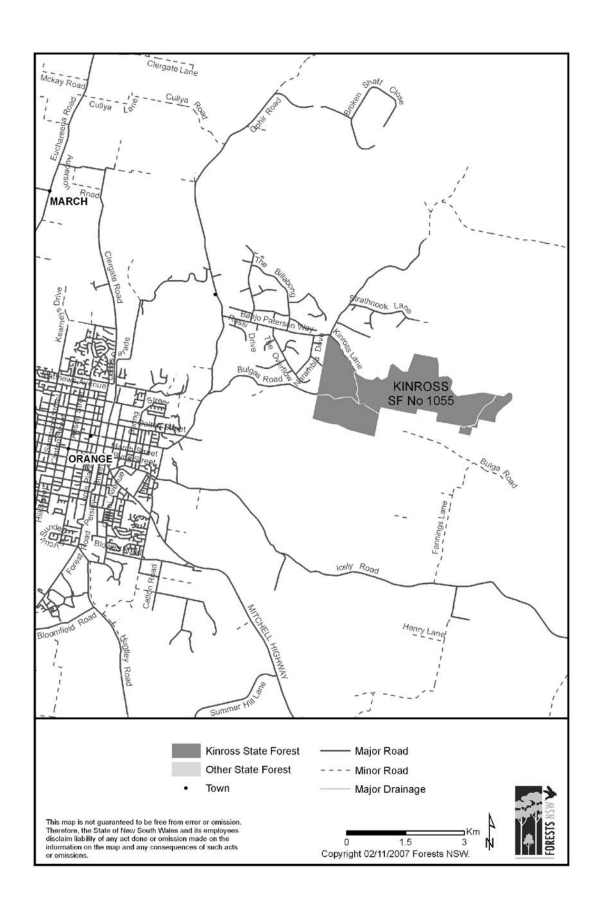
3. Requirements of the declaration

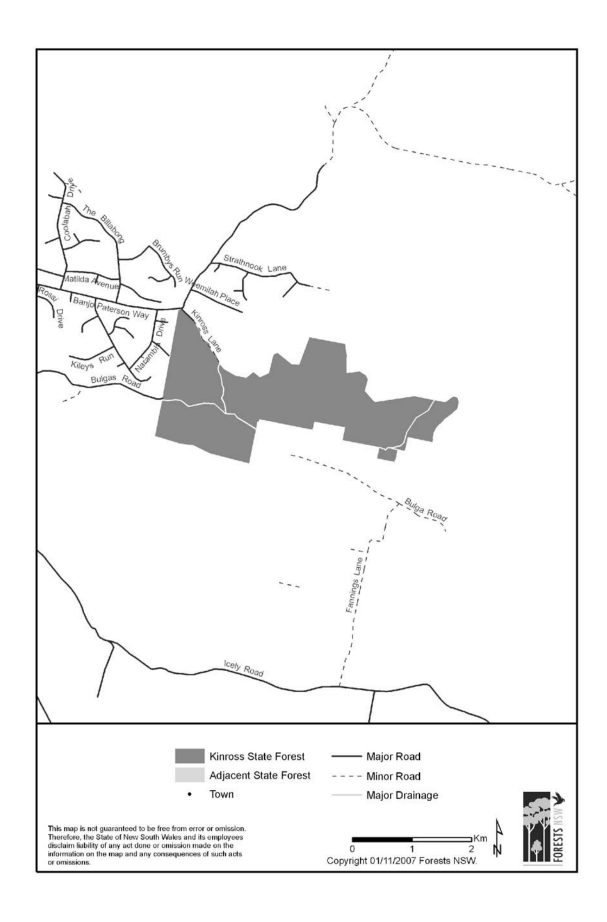
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Lachlan Range State Forest

Lachlan Range State Forest is located approximately 51km north of the township of Yenda. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lachlan Range State Forest area: 3153 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

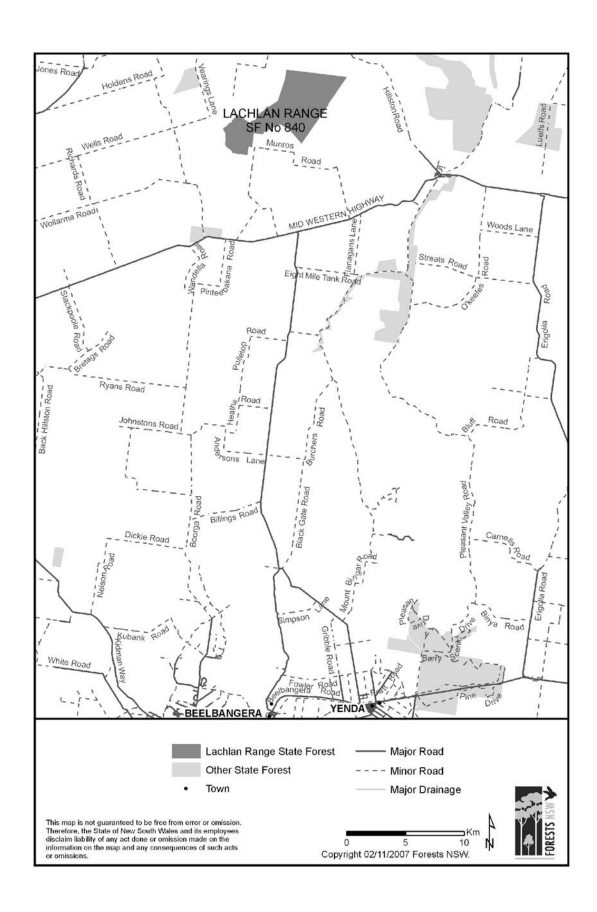
3. Requirements of the declaration

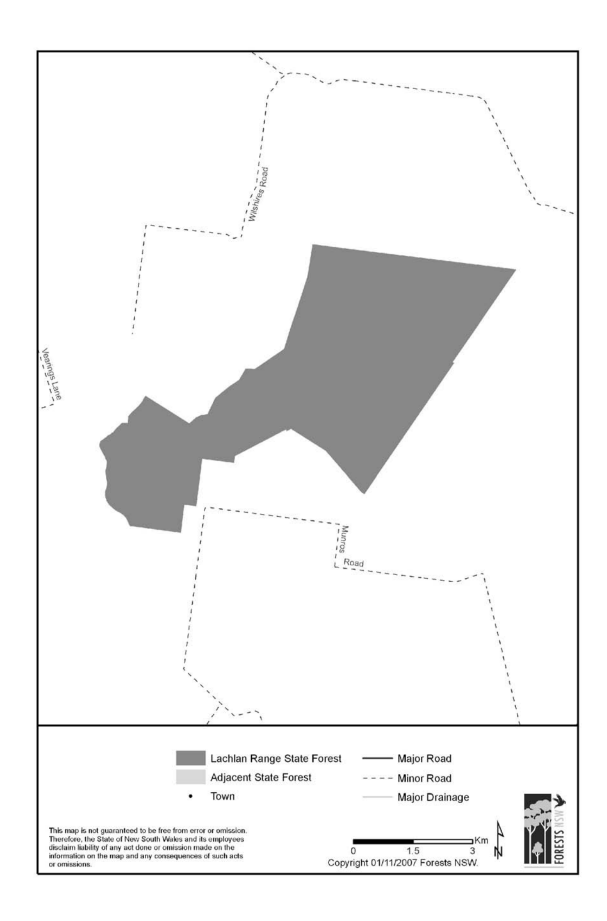
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Lansdowne State Forest

Lansdowne State Forest is located approximately 15km north west of the township of Harrington. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lansdowne State Forest area: 4609 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

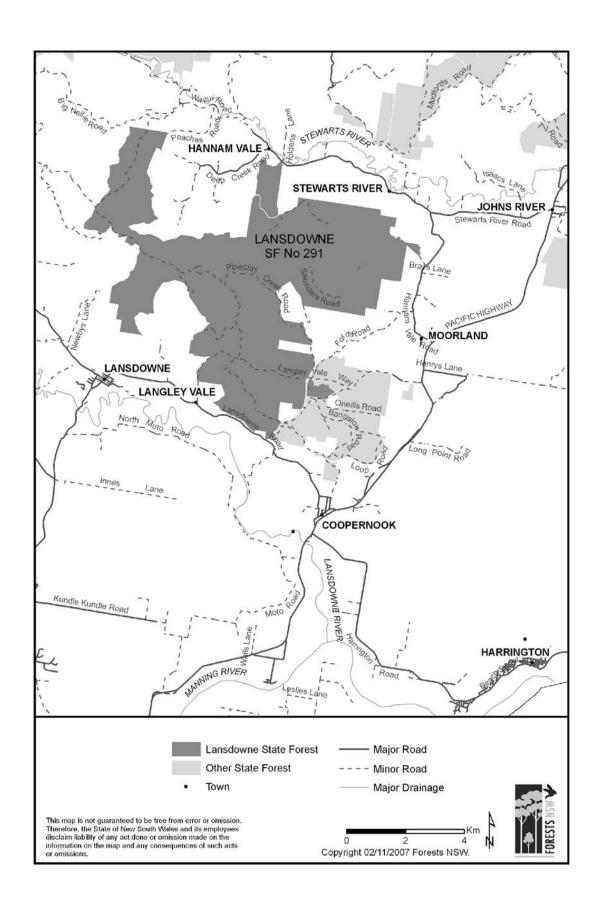
3. Requirements of the declaration

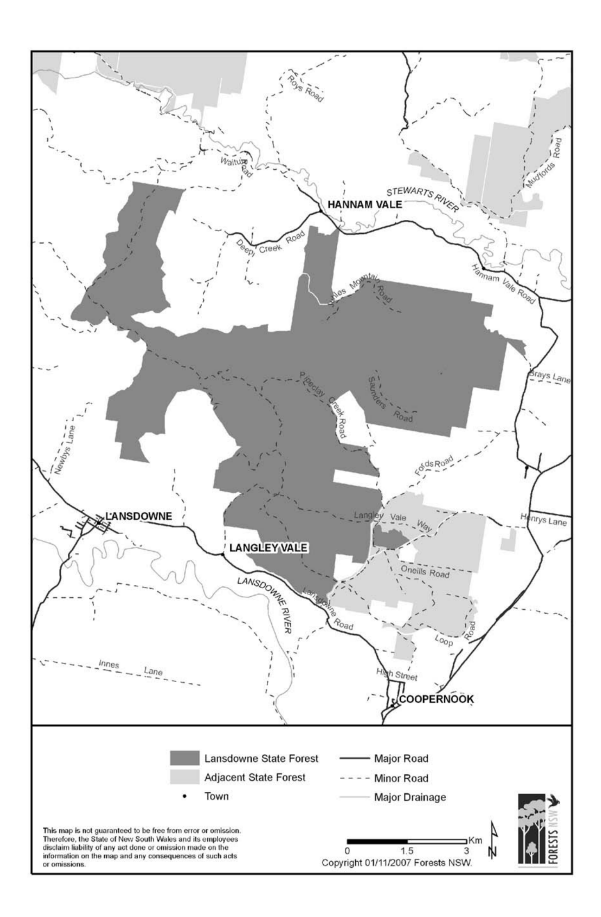
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Lester State Forest

Lester State Forest is located approximately 10km south west of the township of Coolamon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lester State Forest area: 754 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

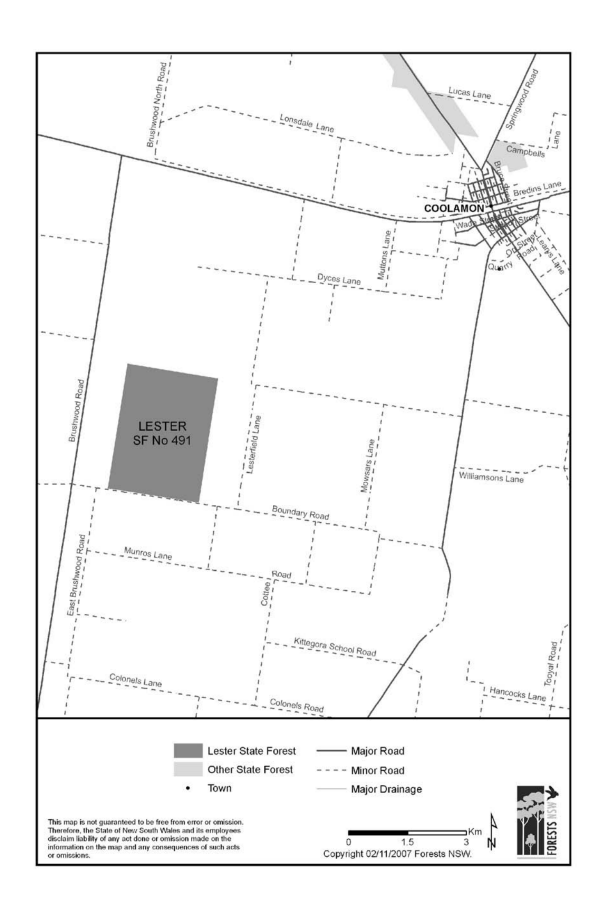
3. Requirements of the declaration

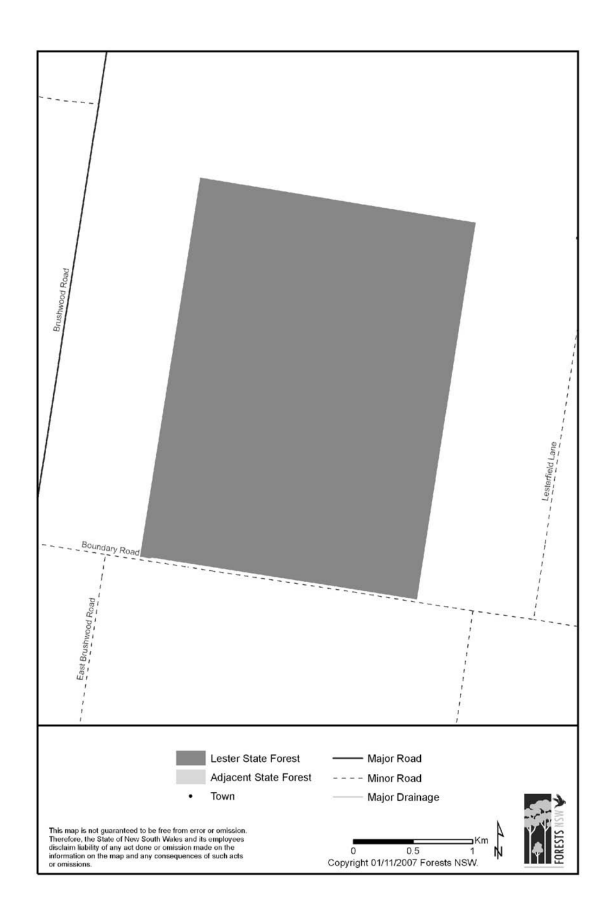
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Lidsdale State Forest

Lidsdale State Forest is located approximately 6km south of the township of Wallerawang. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lidsdale State Forest area: 1724 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

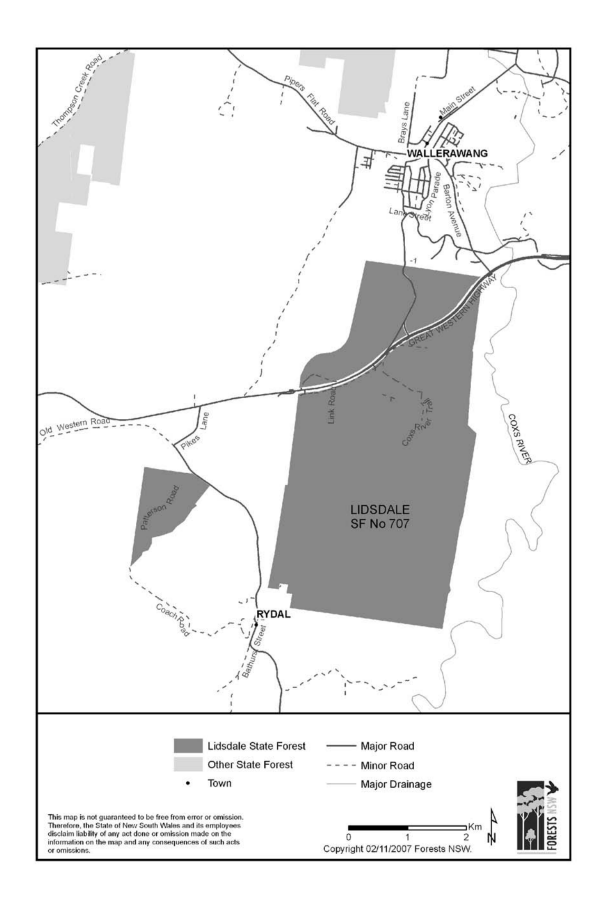
3. Requirements of the declaration

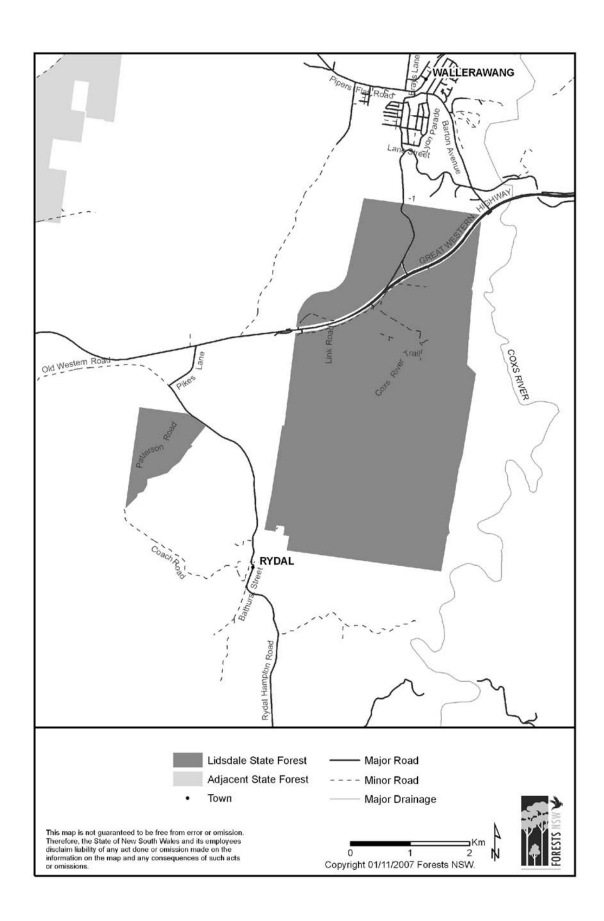
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





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

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

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

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Lorne State Forest

Lorne State Forest is located approximately 17km south west of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lorne State Forest area: 4062 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

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

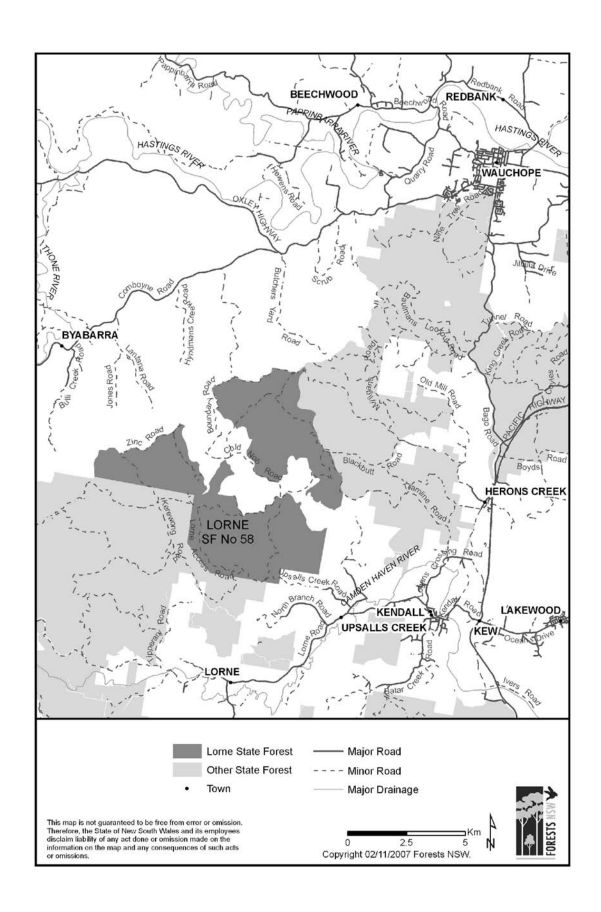
3. Requirements of the declaration

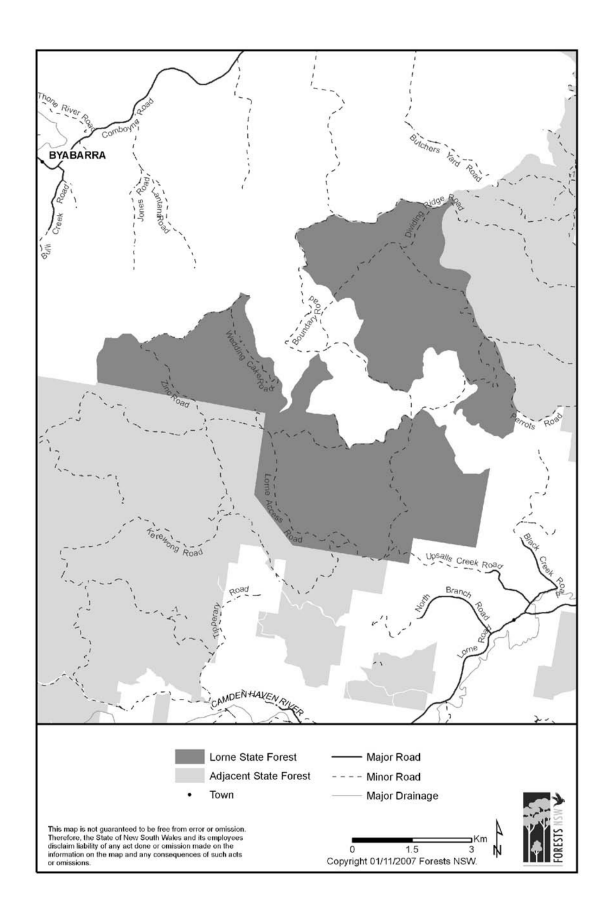
A person who hunts on the declared lands must:

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

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

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Lower Creek State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Lower Creek State Forest

Lower Creek State Forest is located approximately 58km south west of the township of Dorrigo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lower Creek State Forest area: 1270 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

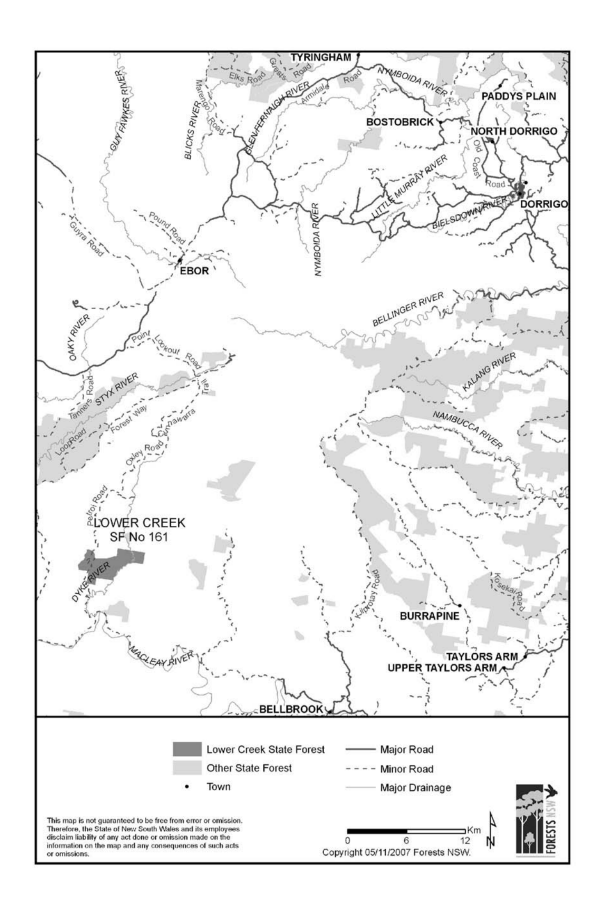
3. Requirements of the declaration

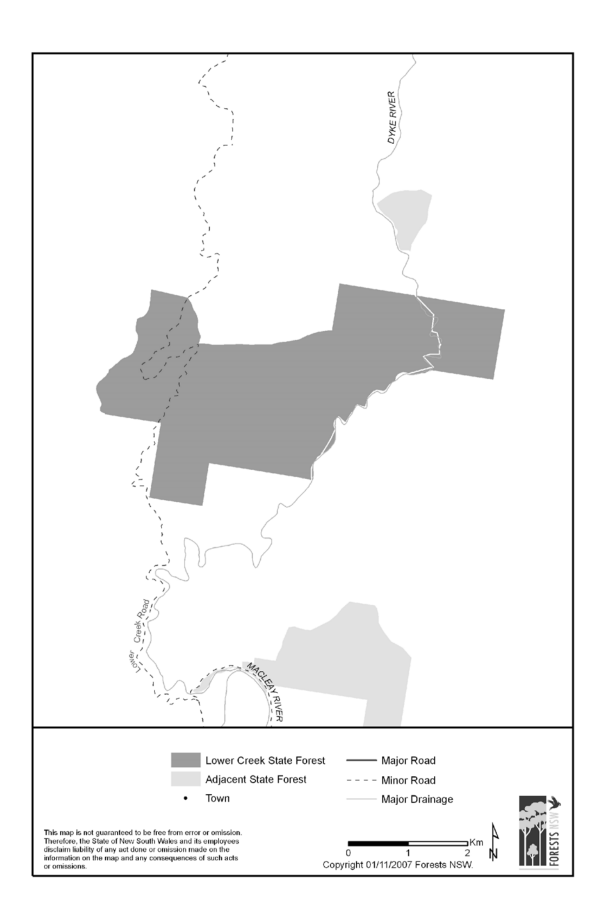
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Lowes Mount State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Lowes Mount State Forest

Lowes Mount State Forest is located approximately 10km north west of the township of Oberon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Lowes Mount State Forest area: 1496 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

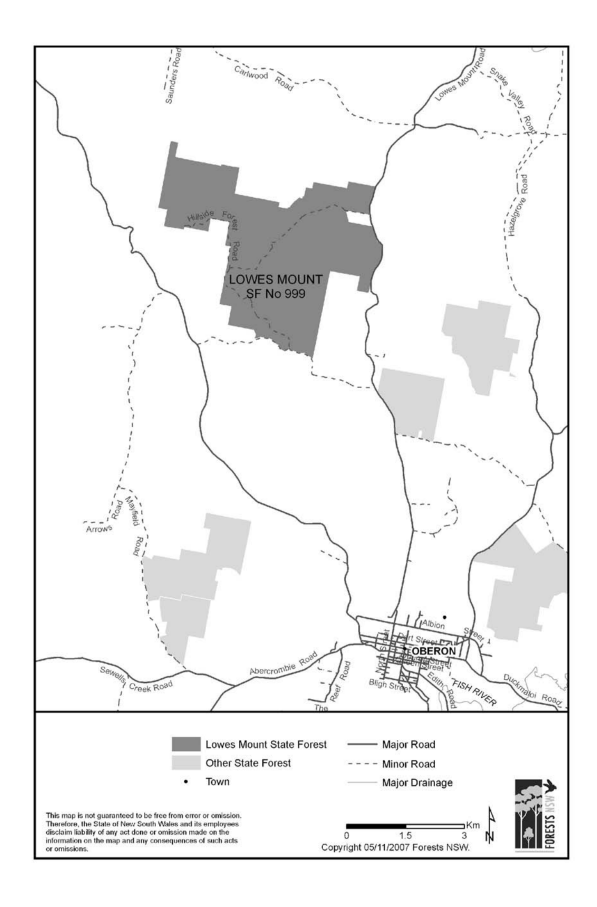
3. Requirements of the declaration

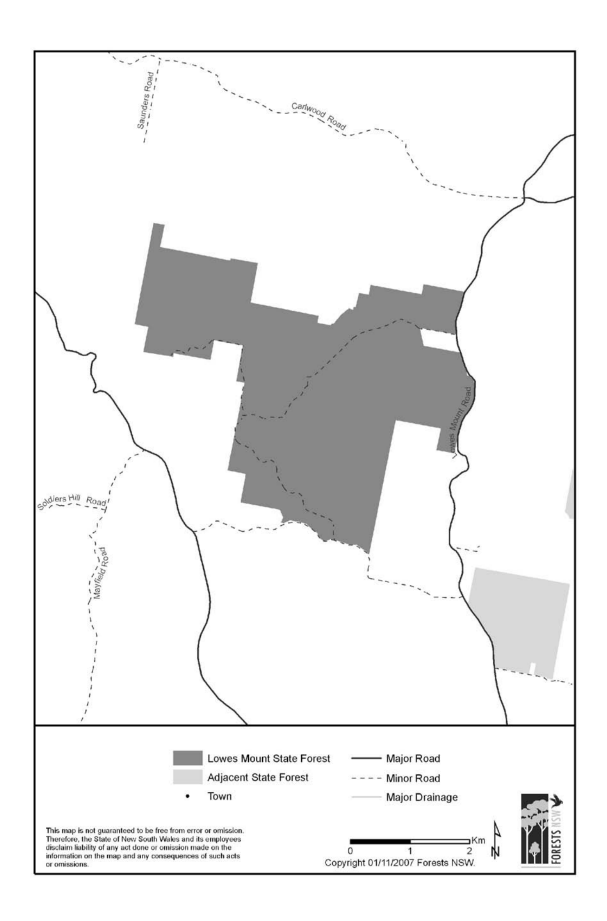
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Malara State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Malara State Forest

Malara State Forest is located approximately 30km east of the township of Tenterfield. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Malara State Forest area: 3351 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

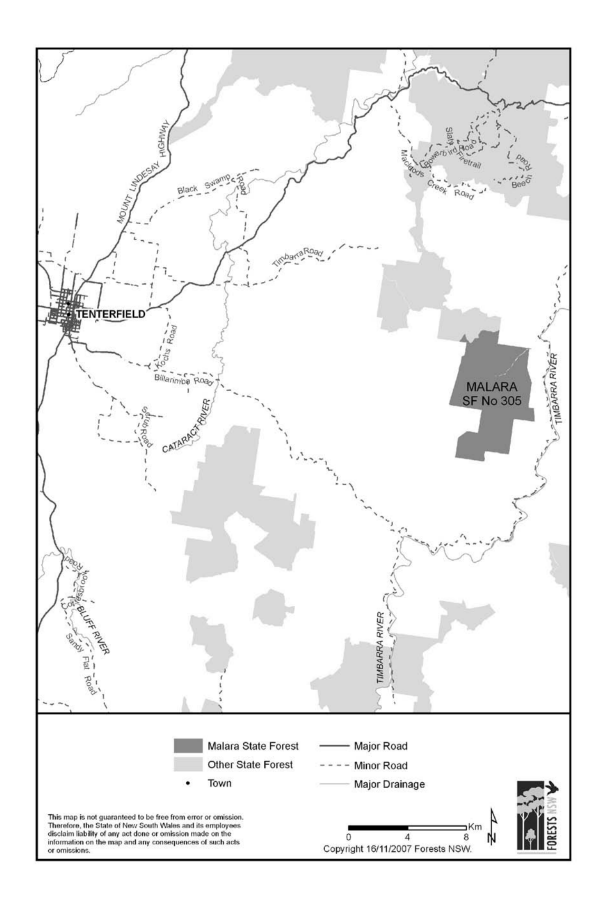
3. Requirements of the declaration

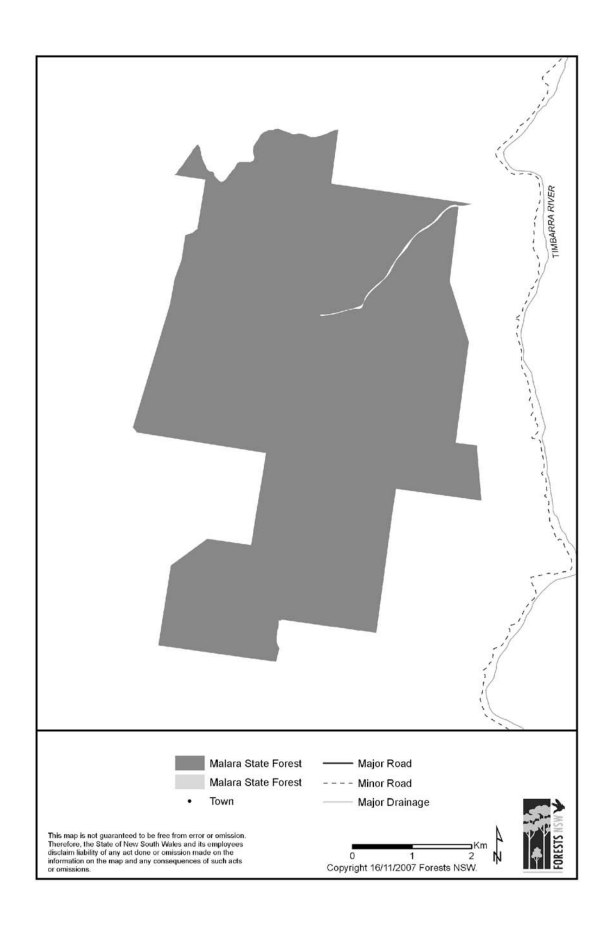
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mandagery State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mandagery State Forest

Mandagery State Forest is located approximately 31km south west of the township of Molong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mandagery State Forest area: 1489 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

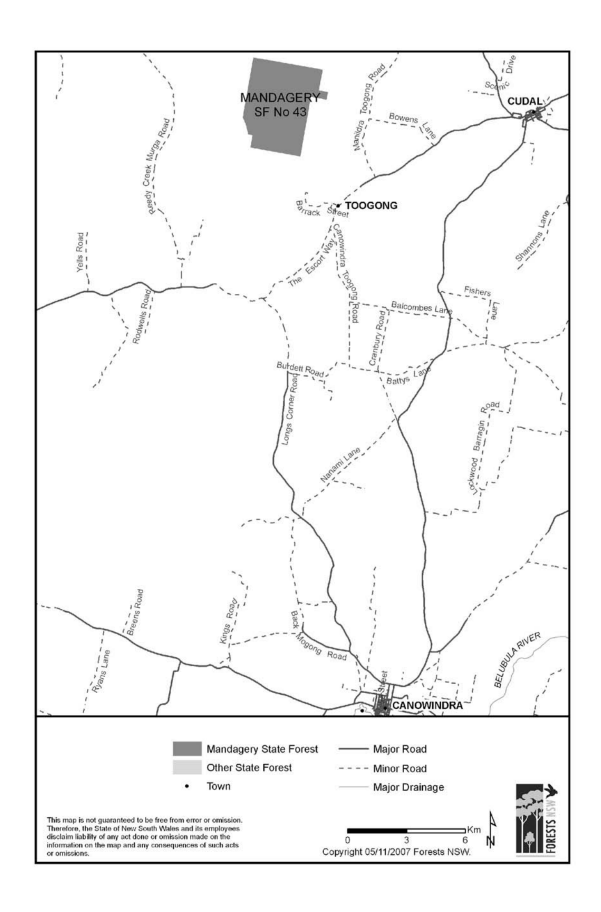
3. Requirements of the declaration

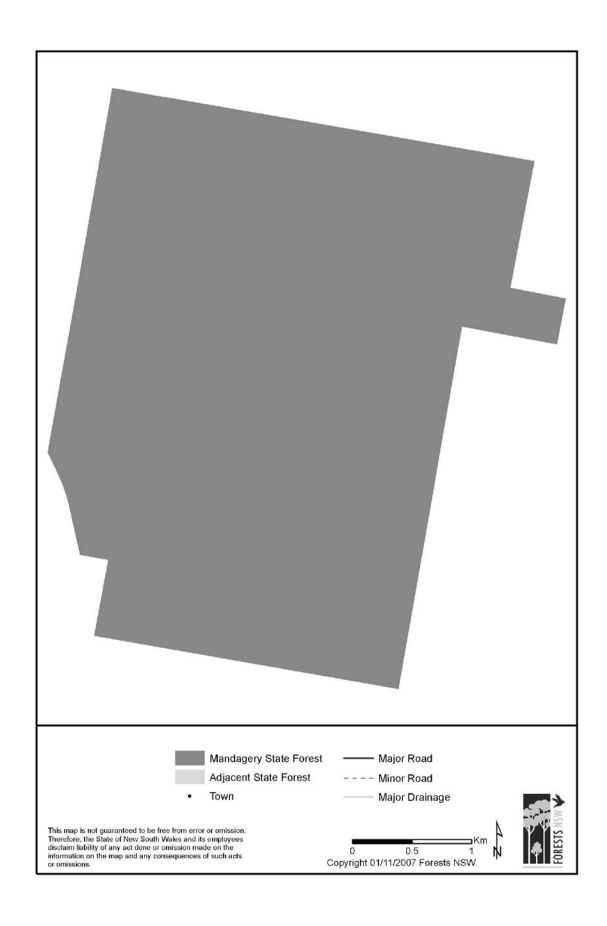
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Manna State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Manna State Forest

Manna State Forest is located approximately 40km south east of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Manna State Forest area: 3012 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

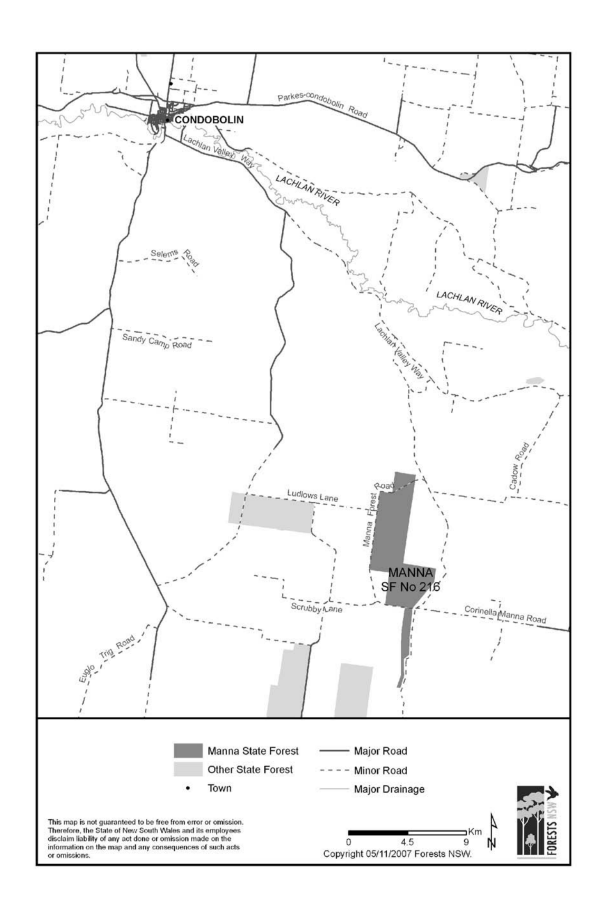
3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Marara State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Marara State Forest

Marara State Forest is located approximately 41km south west of the township of Grafton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Marara State Forest area: 5350 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

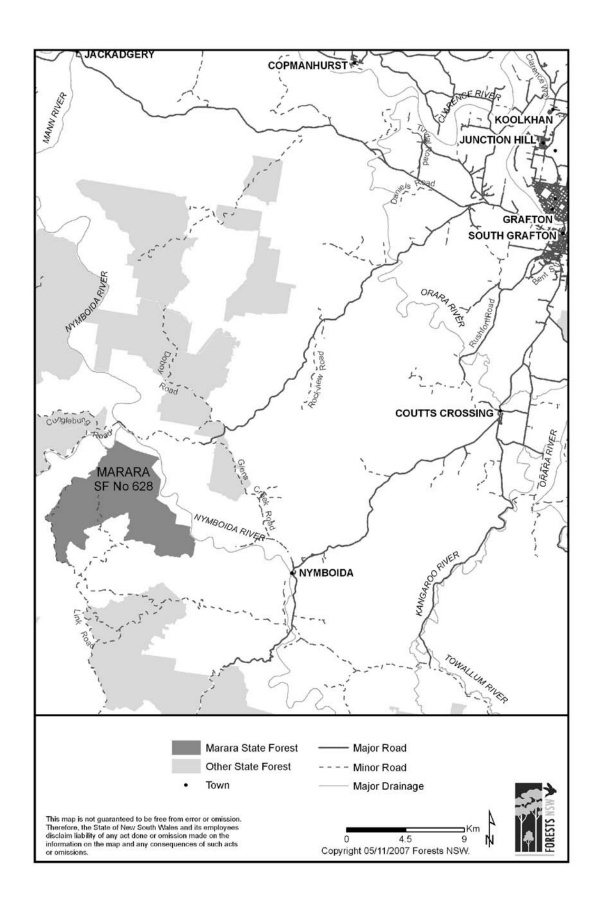
3. Requirements of the declaration

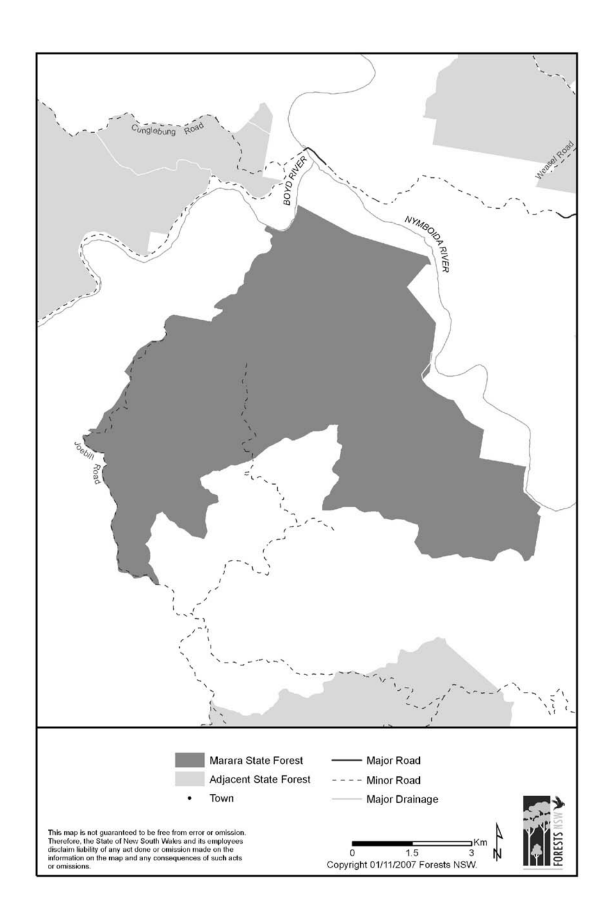
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Matong State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Matong State Forest

Matong State Forest is located approximately 26km west of the township of Coolamon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Matong State Forest area: 3168 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

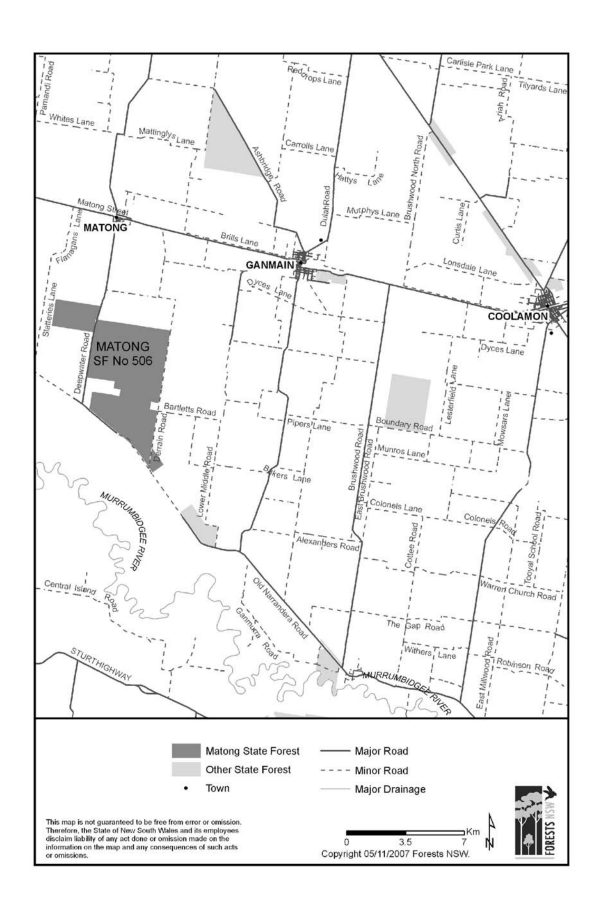
3. Requirements of the declaration

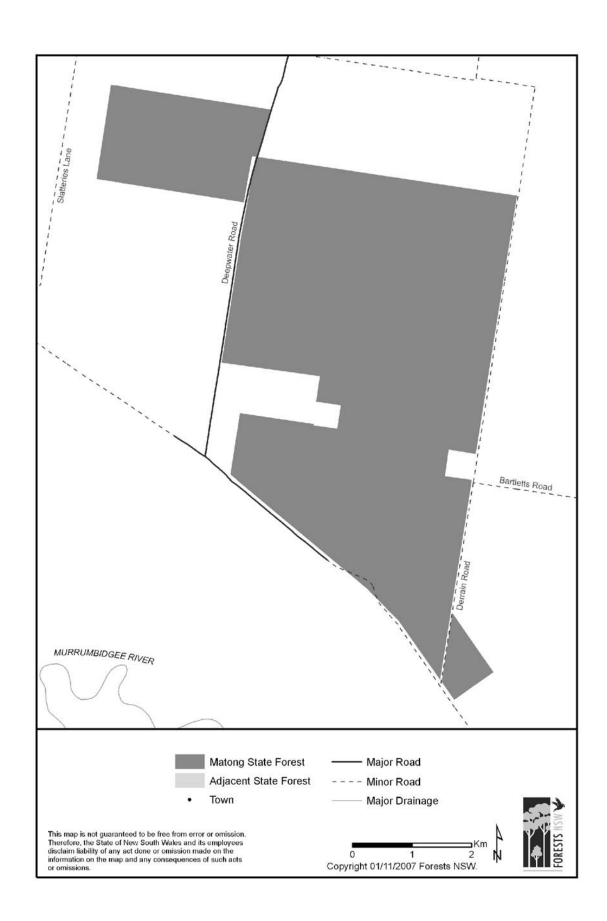
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mcdonald State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mcdonald State Forest

Mcdonald State Forest is located approximately 11km north west of the township of Milton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mcdonald State Forest area: 3681 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

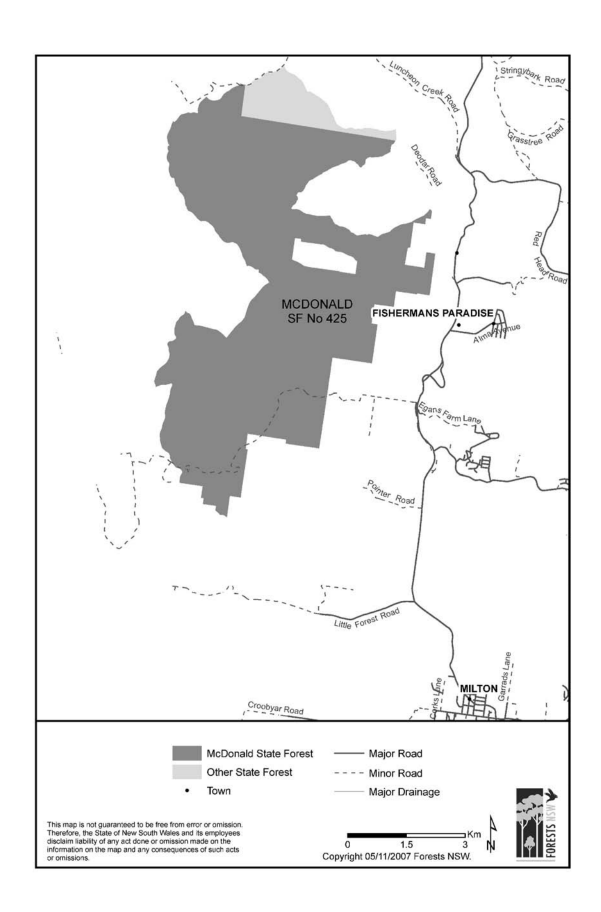
3. Requirements of the declaration

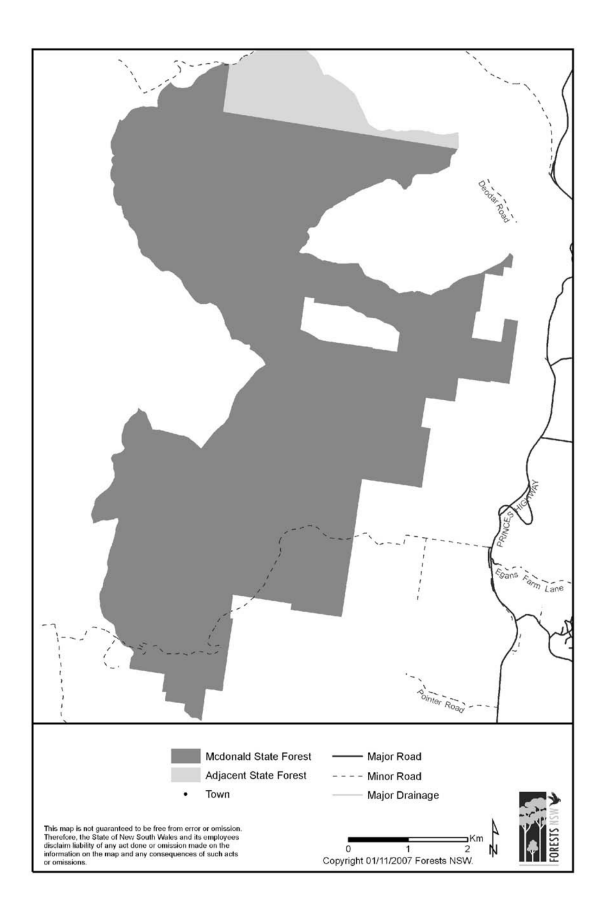
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Medowie State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Medowie State Forest

Medowie State Forest is located approximately 9km north east of the township of Medowie. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Medowie State Forest area: 49 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

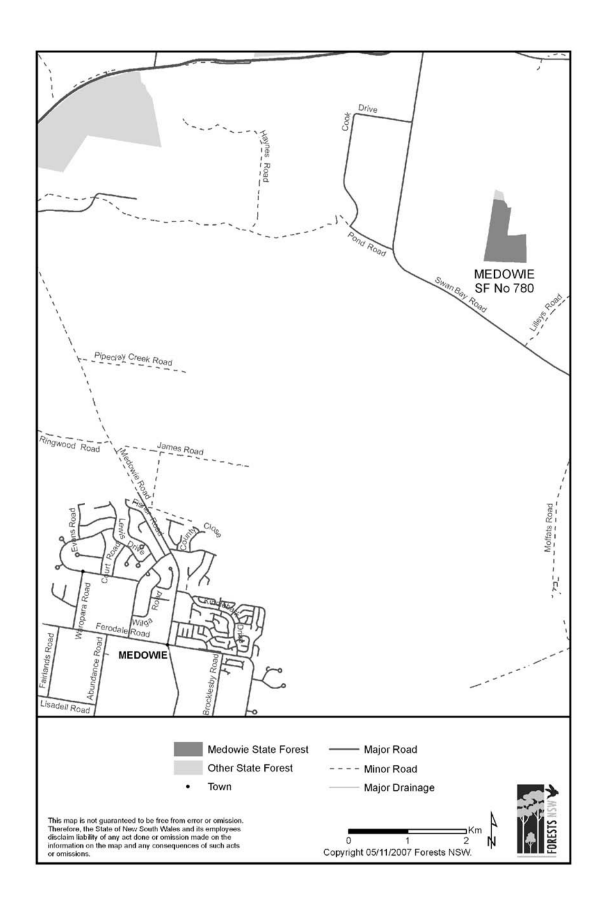
3. Requirements of the declaration

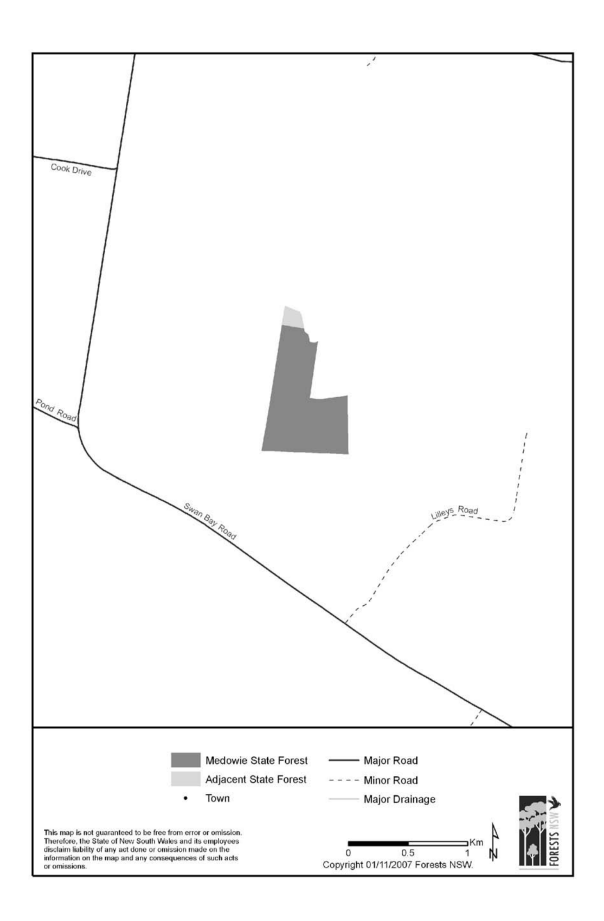
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mejum State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mejum State Forest

Mejum State Forest is located approximately 22km north east of the township of Narrandera. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mejum State Forest area: 920 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law

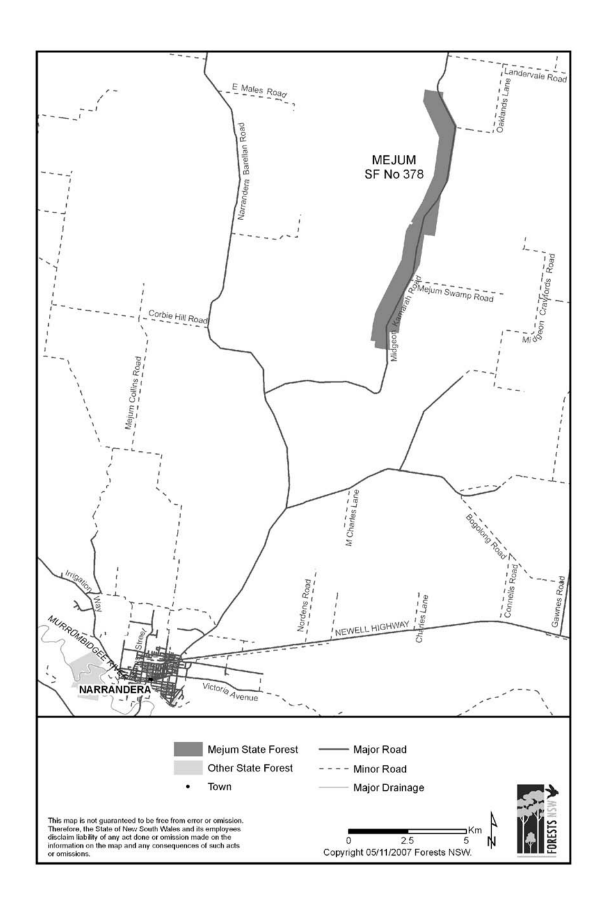
3. Requirements of the declaration

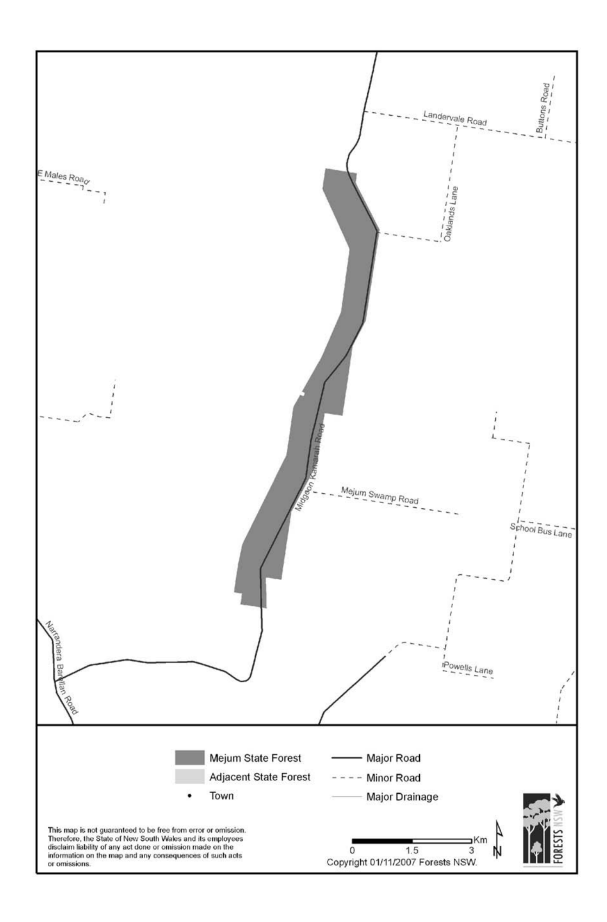
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Merrinele State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Merrinele State Forest

Merrinele State Forest is located approximately 53km north of the township of Warren. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Merrinele State Forest area: 536 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

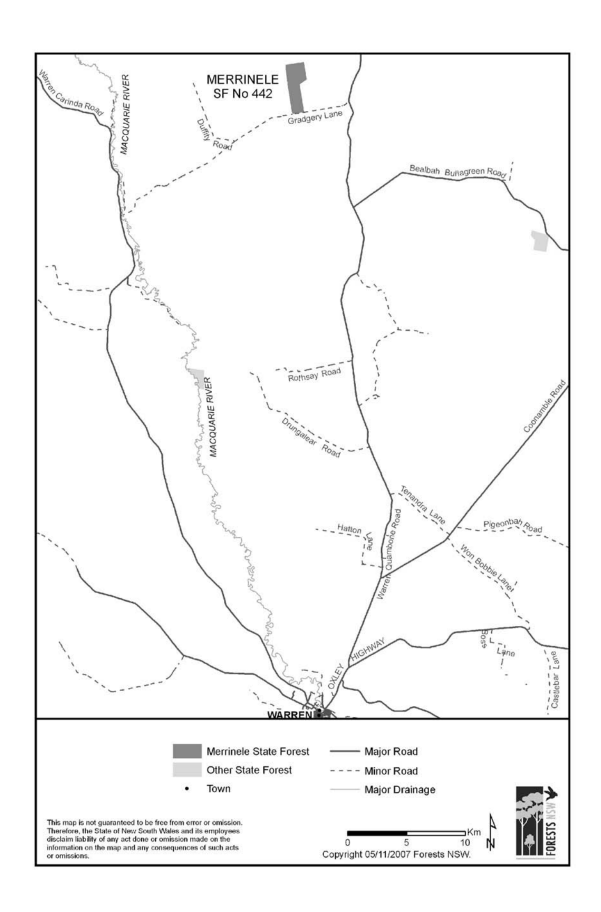
3. Requirements of the declaration

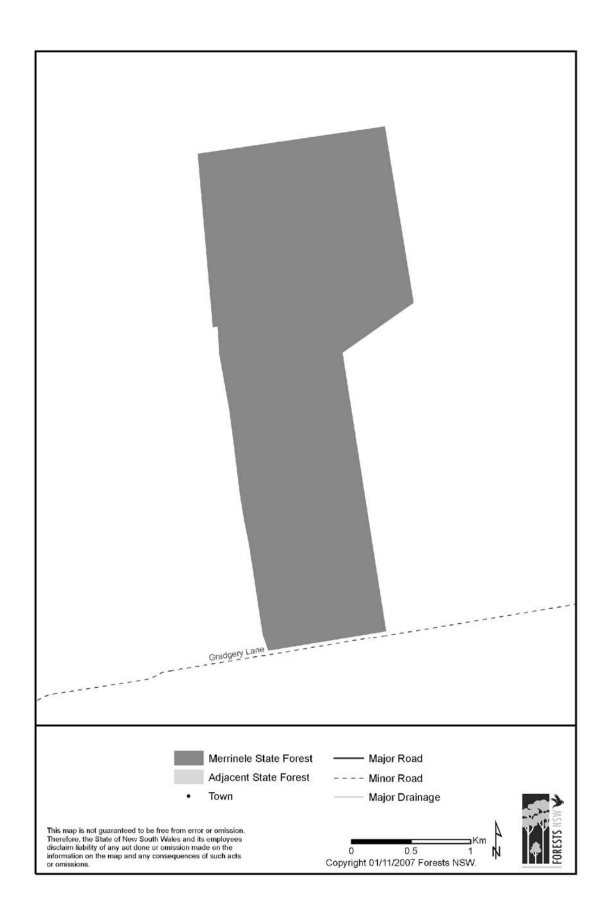
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Merriwindi State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Merriwindi State Forest

Merriwindi State Forest is located approximately 54km north west of the township of Coonabarabran. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Merriwindi State Forest area: 4818 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

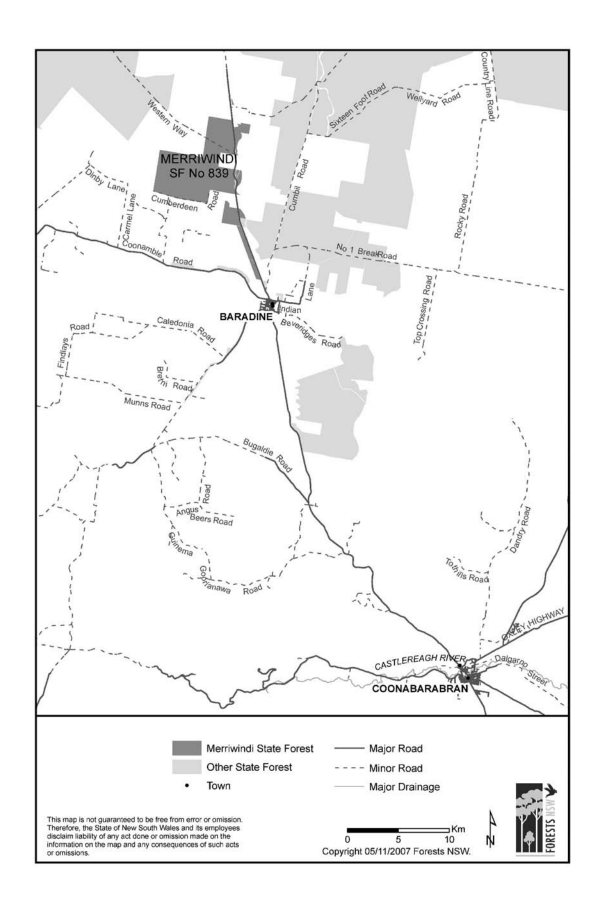
3. Requirements of the declaration

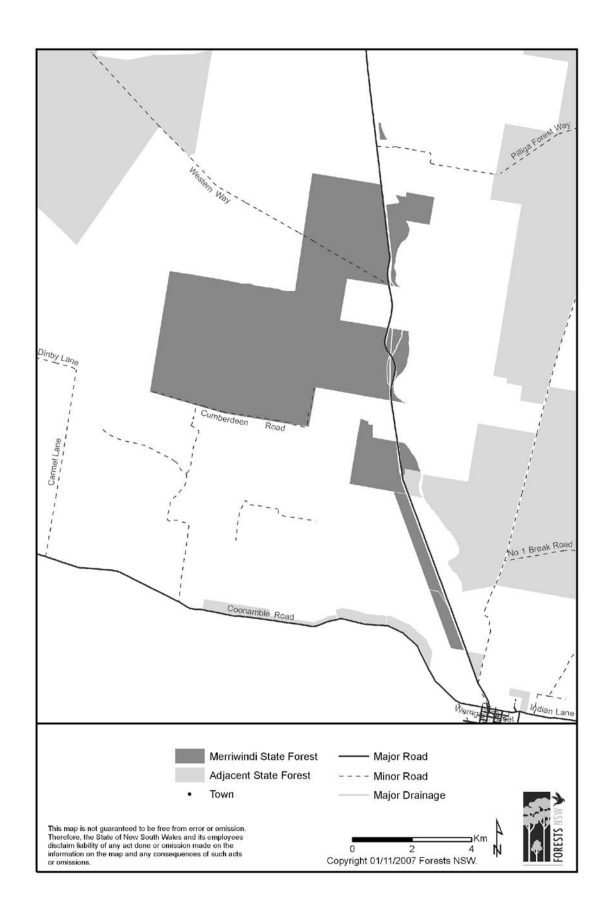
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Meryla State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Meryla State Forest

Meryla State Forest is located approximately 9km east of the township of Bundanoon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Meryla State Forest area: 4548 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

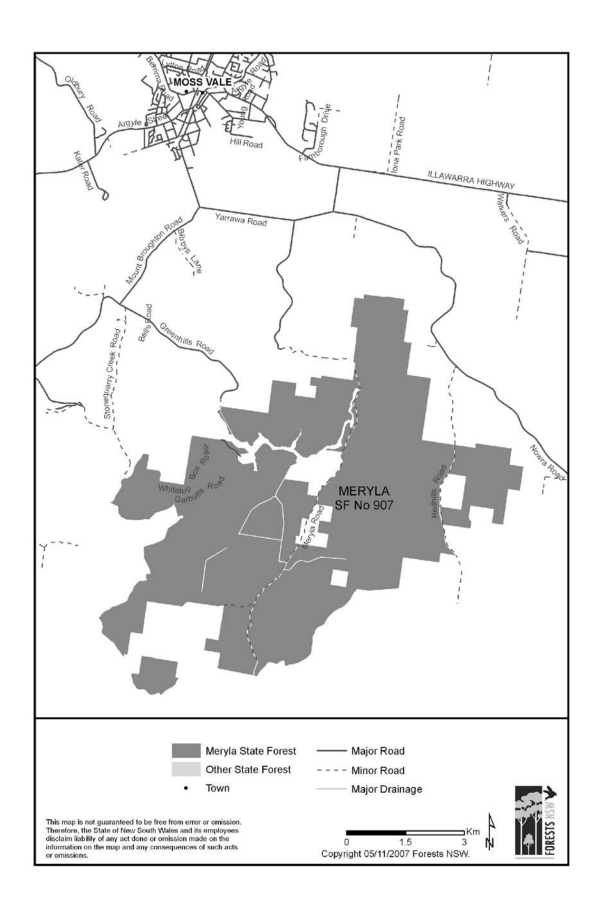
3. Requirements of the declaration

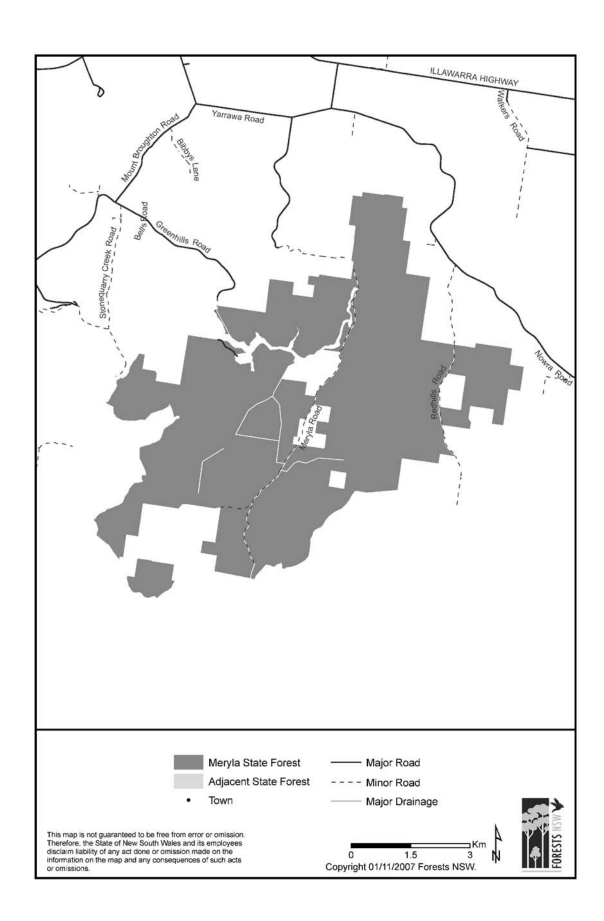
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Miandetta State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Miandetta State Forest

Miandetta State Forest is located approximately 24km west of the township of Nyngan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Miandetta State Forest area: 737 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

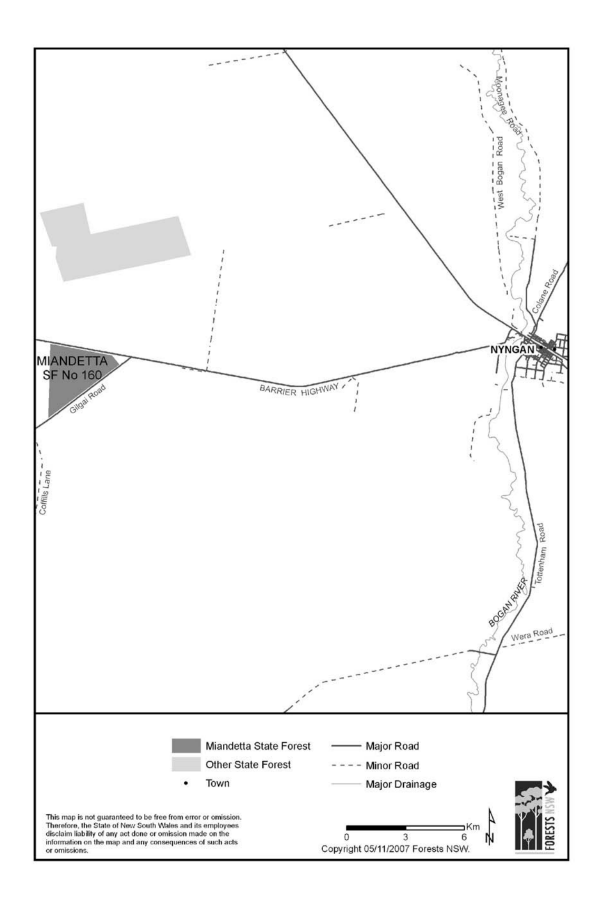
3. Requirements of the declaration

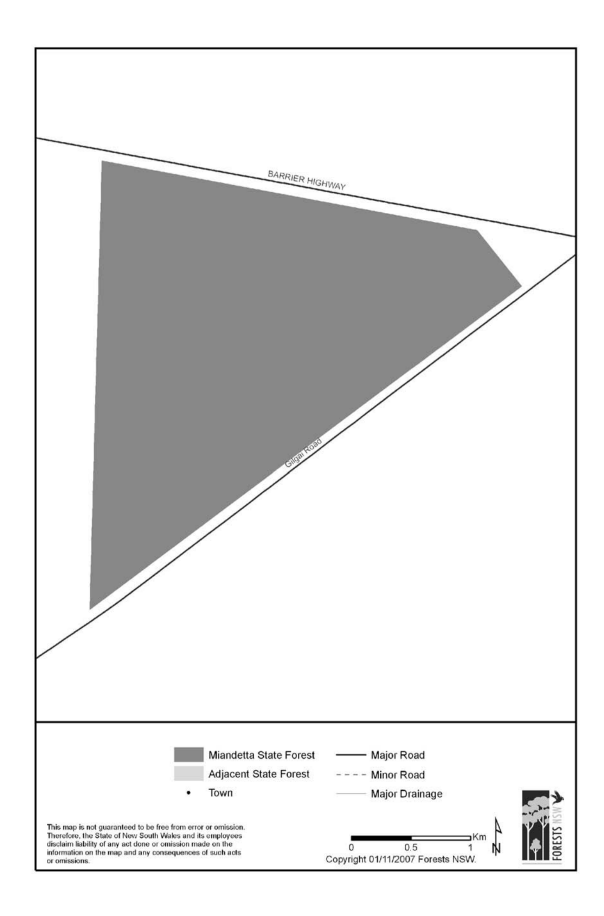
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Middle Brother State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Middle Brother State Forest

Middle Brother State Forest is located approximately 16km west of the township of Camden Haven. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Middle Brother State Forest area: 2172 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

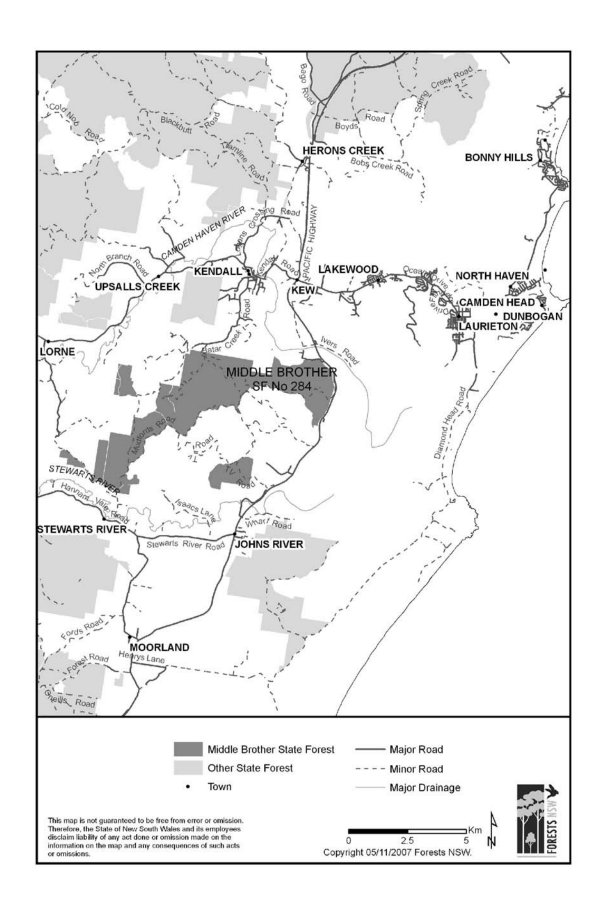
3. Requirements of the declaration

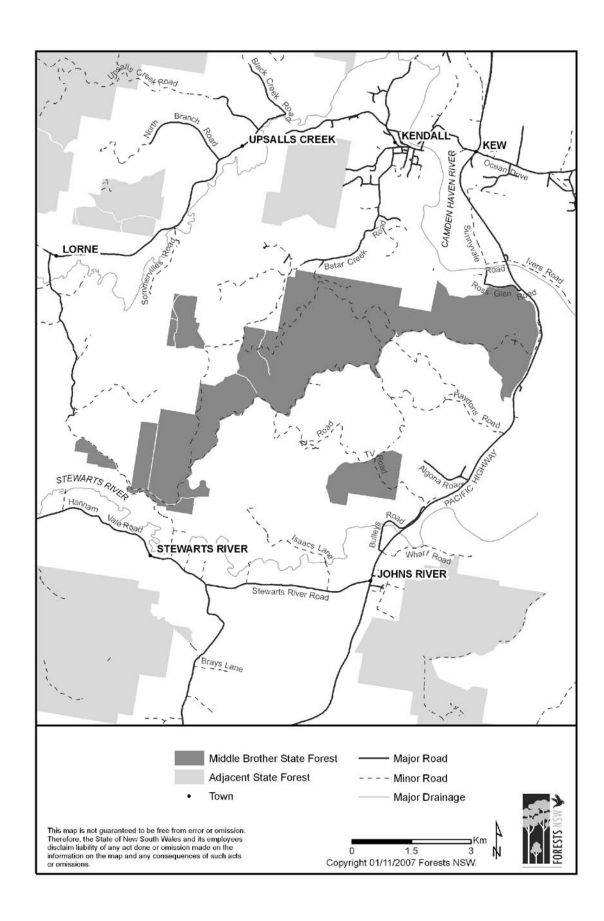
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Minnon State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Minnon State Forest

Minnon State Forest is located approximately 45km south west of the township of Wee Waa. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Minnon State Forest area: 2398 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

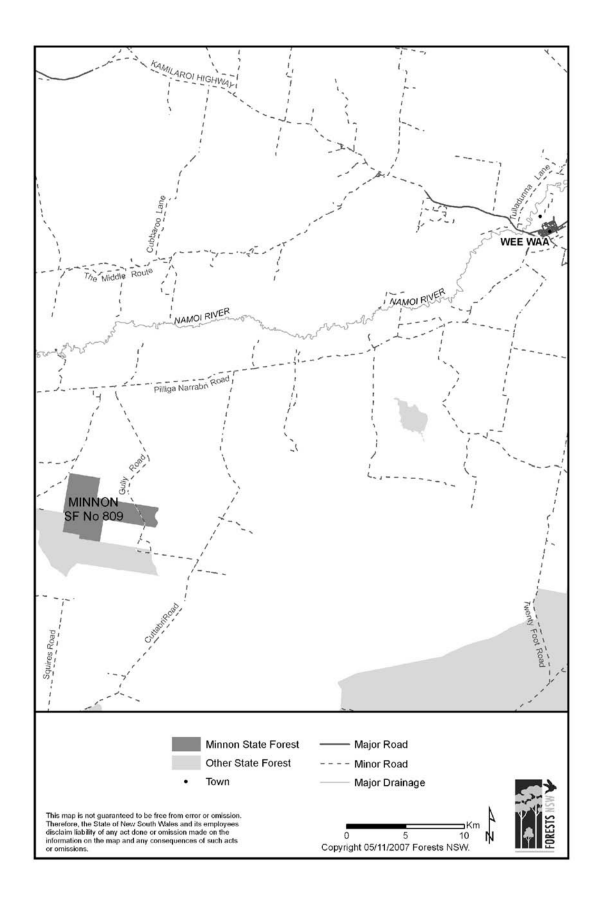
3. Requirements of the declaration

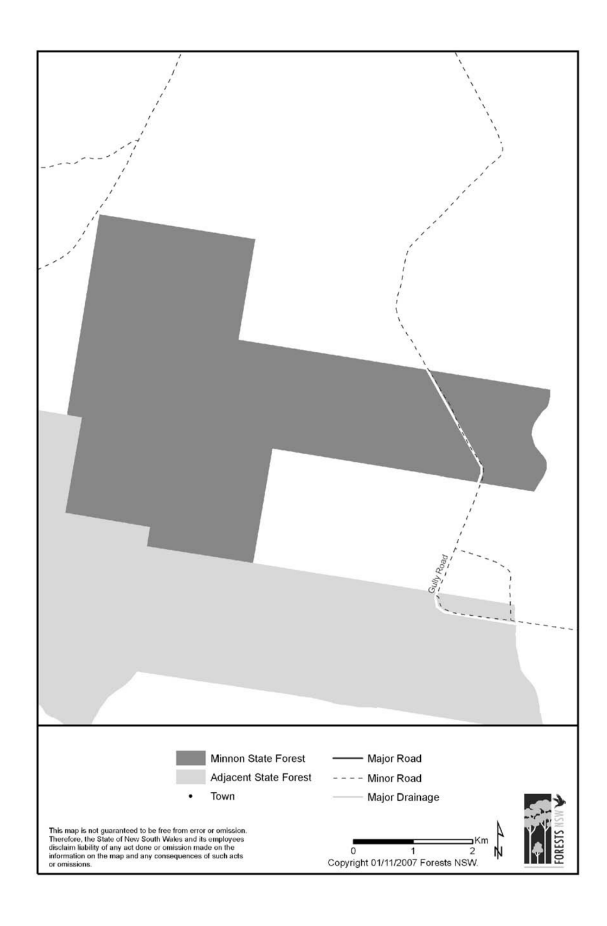
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Momo State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Momo State Forest

Momo State Forest is located approximately 27km south east of the township of Narromine. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Momo State Forest area: 547 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

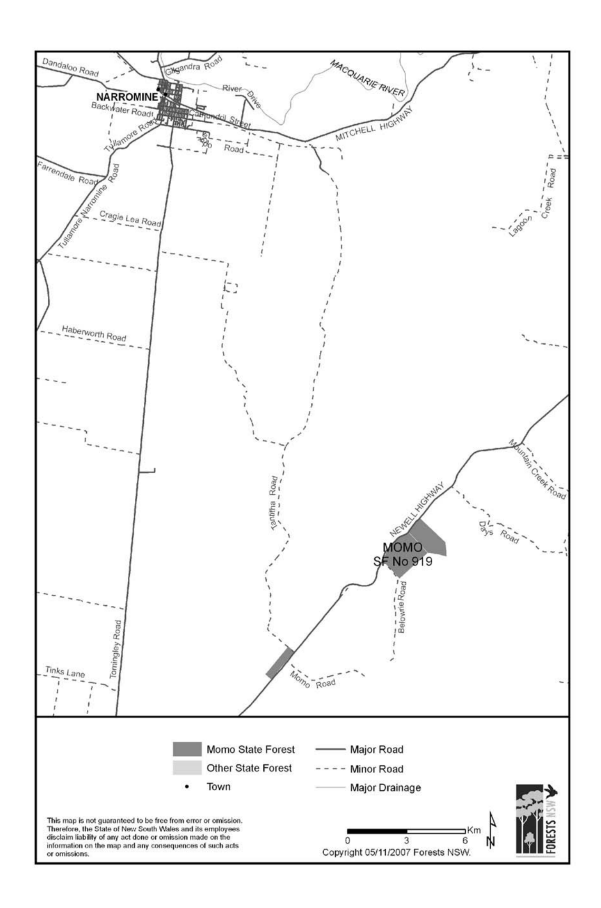
3. Requirements of the declaration

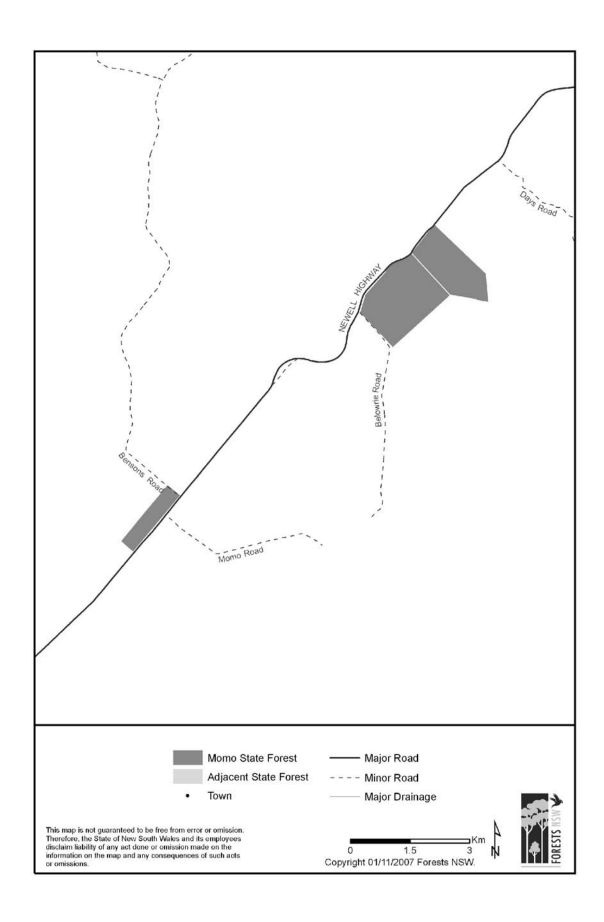
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Moogem State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Moogem State Forest

Moogem State Forest is located approximately 50km east of the township of Glen Innes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Moogem State Forest area: 1284 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

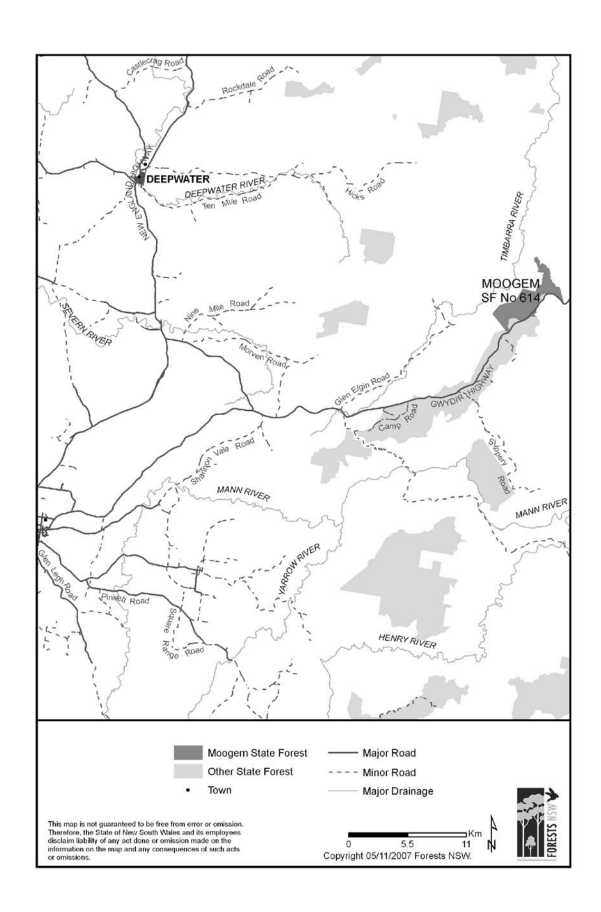
3. Requirements of the declaration

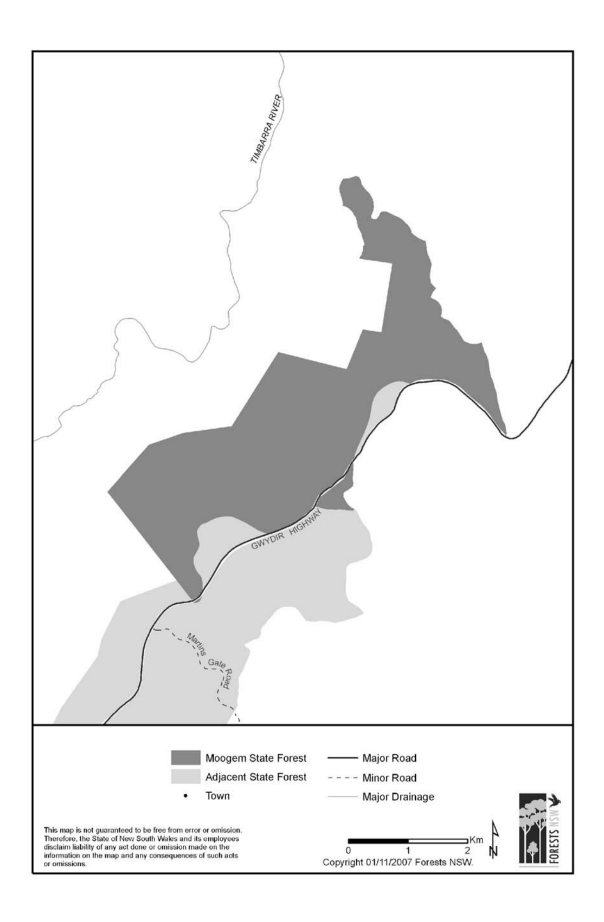
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mount Marsh State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mount Marsh State Forest

Mount Marsh State Forest is located approximately 46km north of the township of Junction Hill. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mount Marsh State Forest area: 3635 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

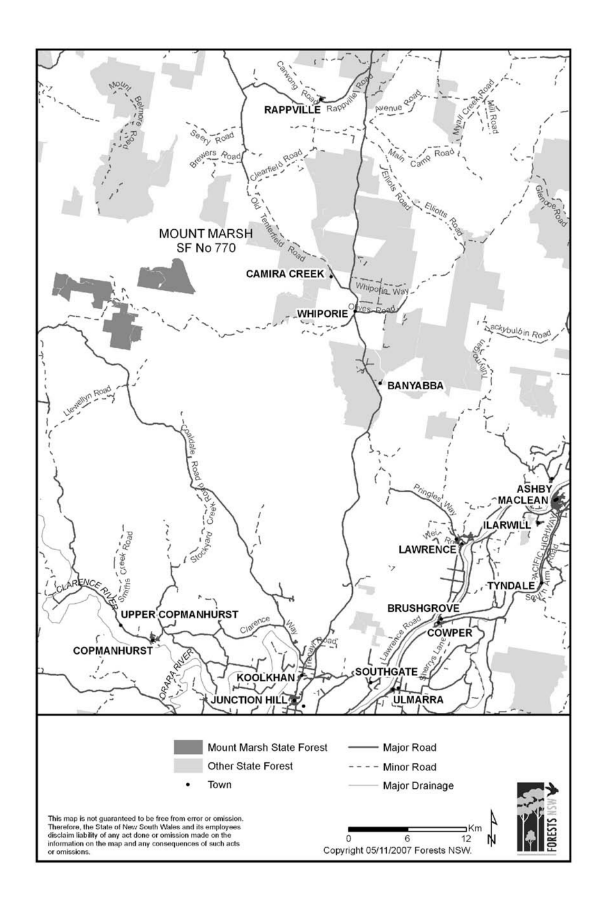
3. Requirements of the declaration

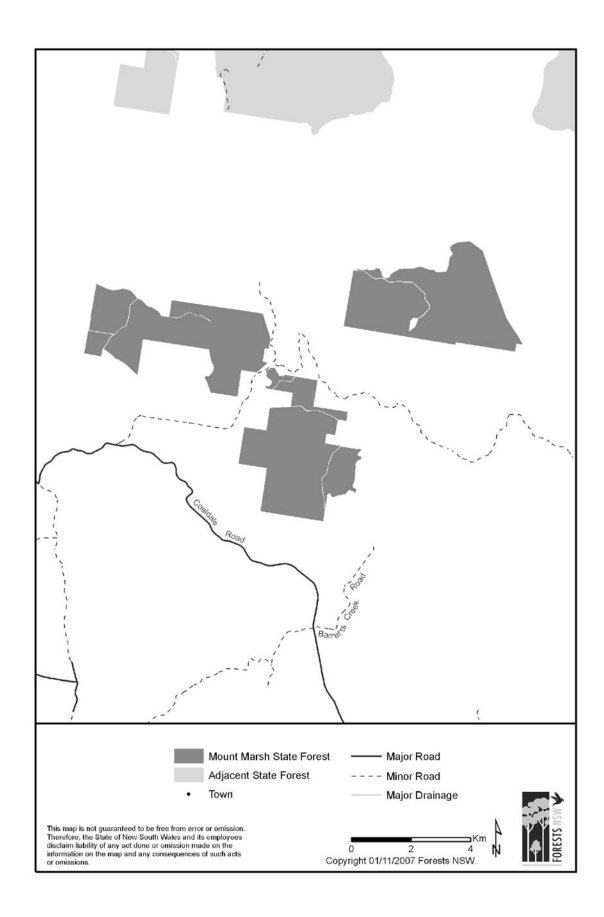
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mount Nobby State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mount Nobby State Forest

Mount Nobby State Forest is located approximately 38km north west of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mount Nobby State Forest area: 1533 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

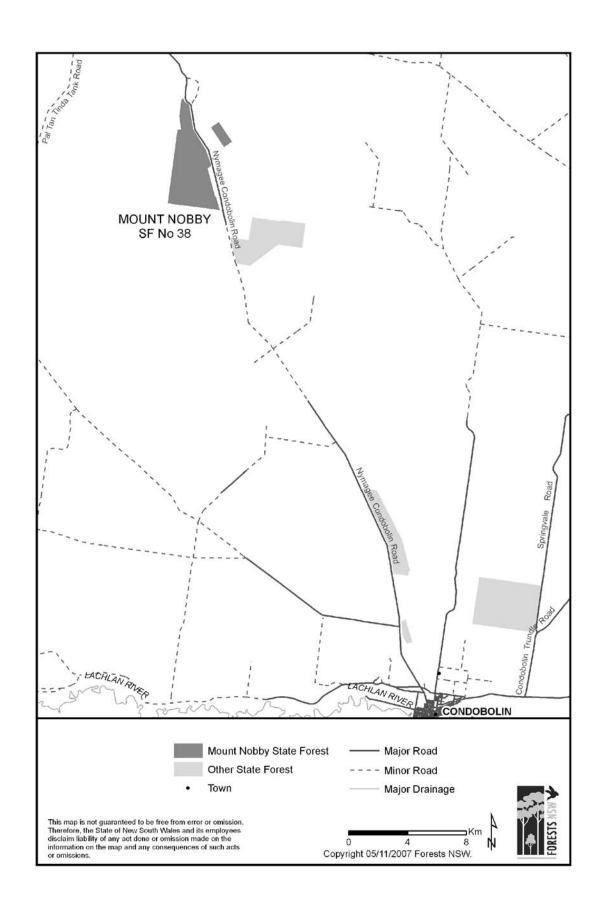
3. Requirements of the declaration

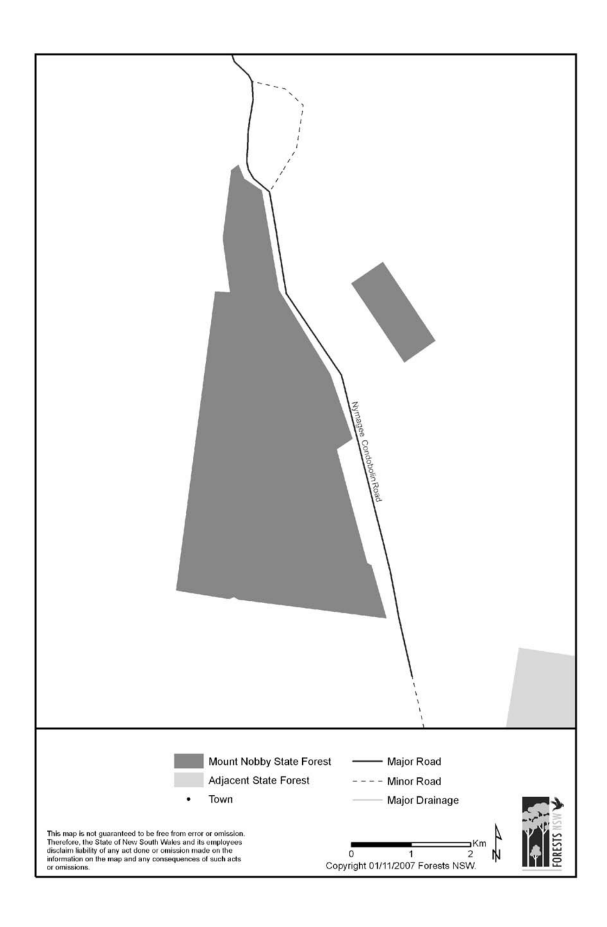
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mount Pikapene State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mount Pikapene State Forest

Mount Pikapene State Forest is located approximately 38km south west of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mount Pikapene State Forest area: 1179 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

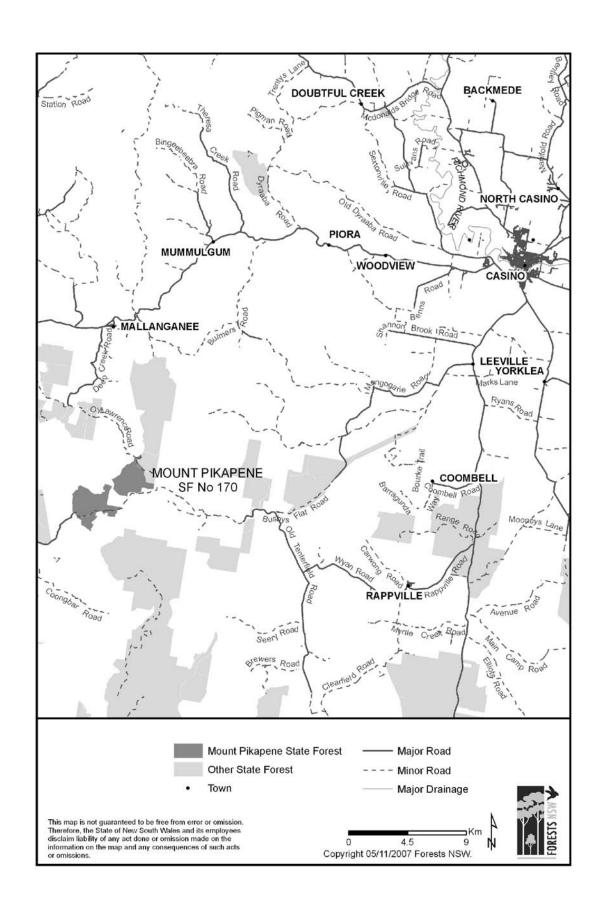
3. Requirements of the declaration

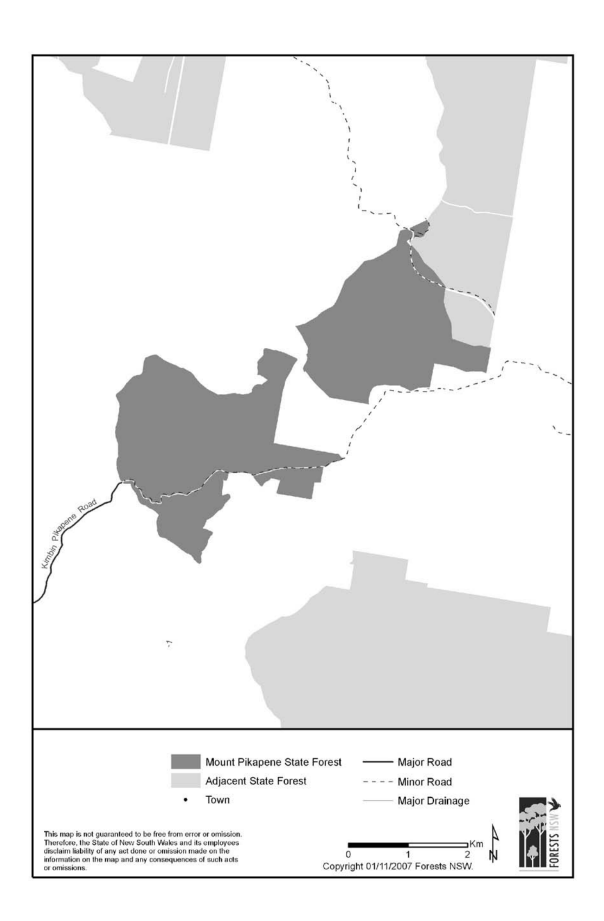
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mount Tilga State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mount Tilga State Forest

Mount Tilga State Forest is located approximately 10km north of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mount Tilga State Forest area: 662 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

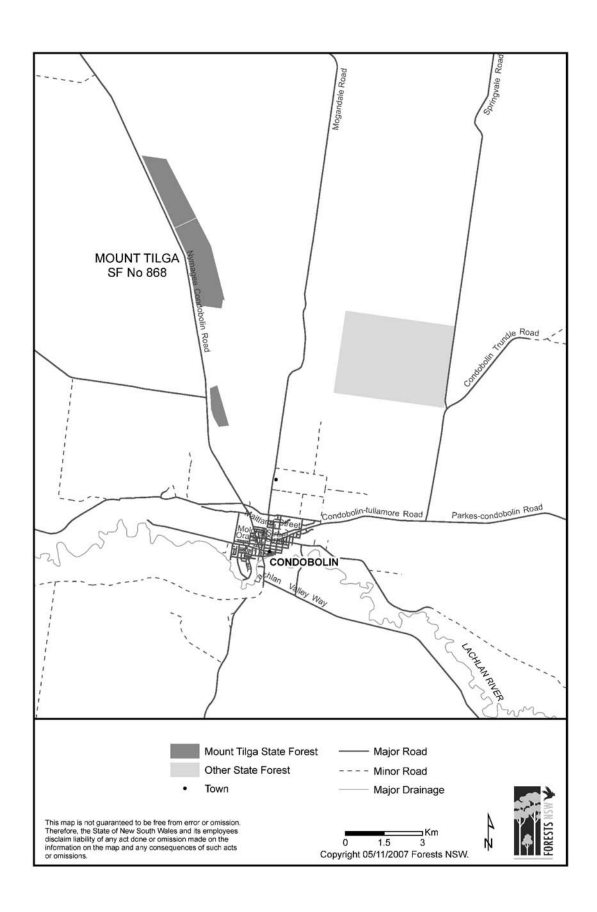
3. Requirements of the declaration

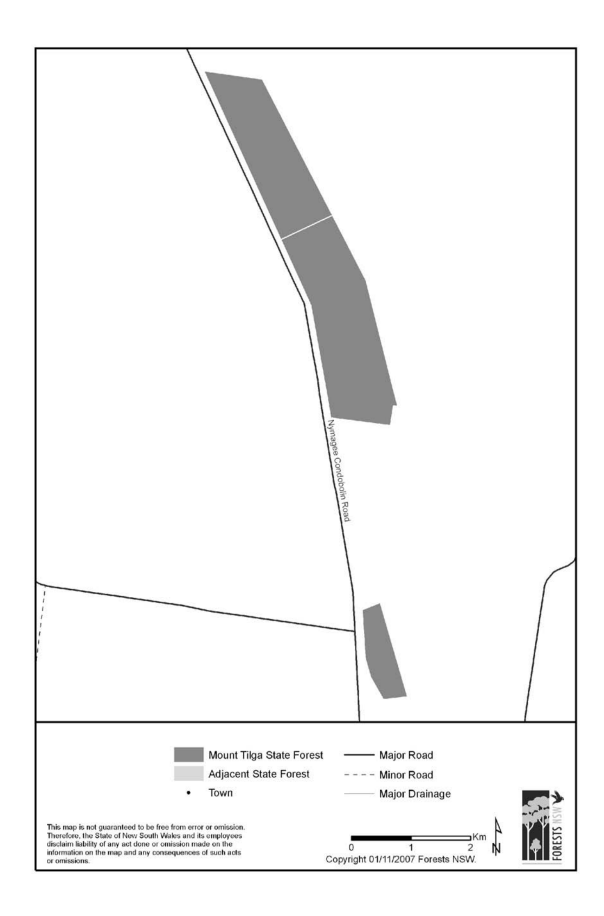
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Mulyandry State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Mulyandry State Forest

Mulyandry State Forest is located approximately 26km south east of the township of Forbes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Mulyandry State Forest area: 759 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

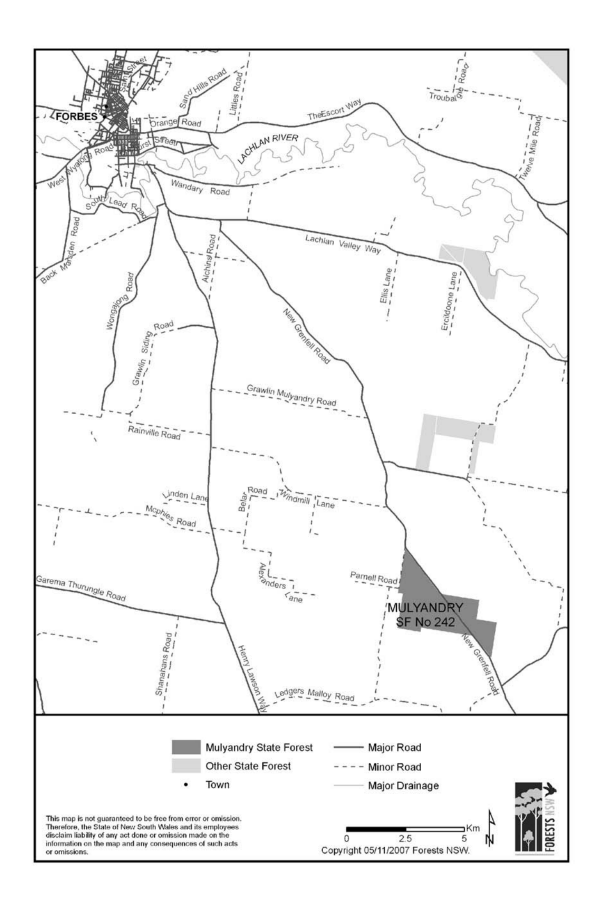
3. Requirements of the declaration

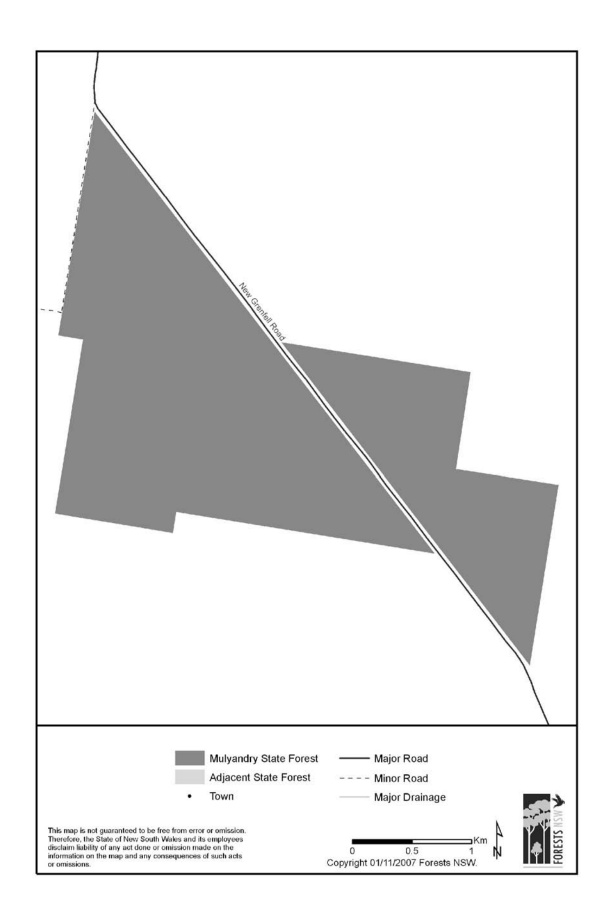
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Murda State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Murda State Forest

Murda State Forest is located approximately 7km north east of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Murda State Forest area: 1388 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

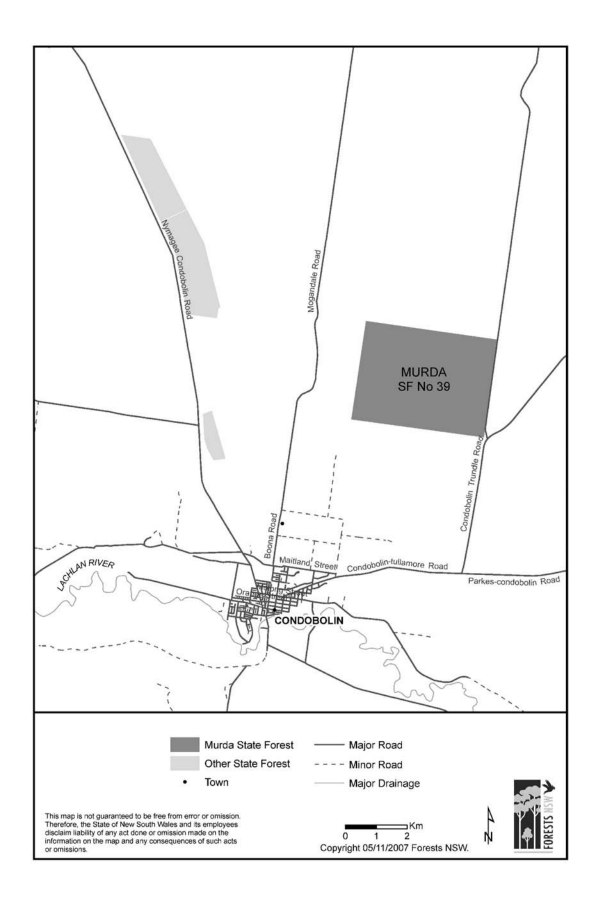
3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Murraguldrie State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Murraguldrie State Forest

Murraguldrie State Forest is located approximately 36km north east of the township of Holbrook. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Murraguldrie State Forest area: 4388 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

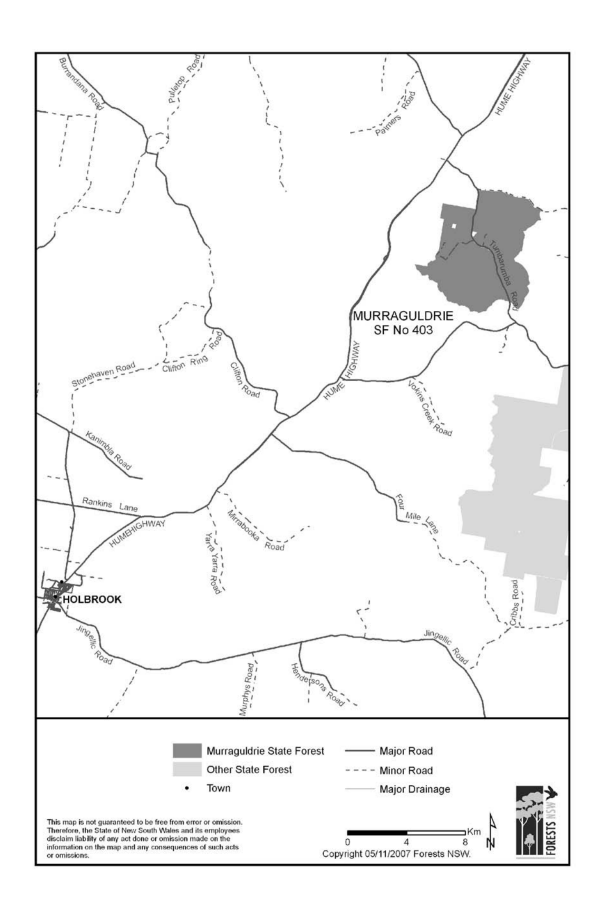
3. Requirements of the declaration

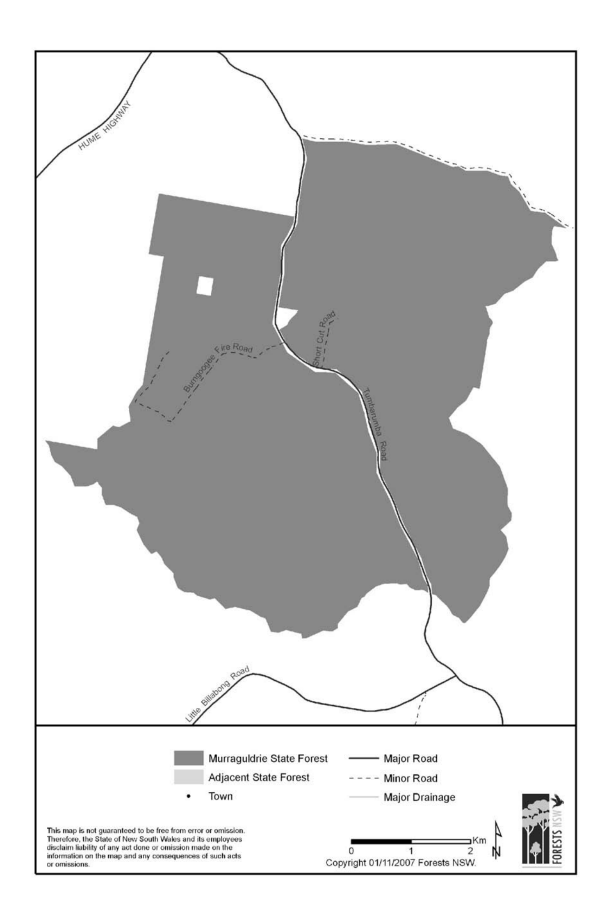
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Nambucca State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Nambucca State Forest

Nambucca State Forest is located approximately 3km west of the township of Nambucca Heads. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nambucca State Forest area: 1705 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

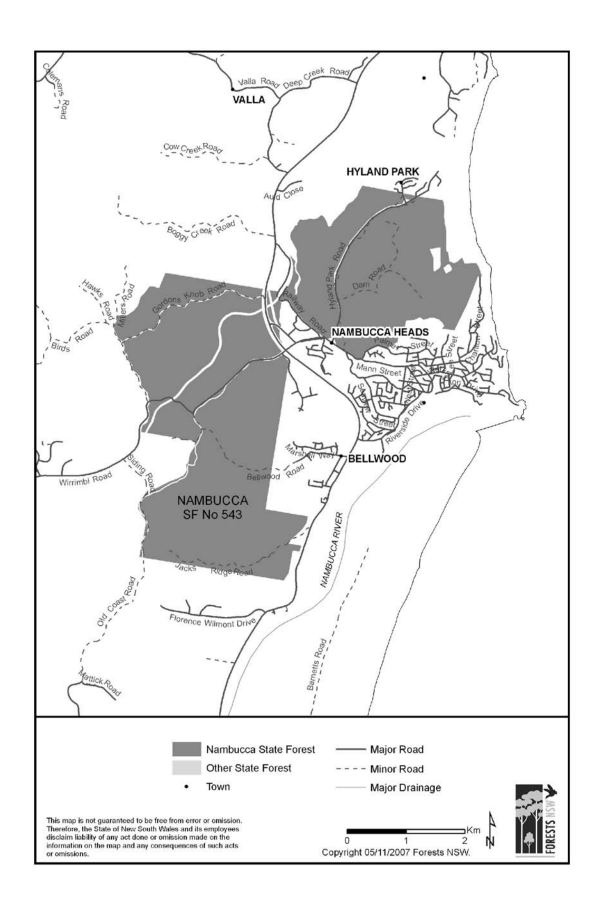
3. Requirements of the declaration

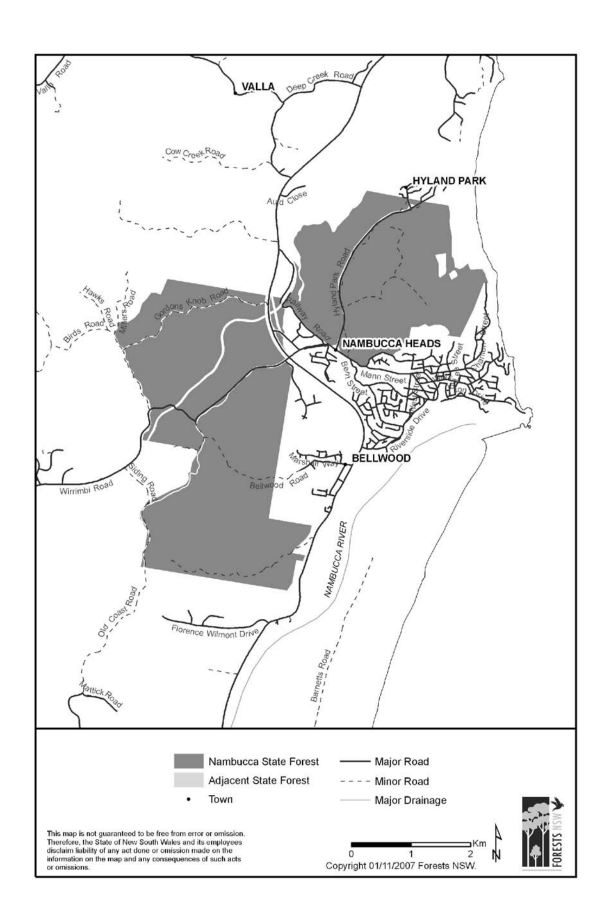
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Narraway State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Narraway State Forest

Narraway State Forest is located approximately 30km west of the township of Coonamble. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Narraway State Forest area: 880 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

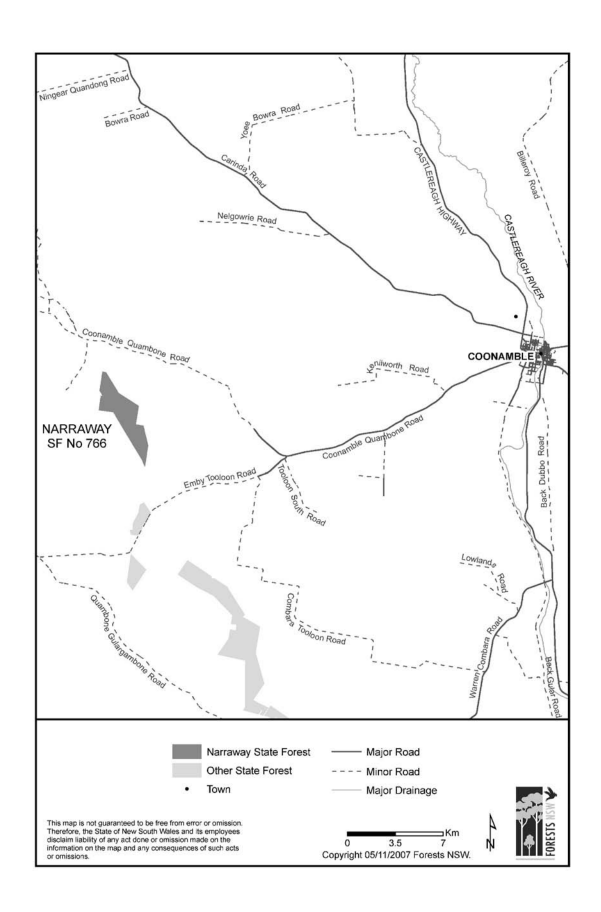
3. Requirements of the declaration

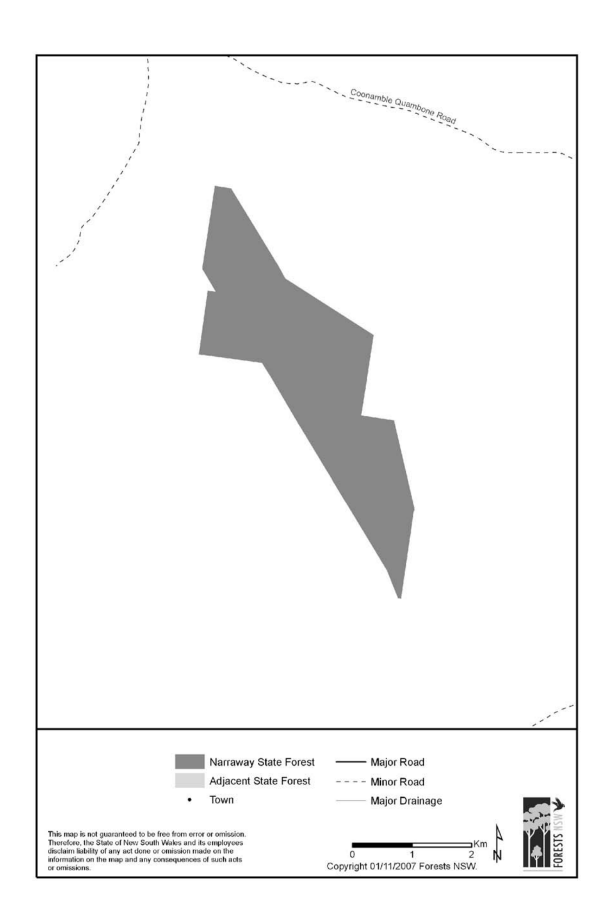
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Nerang Cowal State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Nerang Cowal State Forest

Nerang Cowal State Forest is located approximately 49km south of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nerang Cowal State Forest area: 1058 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

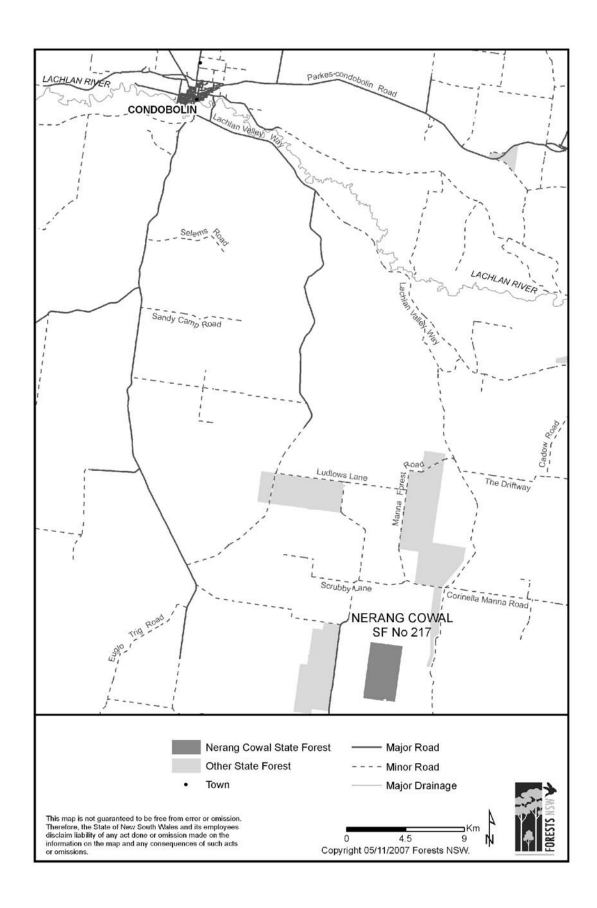
3. Requirements of the declaration

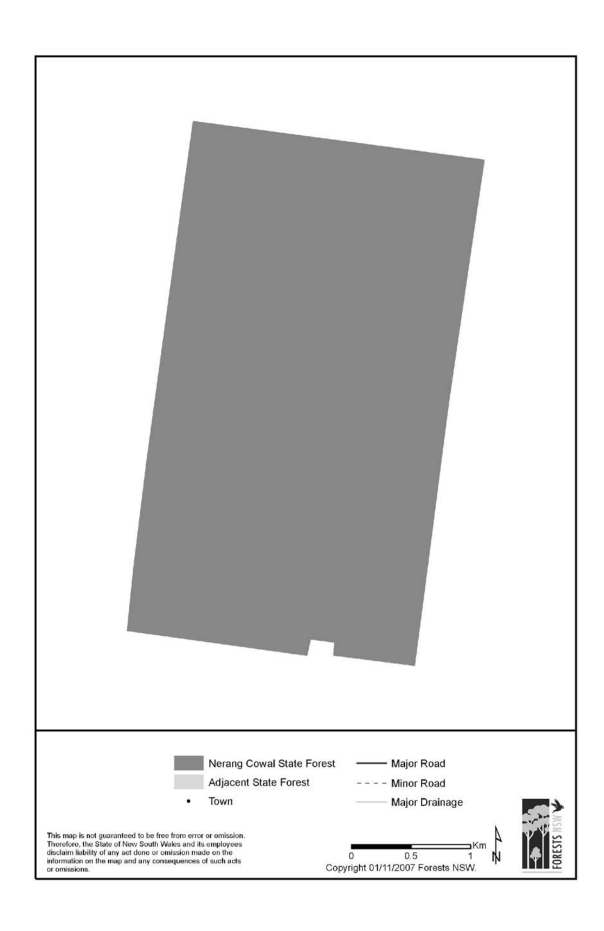
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Nerong State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Nerong State Forest

Nerong State Forest is located approximately 14km south west of the township of Buladelah. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nerong State Forest area: 2173 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

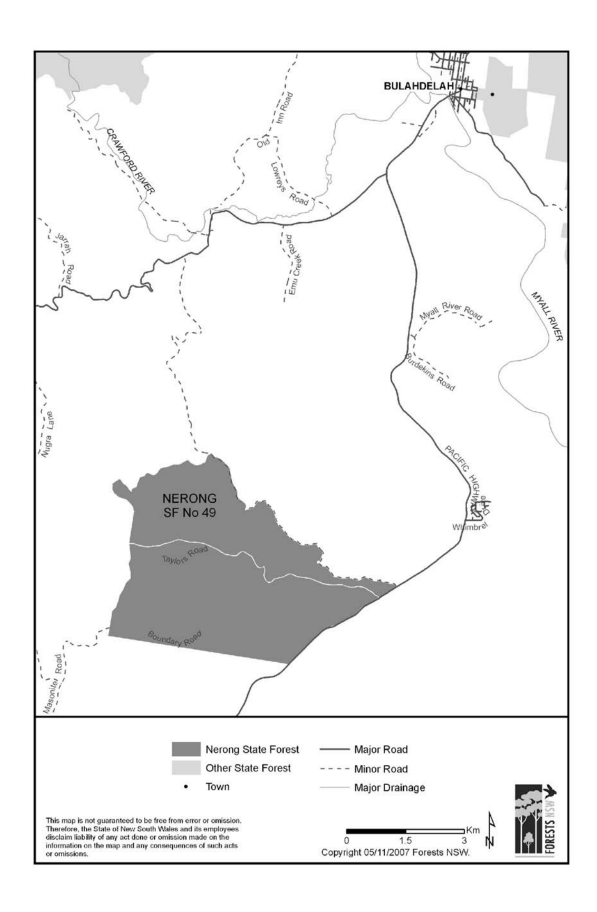
3. Requirements of the declaration

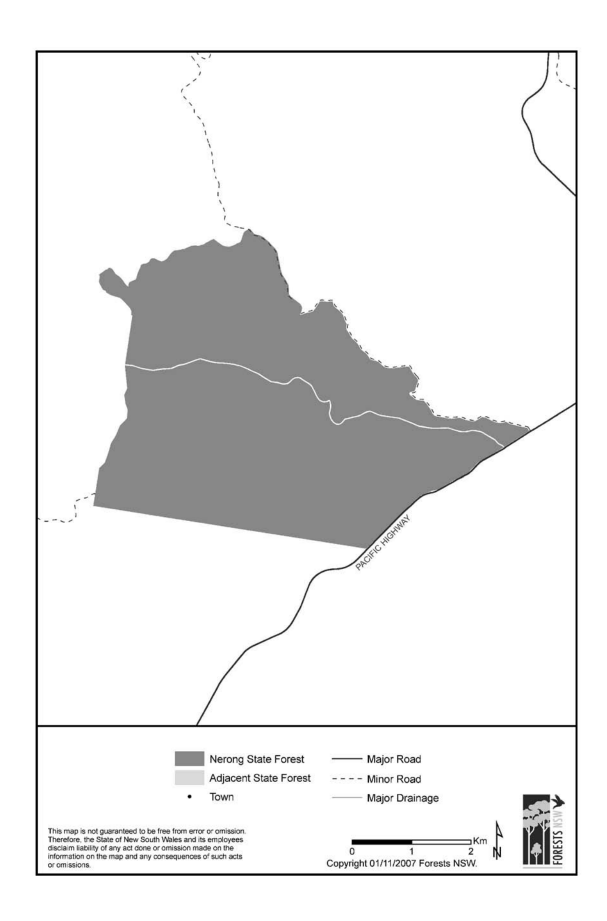
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Neville State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Neville State Forest

Neville State Forest is located approximately 24km south of the township of Blayney. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Neville State Forest area: 546 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law

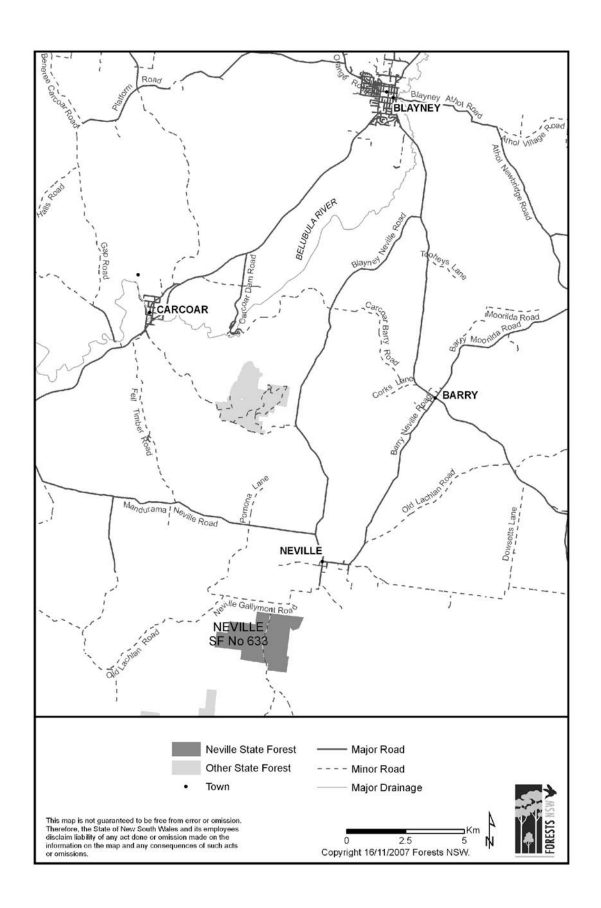
3. Requirements of the declaration

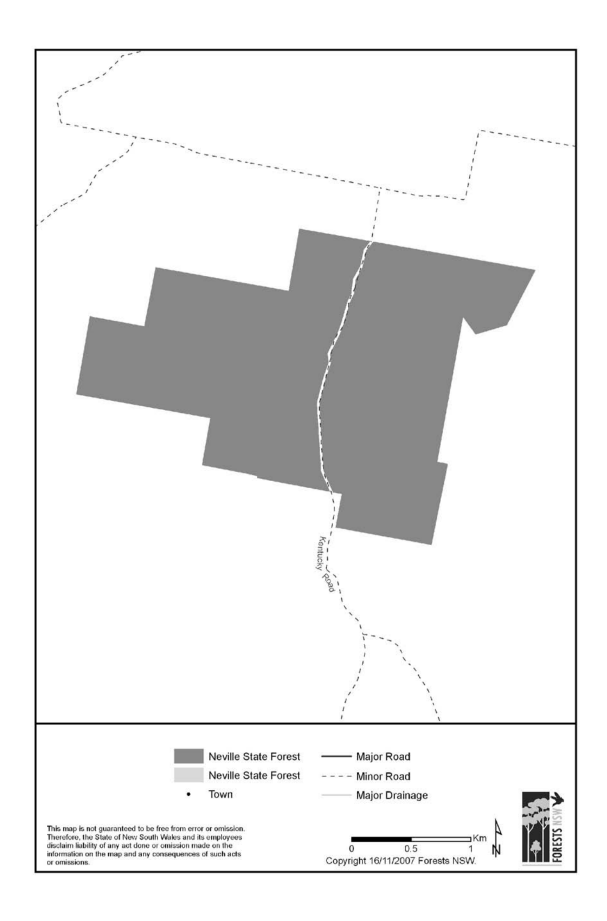
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on North Branch State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is North Branch State Forest

North Branch State Forest is located approximately 21km west of the township of Camden Haven. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. North Branch 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 date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

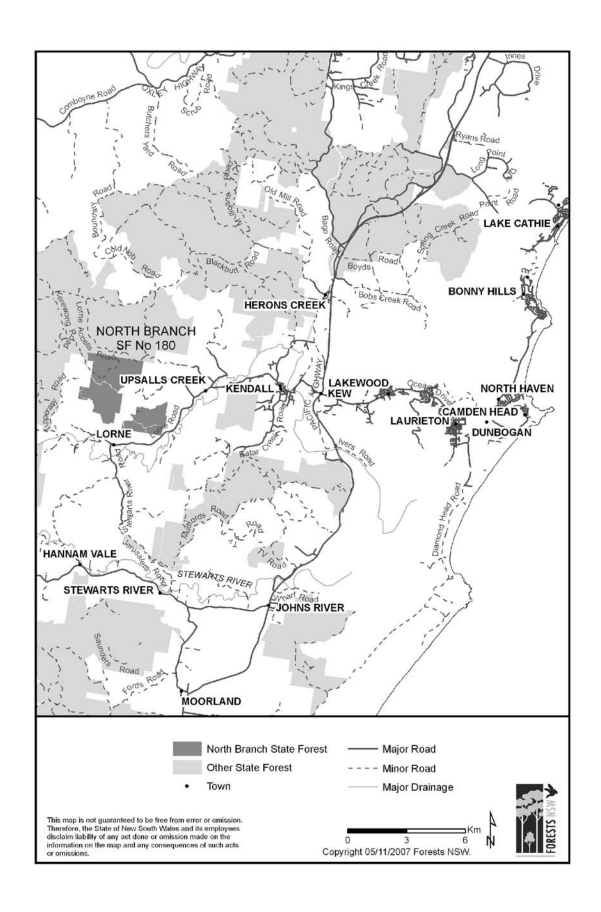
3. Requirements of the declaration

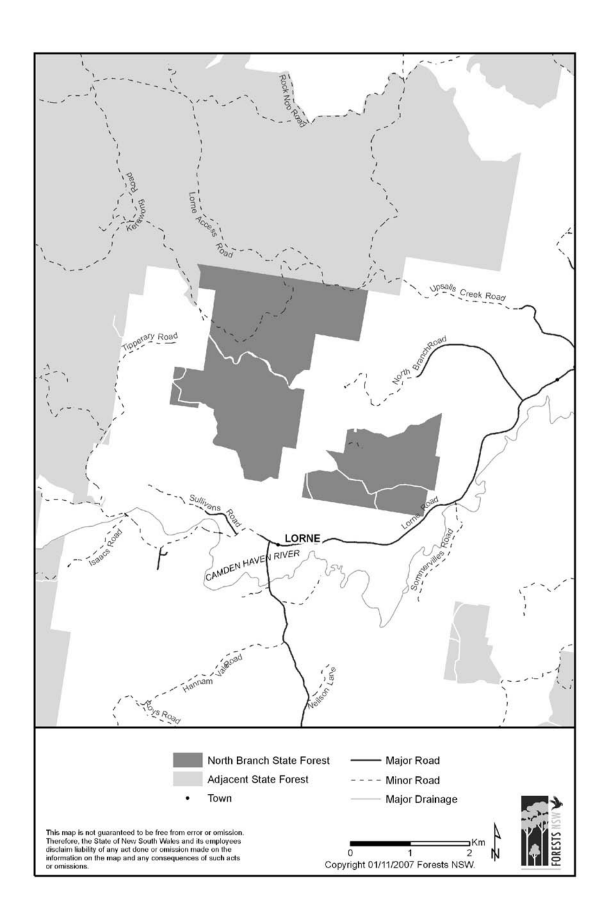
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Nowra State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Nowra State Forest

Nowra State Forest is located approximately 9km south of the township of Nowra-Bomaderry. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nowra State Forest area: 520 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

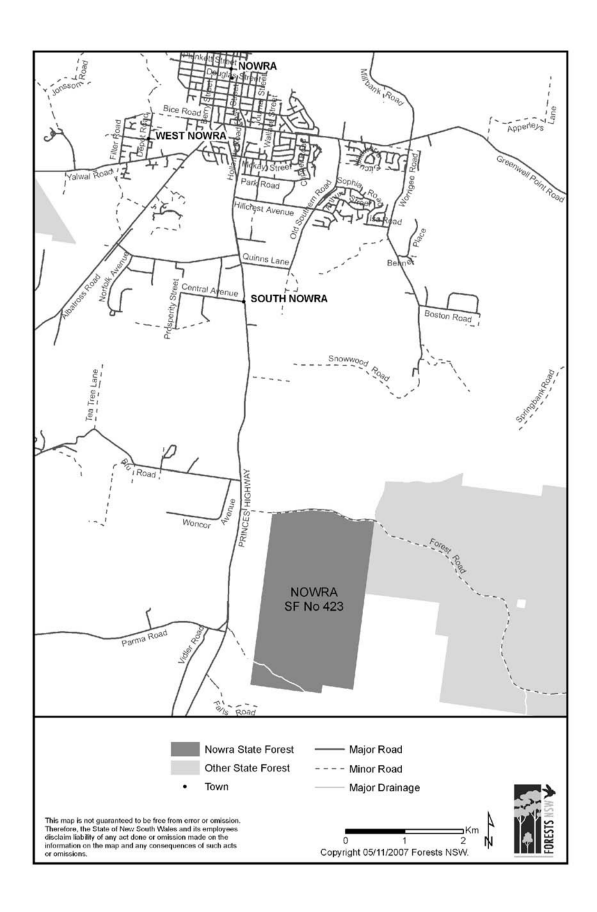
3. Requirements of the declaration

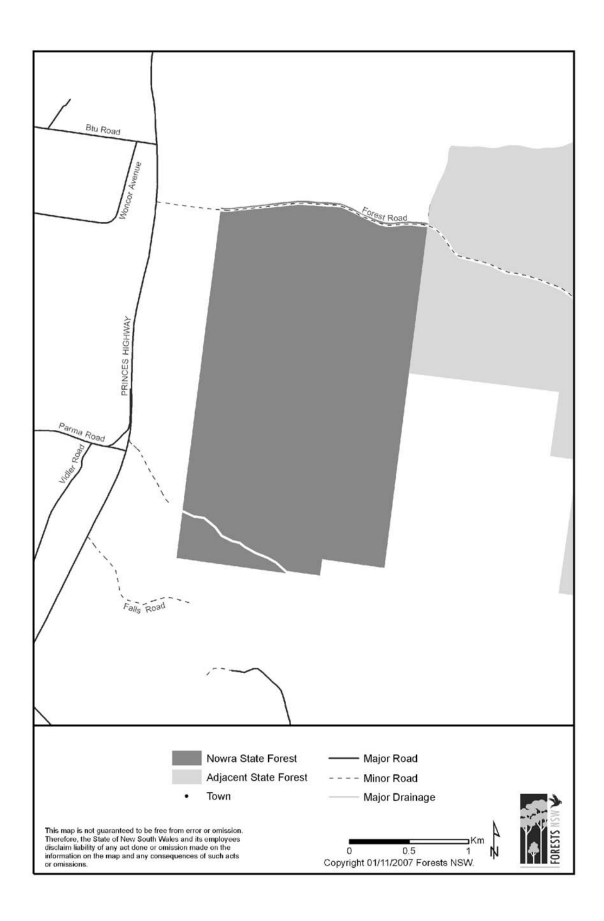
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Nulla-five Day State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Nulla-five Day State Forest

Nulla-five Day State Forest is located approximately 40km south west of the township of Dorrigo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Nulla-five Day State Forest area: 3370 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law

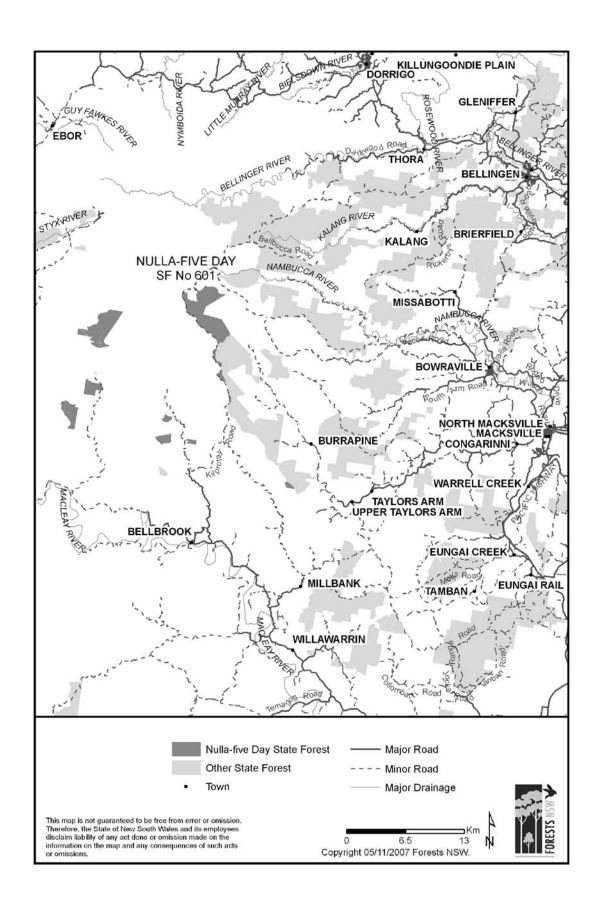
3. Requirements of the declaration

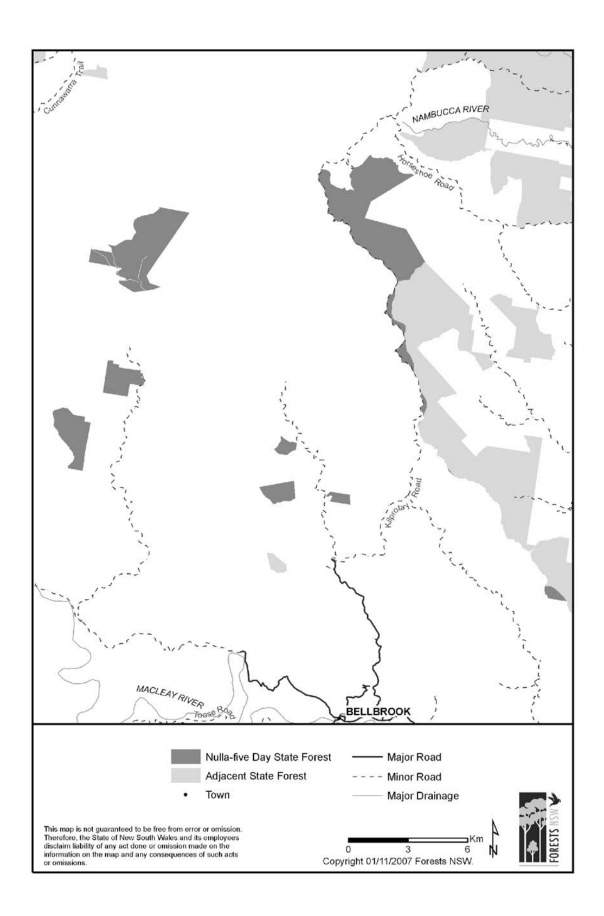
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Oakwood State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Oakwood State Forest

Oakwood State Forest is located approximately 38km south east of the township of Glen Innes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Oakwood State Forest area: 3774 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

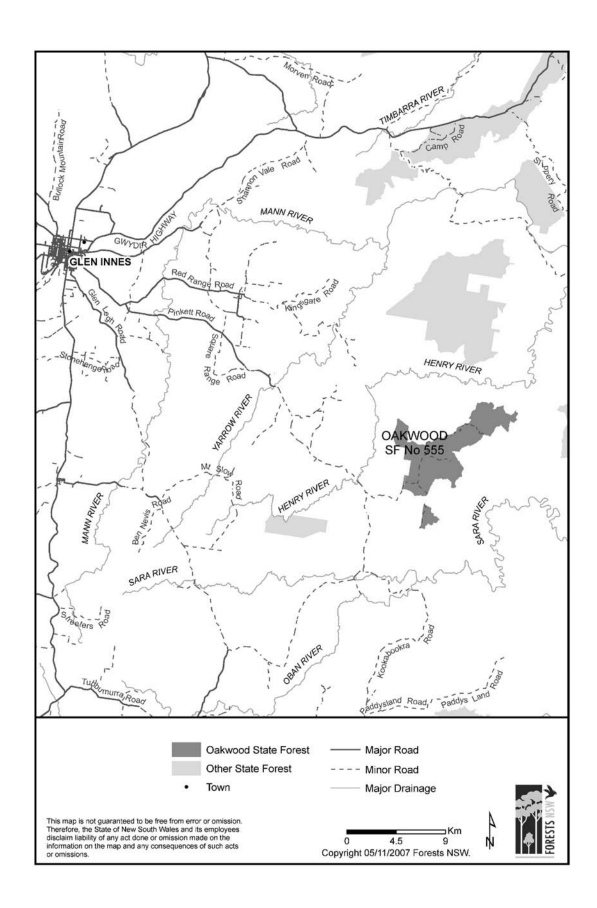
3. Requirements of the declaration

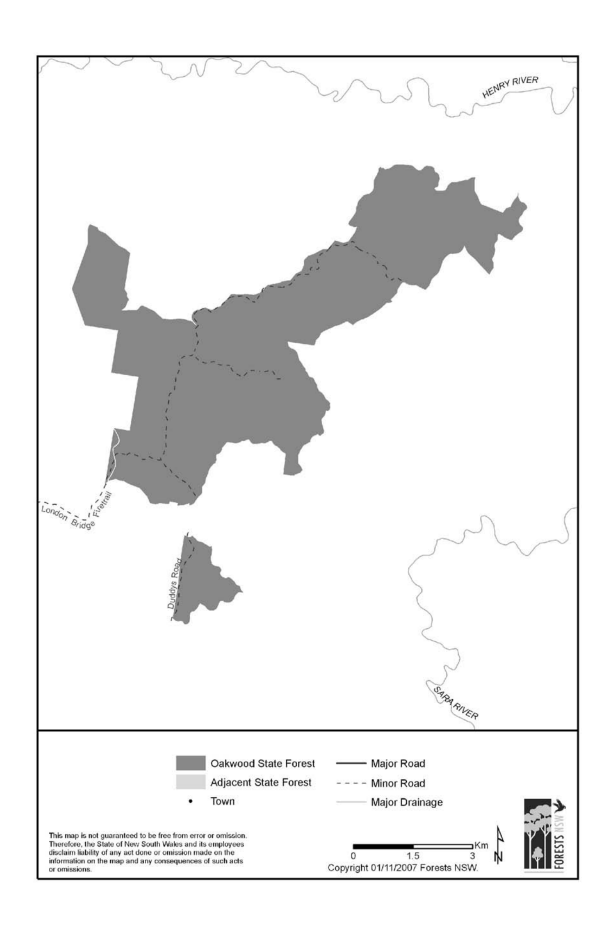
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Orr State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Orr State Forest

Orr State Forest is located approximately 46km north of the township of Coonabarabran. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Orr State Forest area: 2199 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

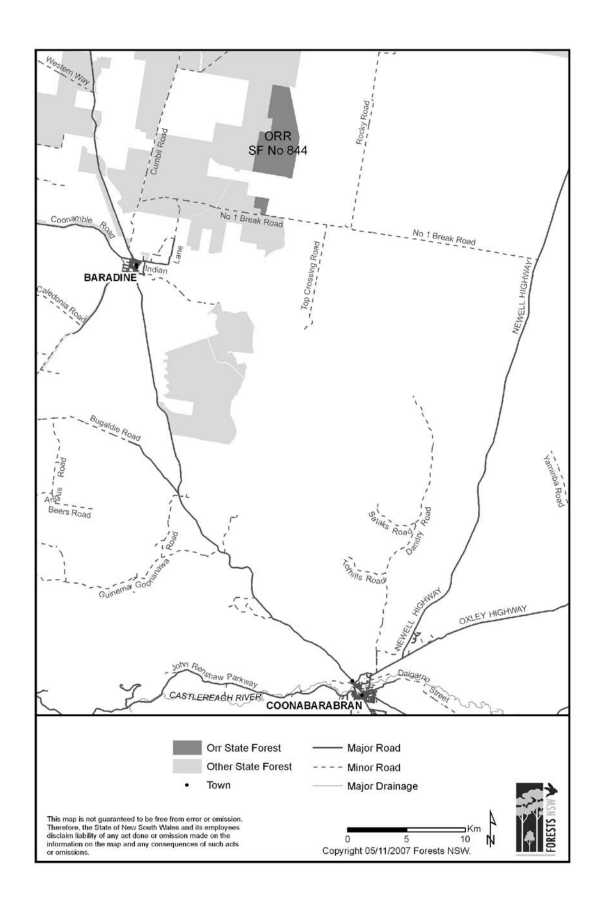
3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Ourimbah State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Ourimbah State Forest

Ourimbah State Forest is located approximately 12km north of the township of Central Coast. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ourimbah State Forest area: 3571 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

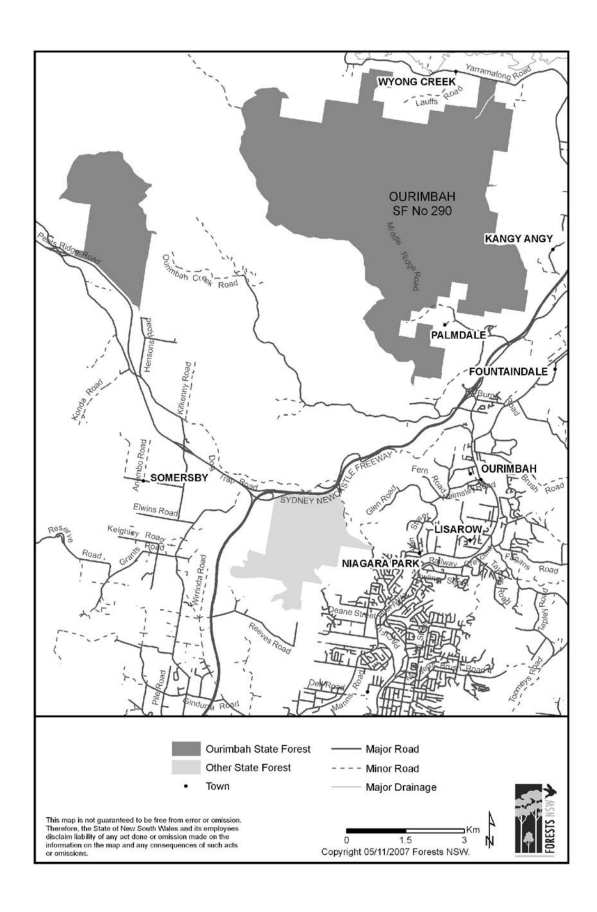
3. Requirements of the declaration

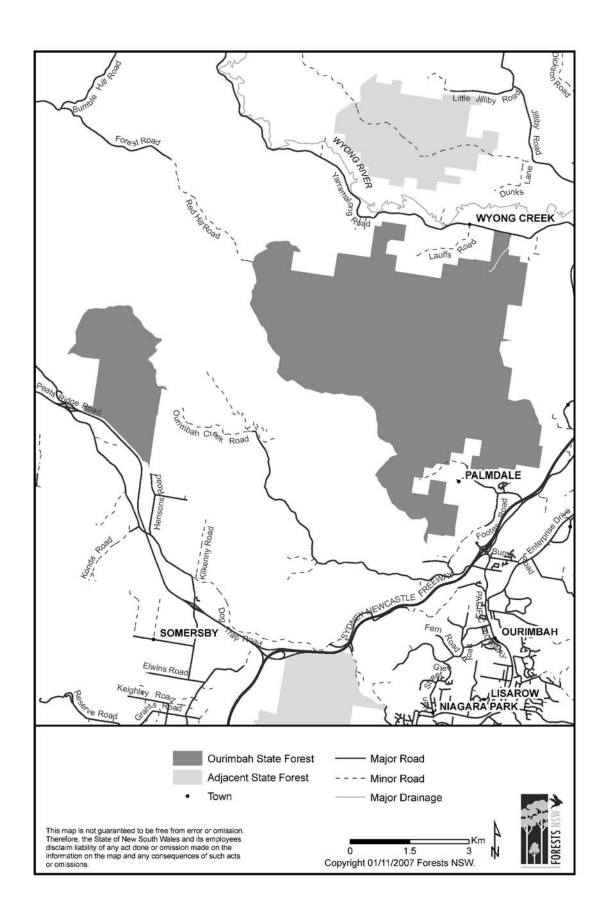
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Paddington State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Paddington State Forest

Paddington State Forest is located approximately 86km south west of the township of Cobar. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Paddington State Forest area: 6959 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

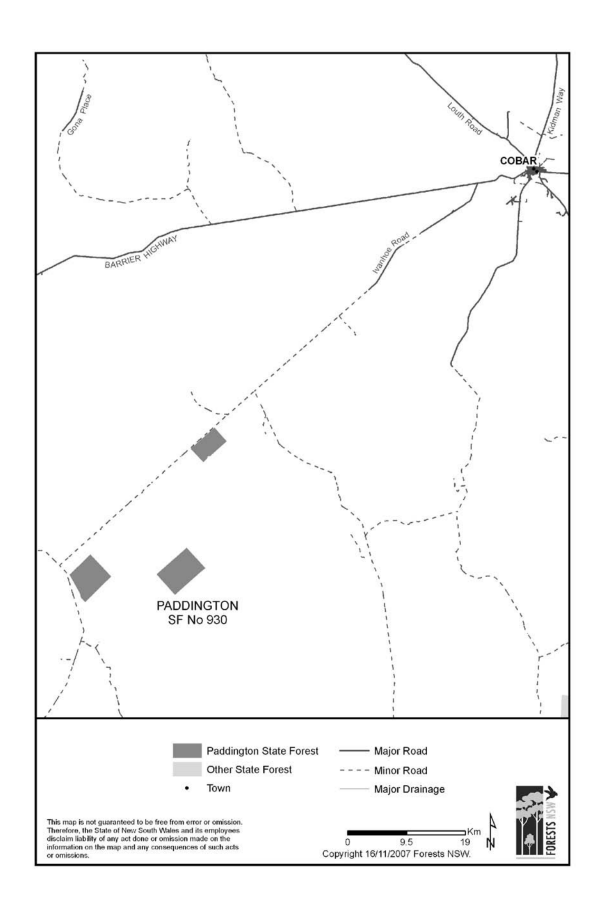
3. Requirements of the declaration

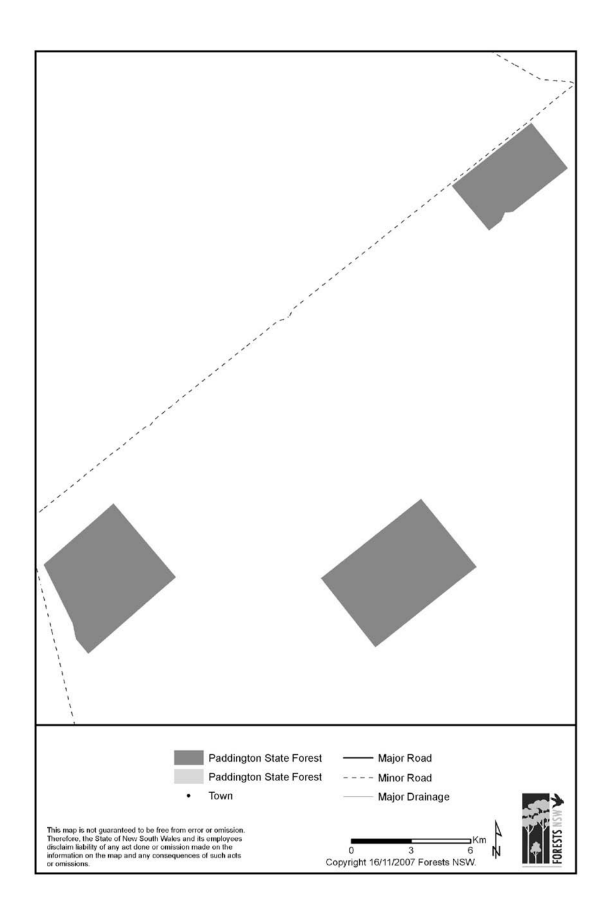
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Palmer State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Palmer State Forest

Palmer State Forest is located approximately 26km north east of the township of Berrigan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Palmer State Forest area: 724 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

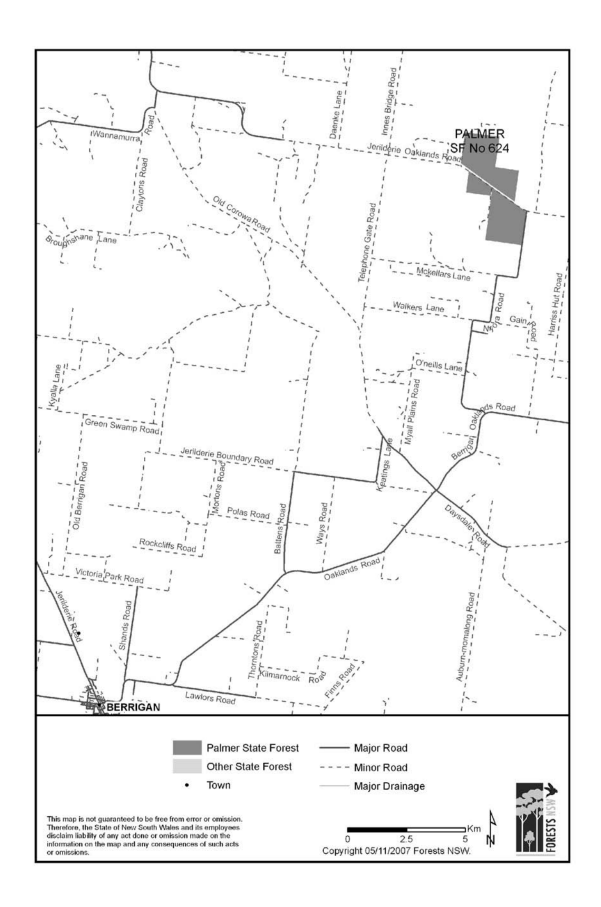
3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Parkhurst State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Parkhurst State Forest

Parkhurst State Forest is located approximately 49km north east of the township of Warialda. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Parkhurst State Forest area: 582 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

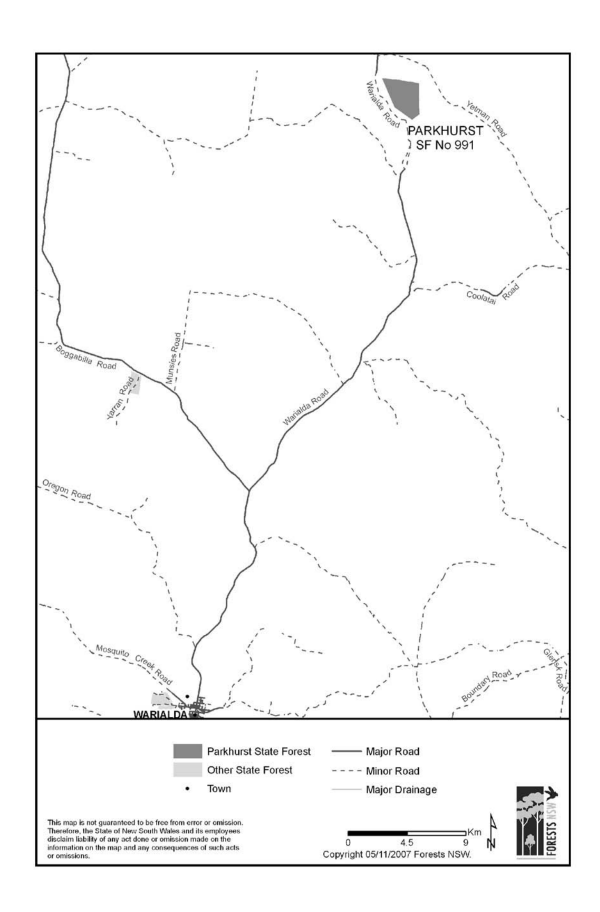
3. Requirements of the declaration

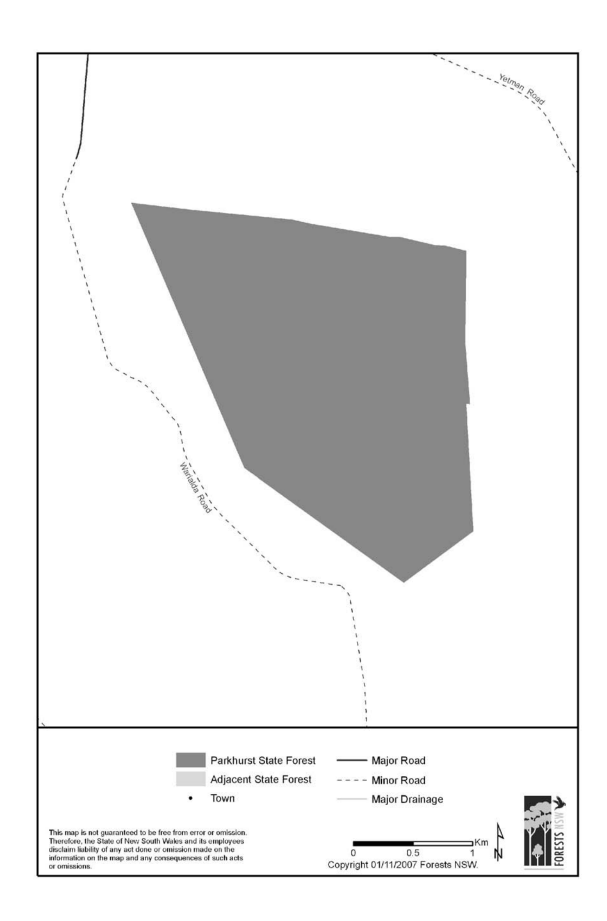
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Penrose State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Penrose State Forest

Penrose State Forest is located approximately 9km west of the township of Bundanoon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Penrose State Forest area: 1983 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

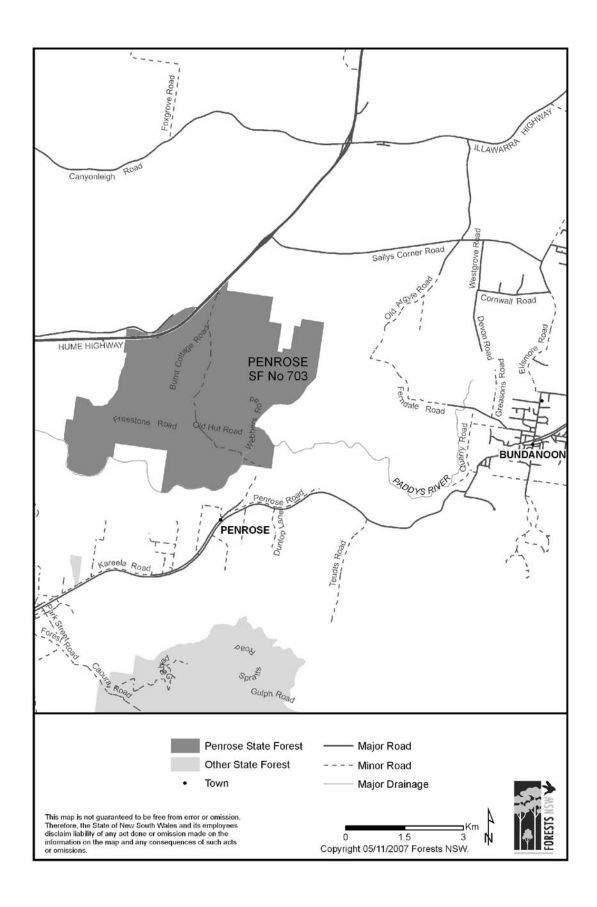
3. Requirements of the declaration

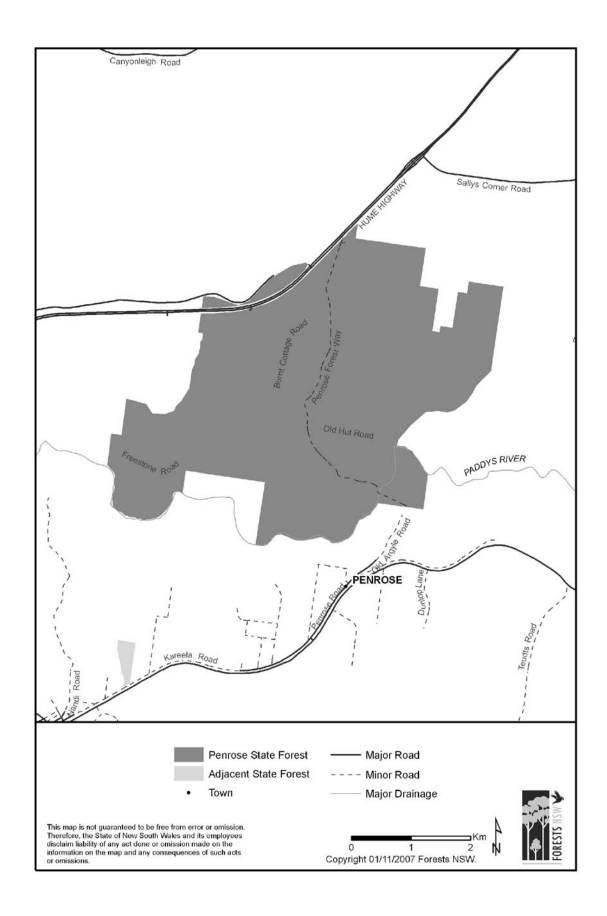
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Pine Brush State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Pine Brush State Forest

Pine Brush State Forest is located approximately 19km south of the township of Maclean. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pine Brush State Forest area: 3966 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

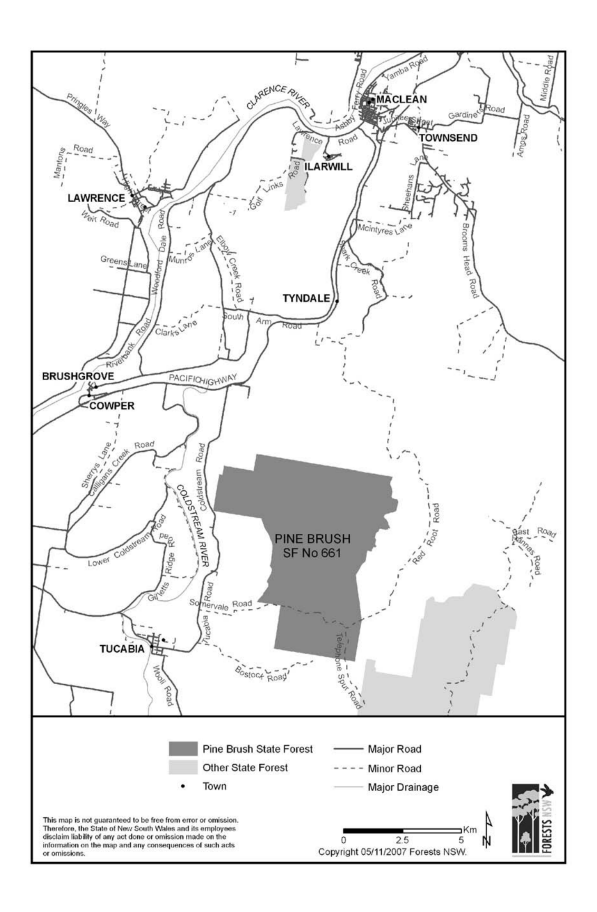
3. Requirements of the declaration

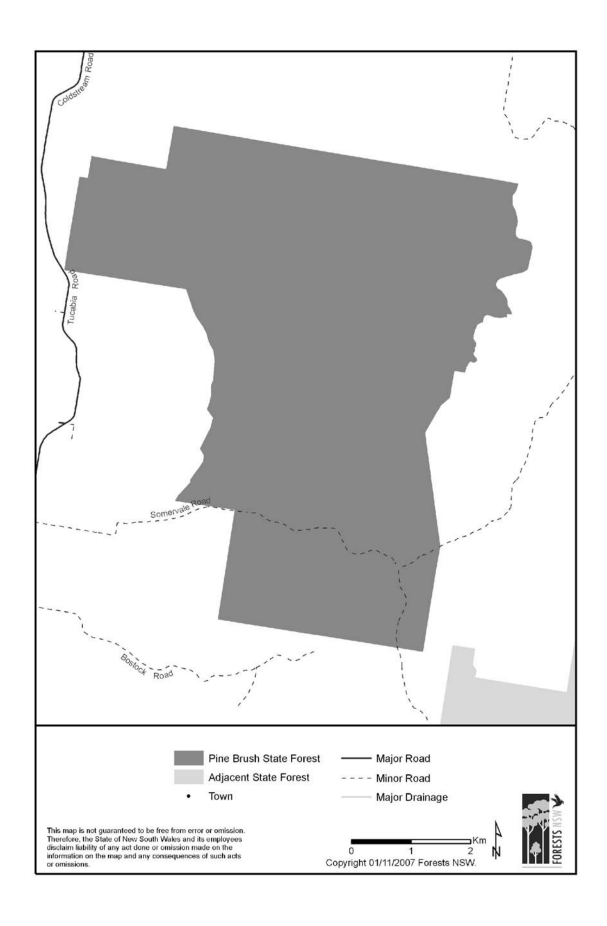
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Pine Creek State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Pine Creek State Forest

Pine Creek State Forest is located approximately 7km north east of the township of Bellingen. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pine Creek State Forest area: 3041 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

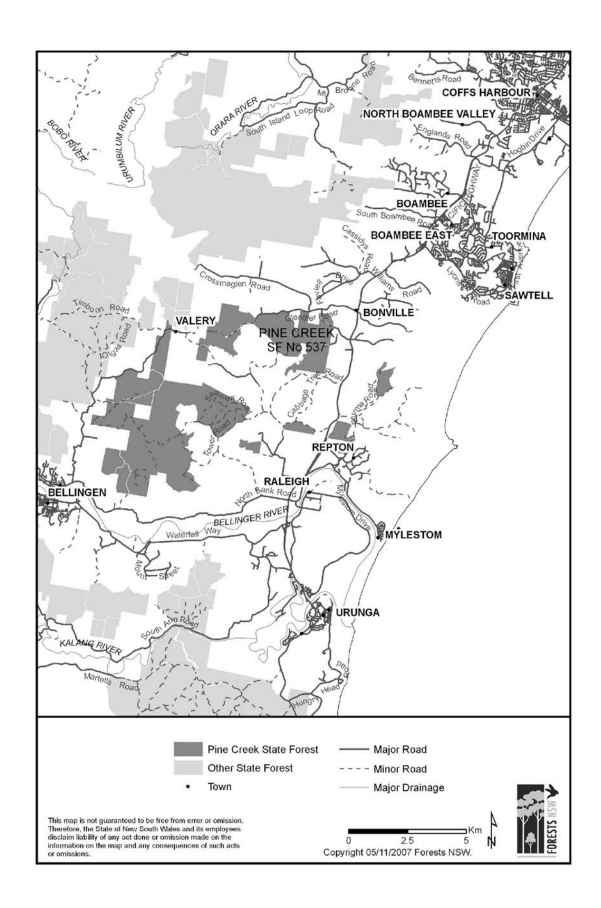
3. Requirements of the declaration

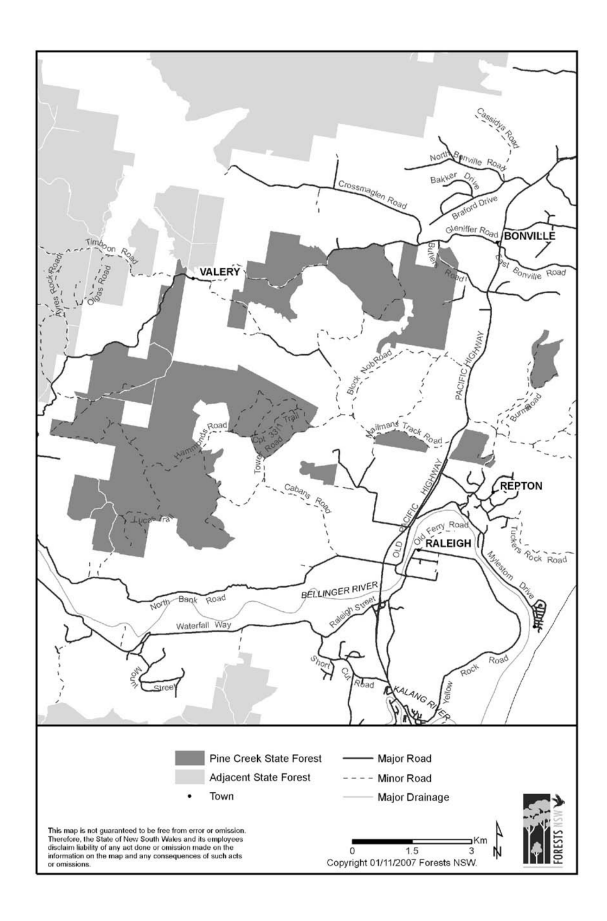
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Pullabooka State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Pullabooka State Forest

Pullabooka State Forest is located approximately 35km north west of the township of Grenfell. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Pullabooka State Forest area: 1524 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

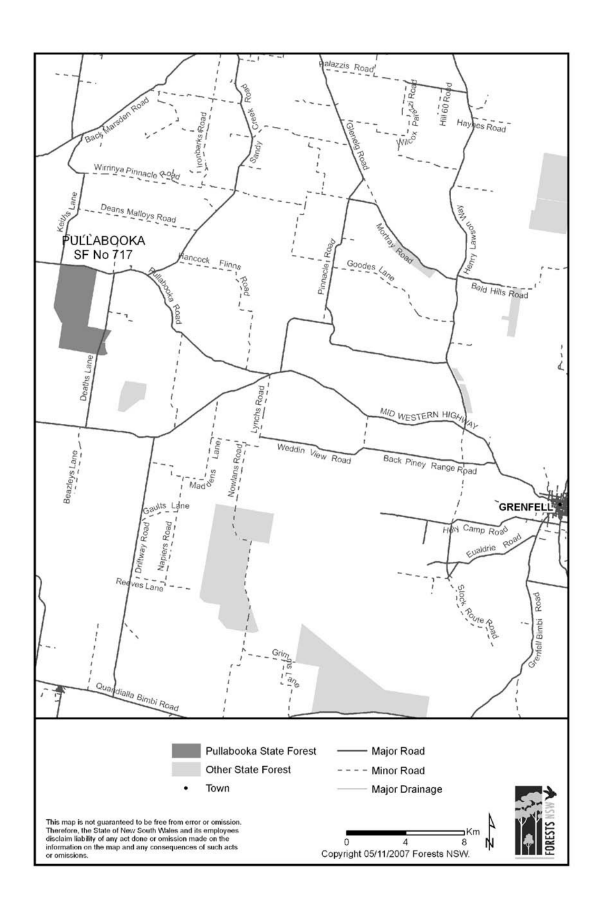
3. Requirements of the declaration

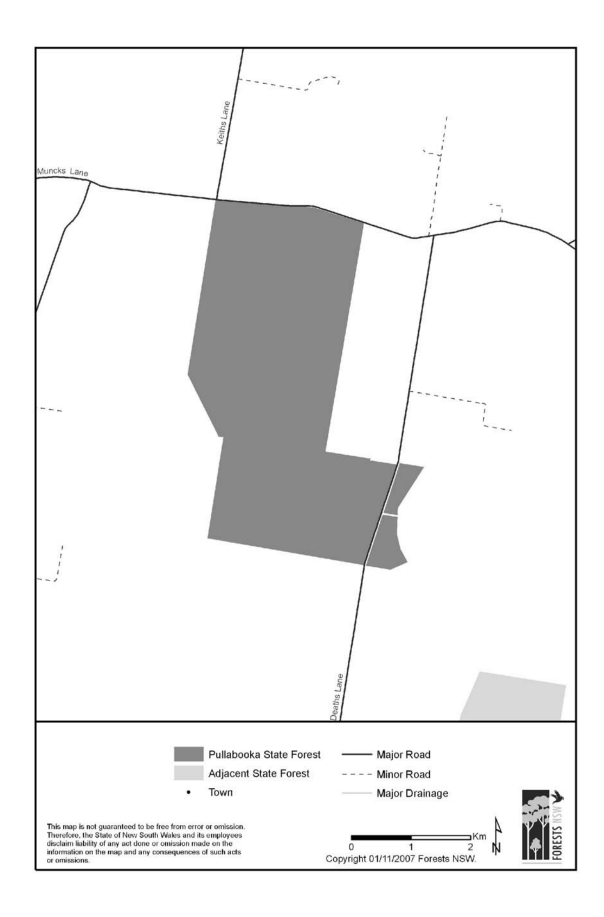
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Queens Lake State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Queens Lake State Forest

Queens Lake State Forest is located approximately 4km north west of the township of Bonny Hills. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Queens Lake State Forest area: 626 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

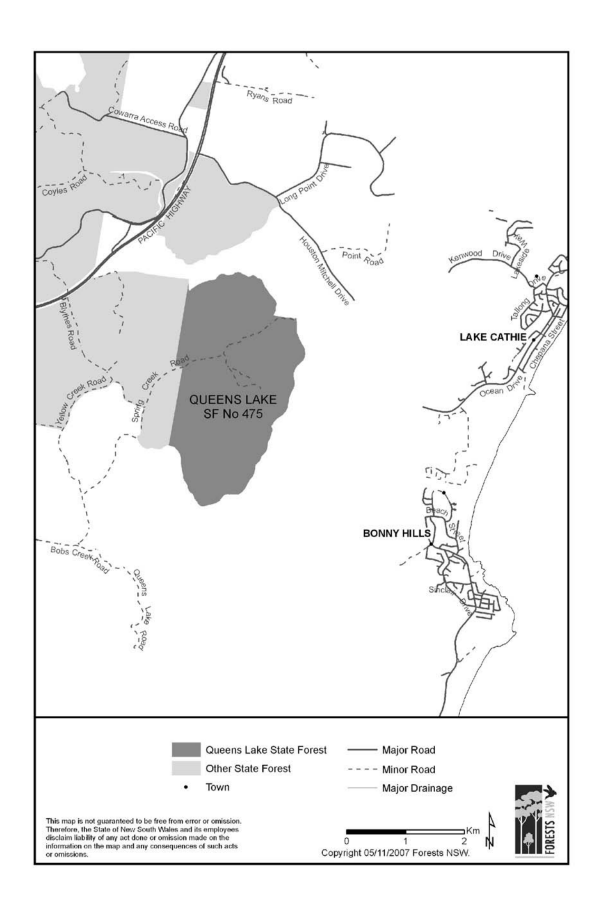
3. Requirements of the declaration

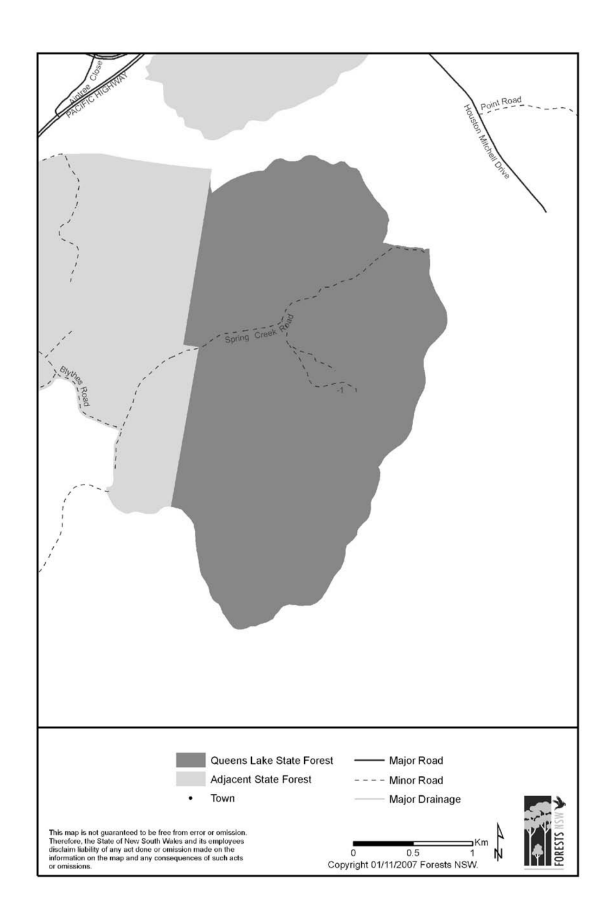
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Quegobla State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Quegobla State Forest

Quegobla State Forest is located approximately 60km south west of the township of Wee Waa. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Quegobla State Forest area: 586 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

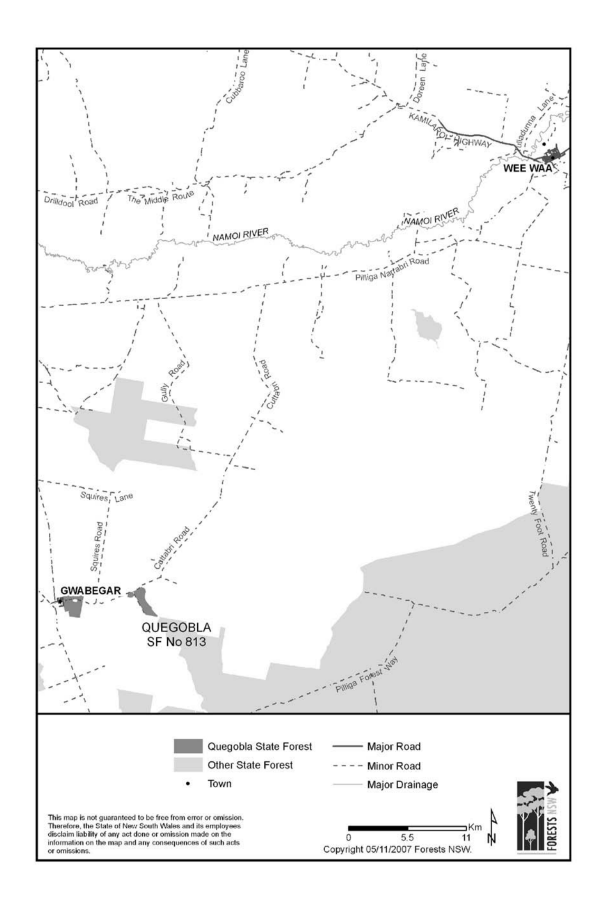
3. Requirements of the declaration

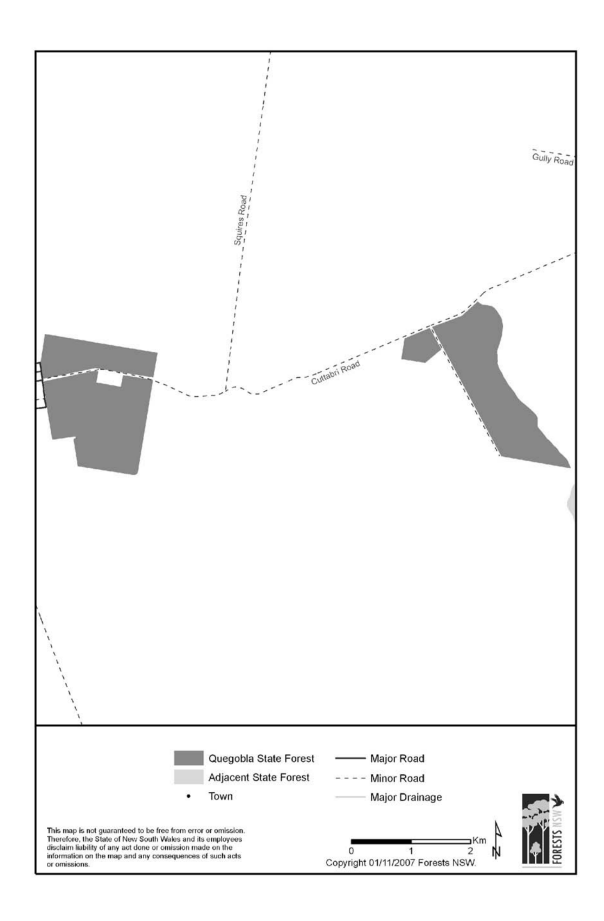
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Ramornie State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Ramornie State Forest

Ramornie State Forest is located approximately 28km west of the township of Grafton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ramornie State Forest area: 6174 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law

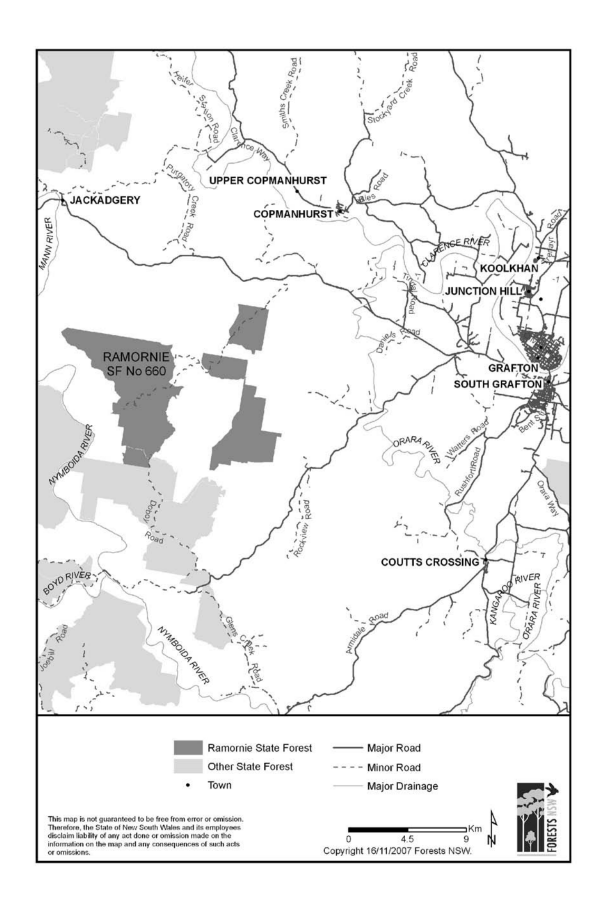
3. Requirements of the declaration

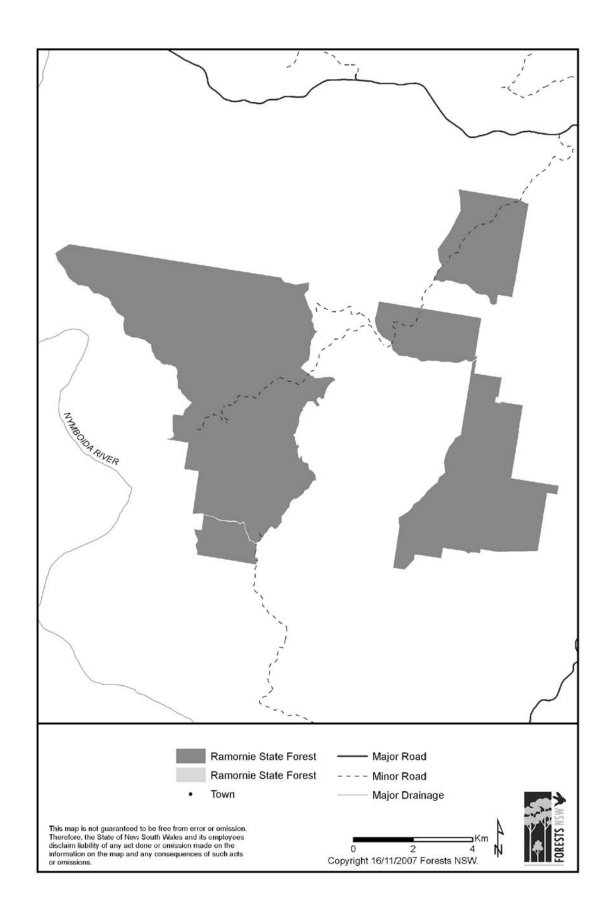
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Ravensworth State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Ravensworth State Forest

Ravensworth State Forest is located approximately 21km north of the township of Singleton. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Ravensworth State Forest area: 900 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

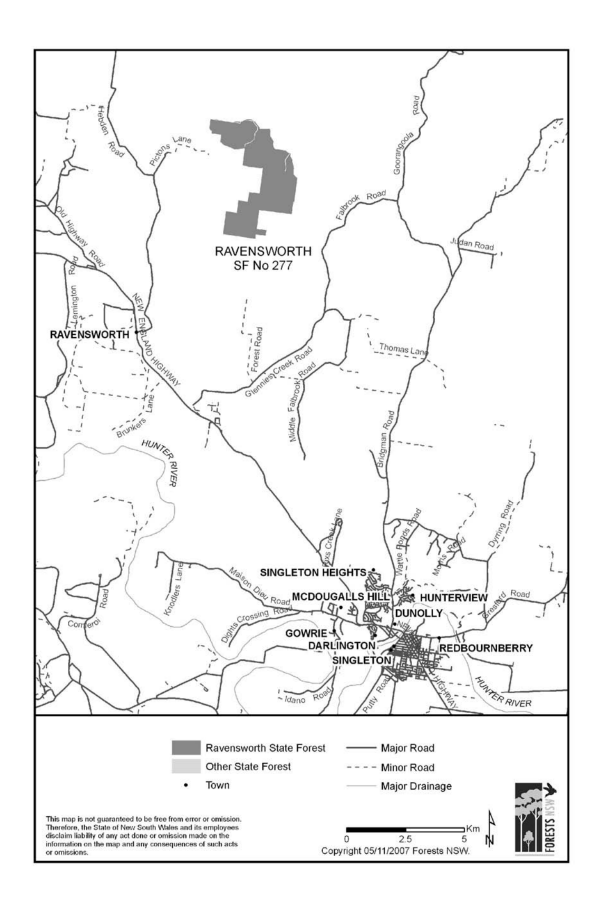
3. Requirements of the declaration

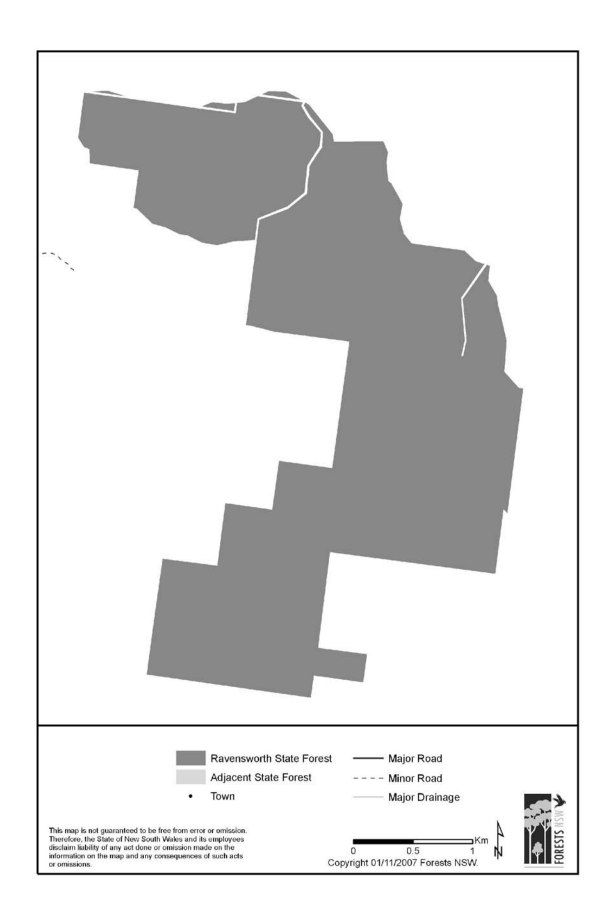
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Roses Creek State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Roses Creek State Forest

Roses Creek State Forest is located approximately 20km south of the township of Dorrigo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Roses Creek State Forest area: 1789 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

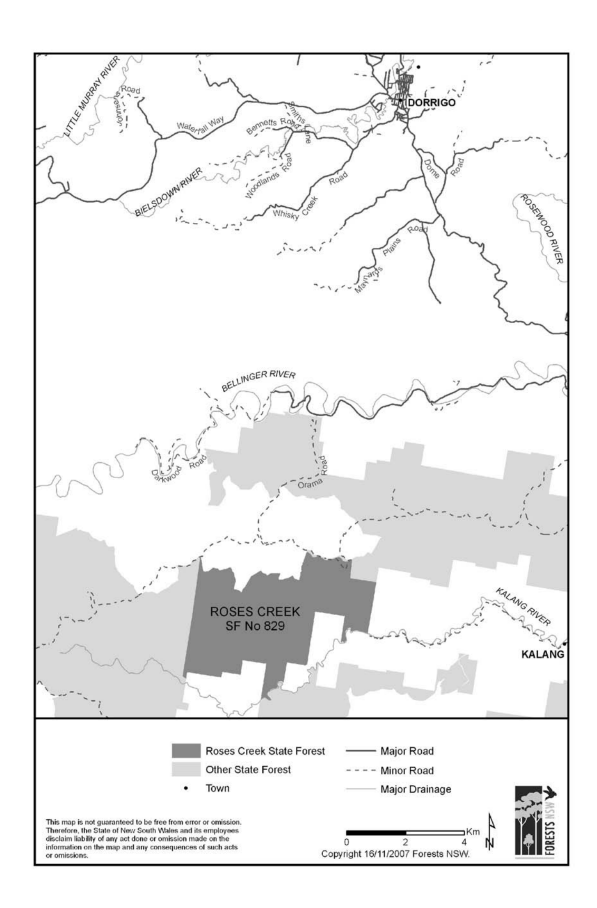
3. Requirements of the declaration

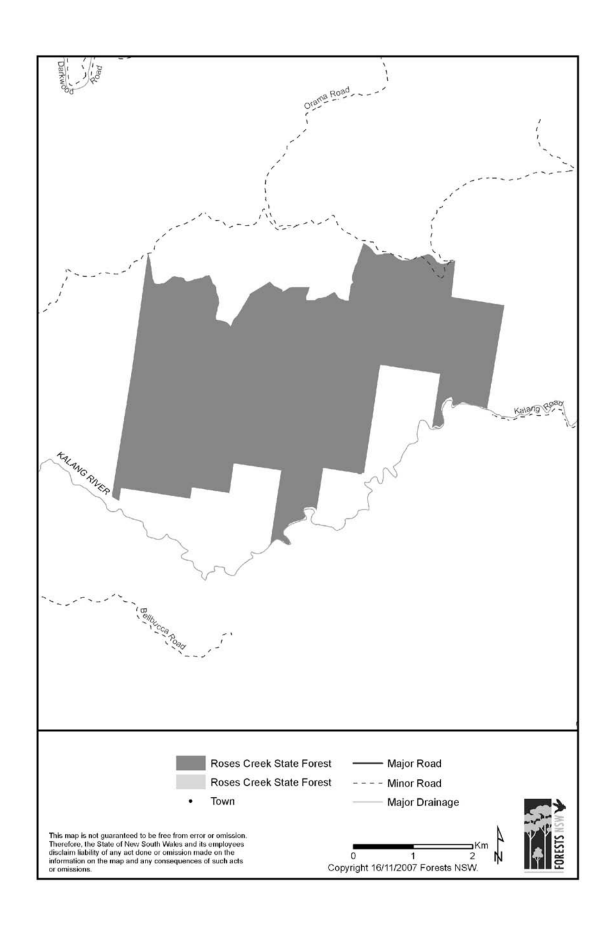
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Royal Camp State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Royal Camp State Forest

Royal Camp State Forest is located approximately 26km south west of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Royal Camp State Forest area: 2202 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law

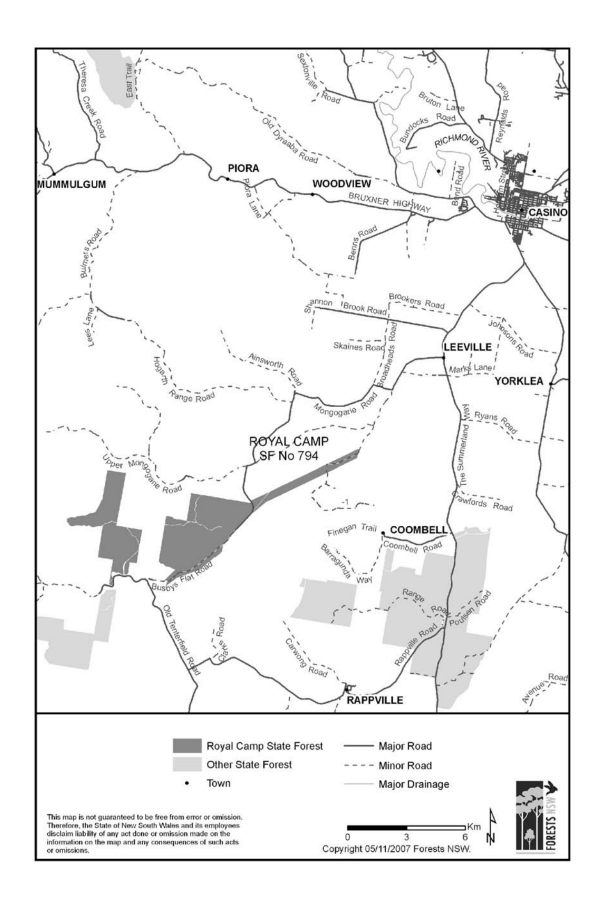
3. Requirements of the declaration

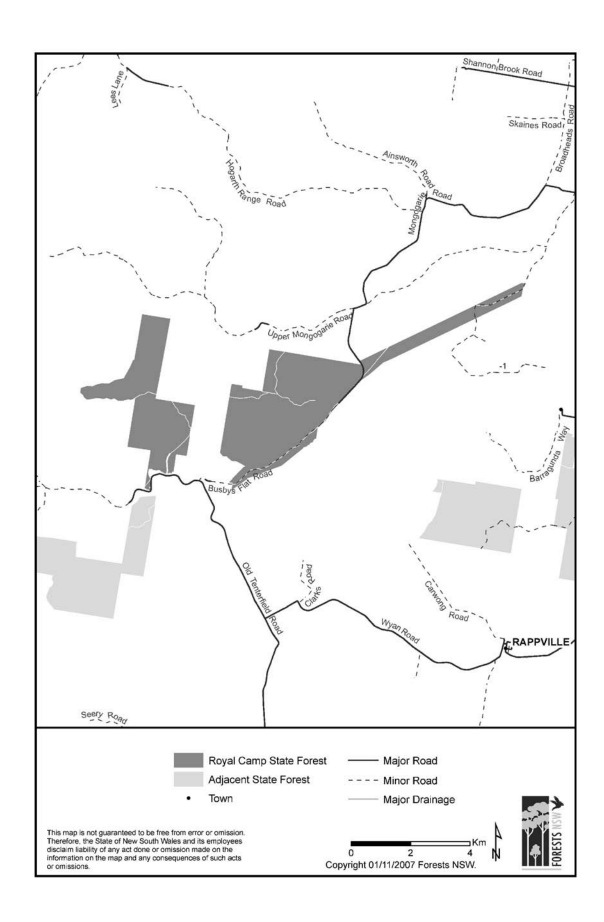
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Sandgate State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Sandgate State Forest

Sandgate State Forest is located approximately 34km south west of the township of Coonamble. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Sandgate State Forest area: 779 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

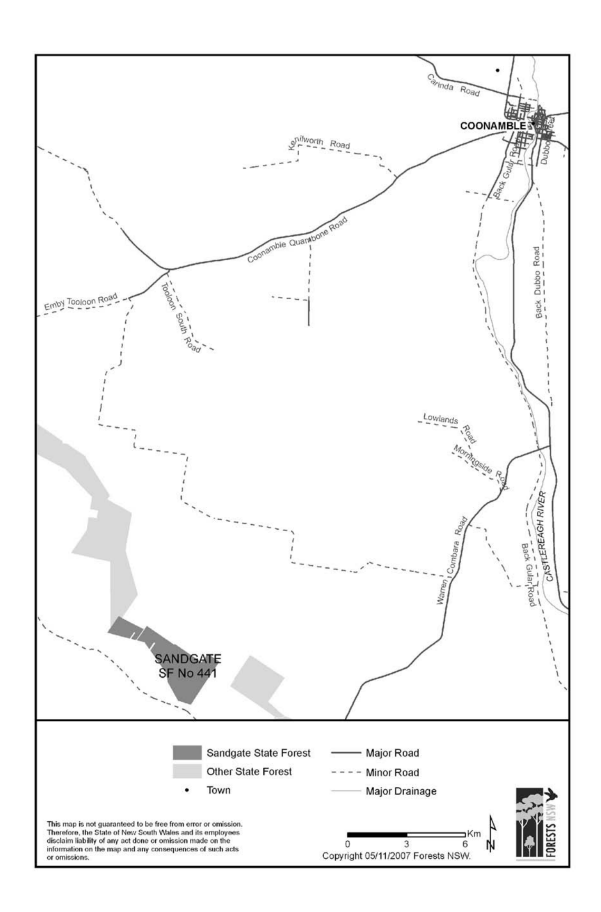
3. Requirements of the declaration

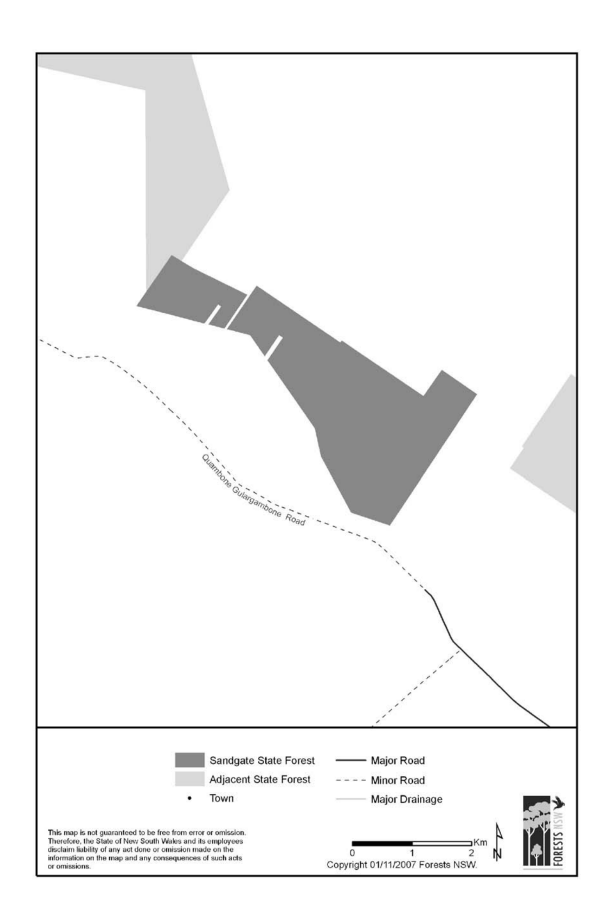
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Severn State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Severn State Forest

Severn State Forest is located approximately 70km north east of the township of Warialda. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Severn State Forest area: 3235 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

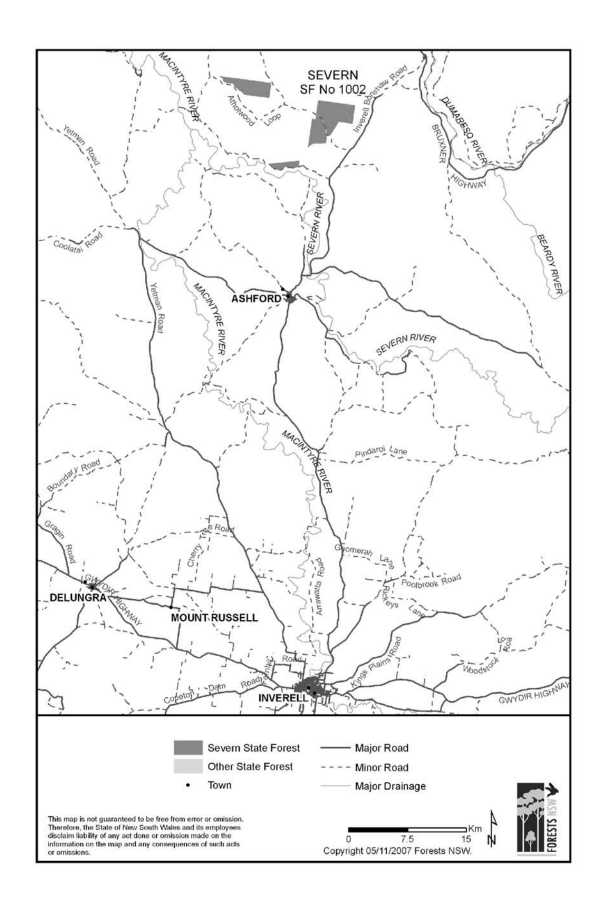
3. Requirements of the declaration

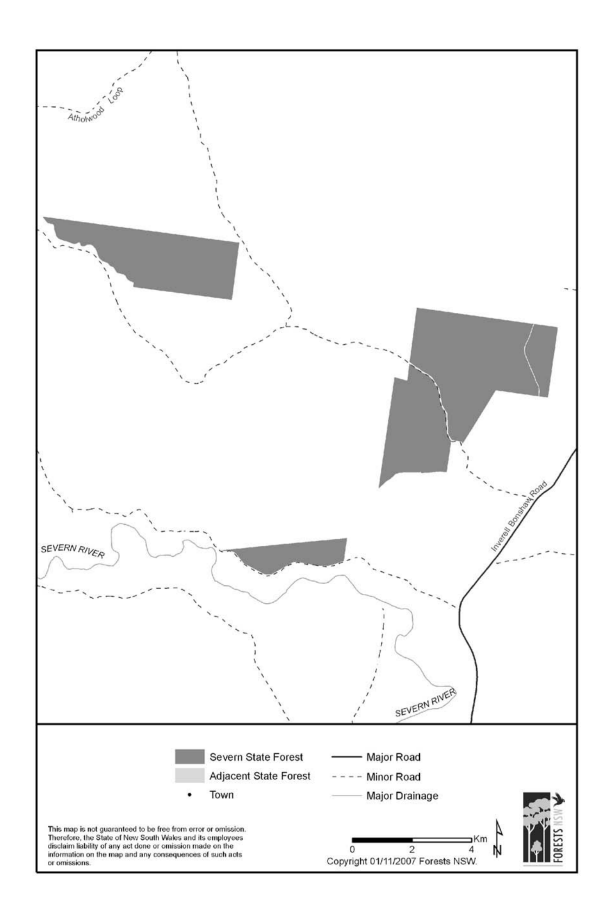
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Sheas Nob State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Sheas Nob State Forest

Sheas Nob State Forest is located approximately 36km north of the township of Dorrigo. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Sheas Nob State Forest area: 4333 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

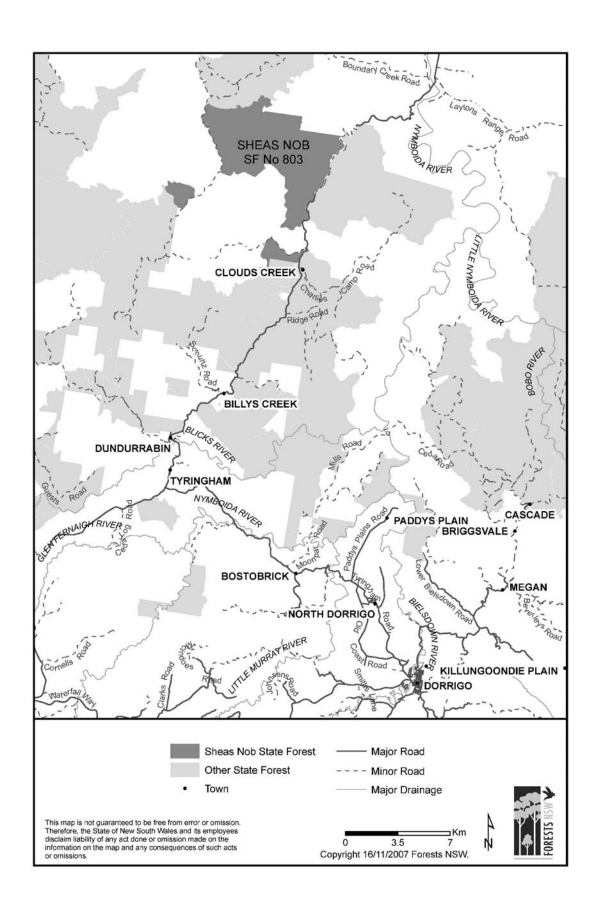
3. Requirements of the declaration

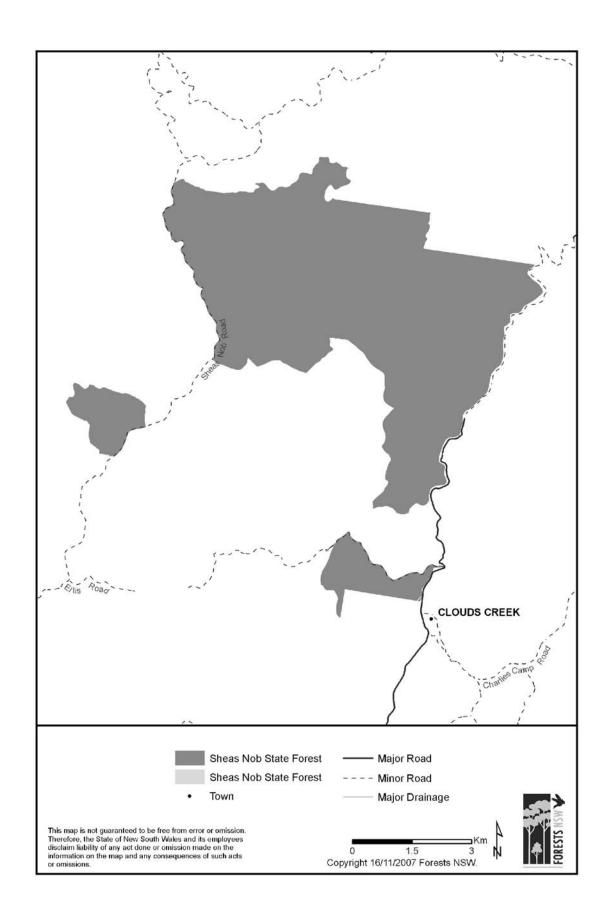
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Southgate State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Southgate State Forest

Southgate State Forest is located approximately 11km north east of the township of Junction Hill. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Southgate State Forest area: 627 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

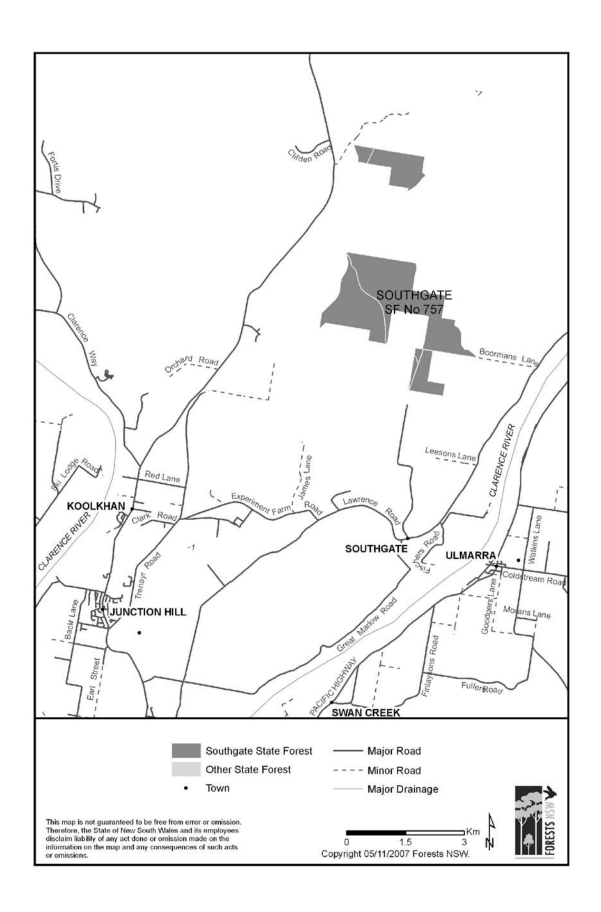
3. Requirements of the declaration

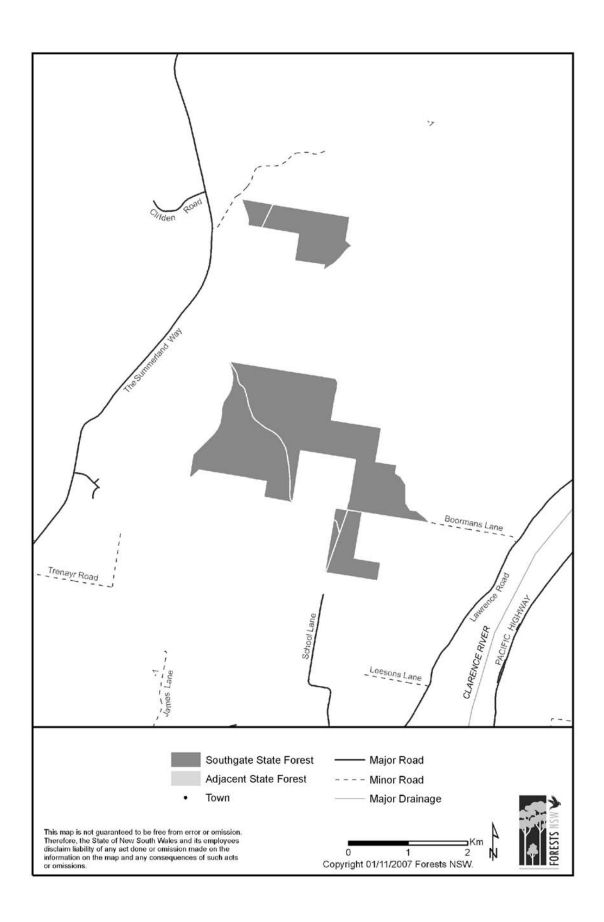
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Spring Ridge State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Spring Ridge State Forest

Spring Ridge State Forest is located approximately 39km west of the township of Werris Creek. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Spring Ridge State Forest area: 1002 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

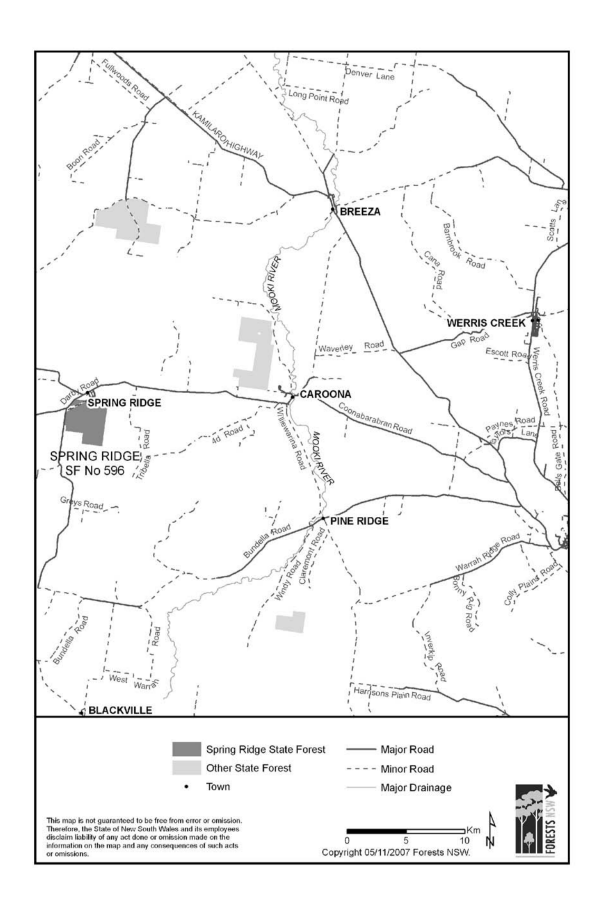
3. Requirements of the declaration

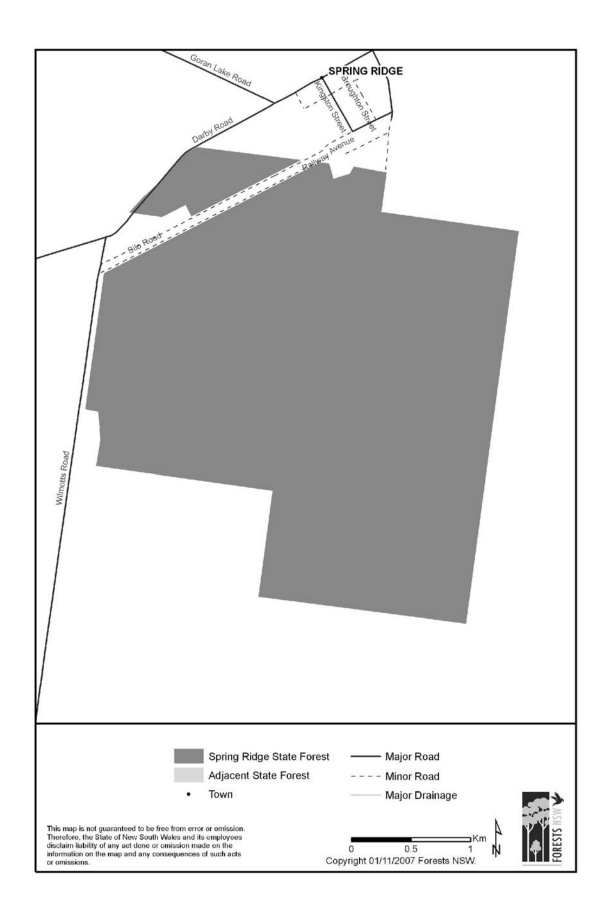
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Stackpoole State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Stackpoole State Forest

Stackpoole State Forest is located approximately 47km south east of the township of Hillston. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Stackpoole State Forest area: 754 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

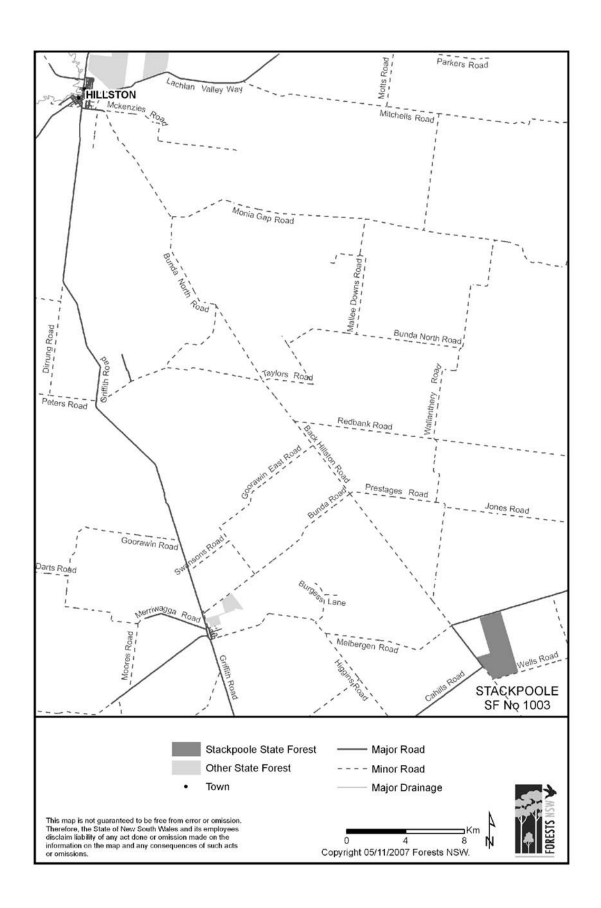
3. Requirements of the declaration

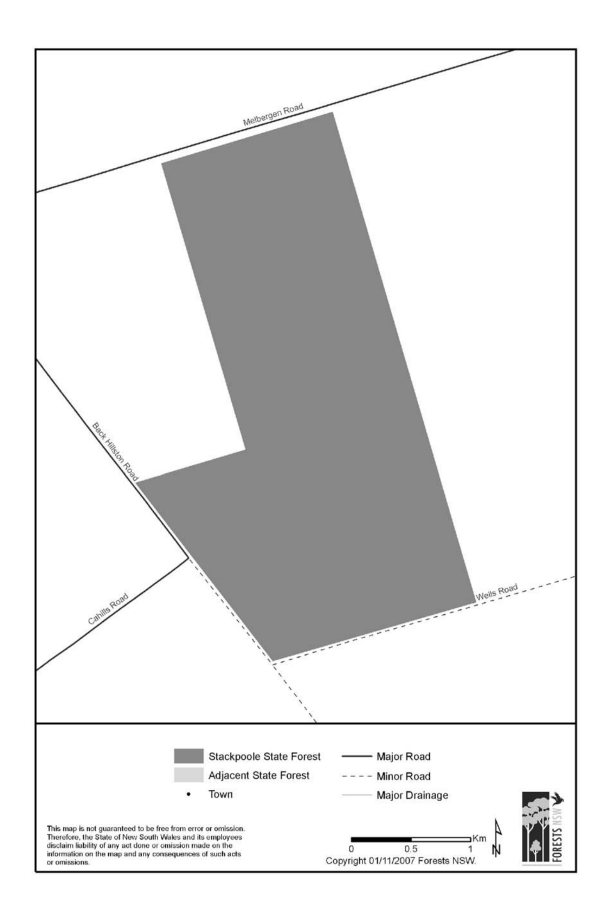
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Strahorn State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Strahorn State Forest

Strahorn State Forest is located approximately 28km north west of the township of Peak Hill. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Strahorn State Forest area: 2257 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law

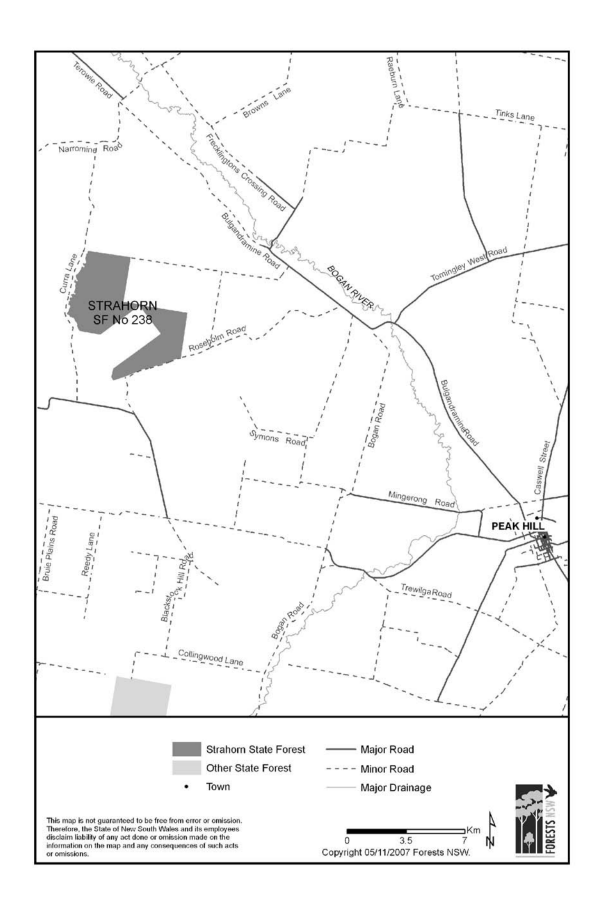
3. Requirements of the declaration

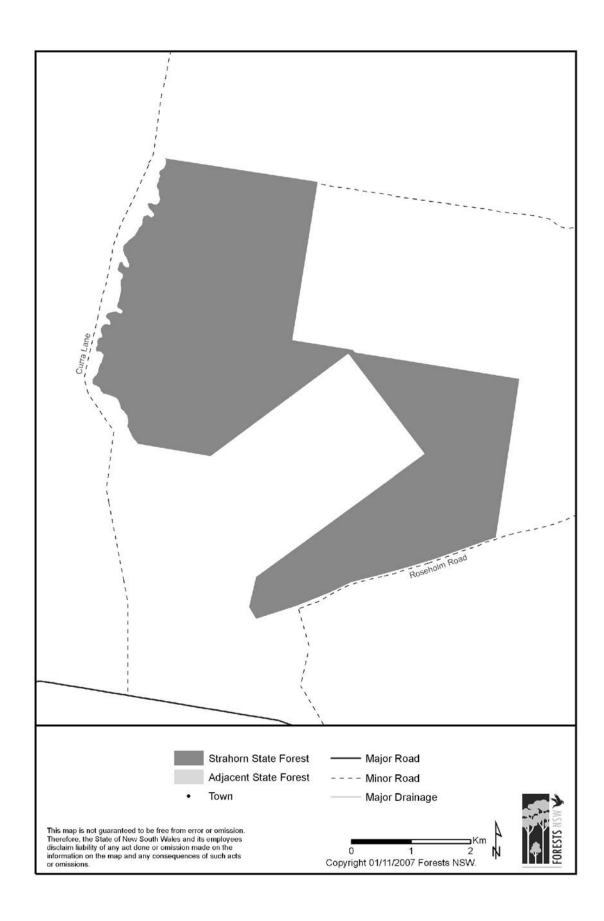
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Styx River State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Styx River State Forest

Styx River State Forest is located approximately 50km east of the township of Armidale. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Styx River State Forest area: 17426 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

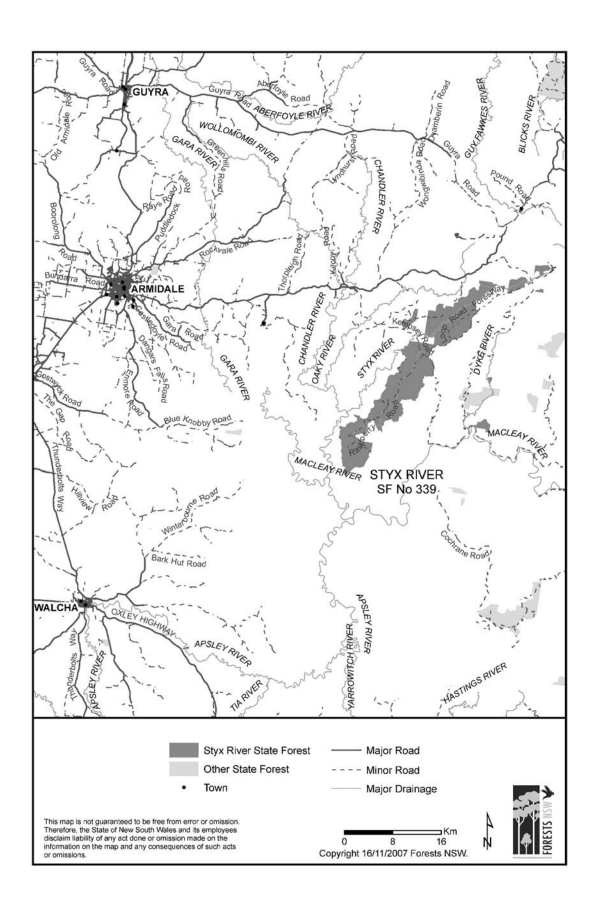
3. Requirements of the declaration

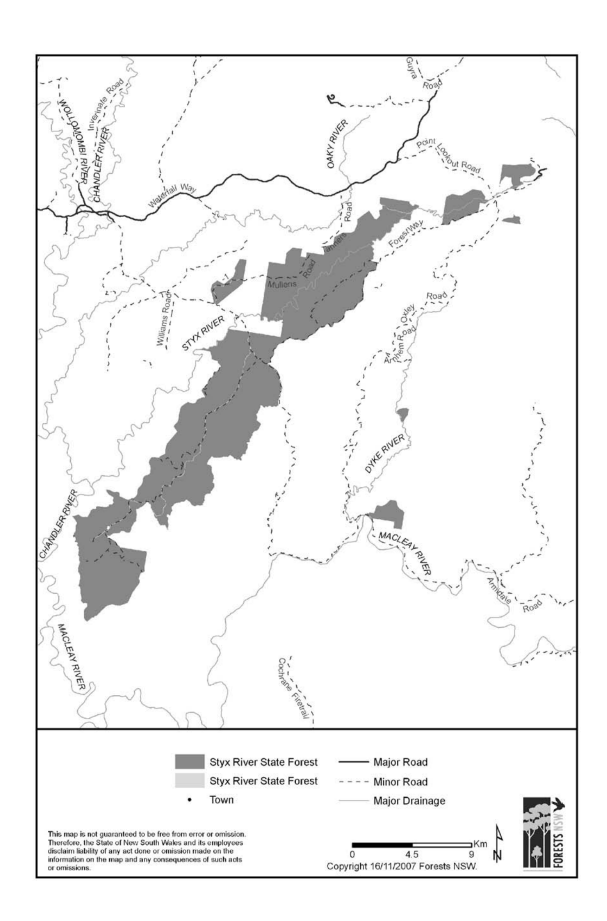
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Sugarloaf State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Sugarloaf State Forest

Sugarloaf State Forest is located approximately 42km west of the township of Casino. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Sugarloaf State Forest area: 6501 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

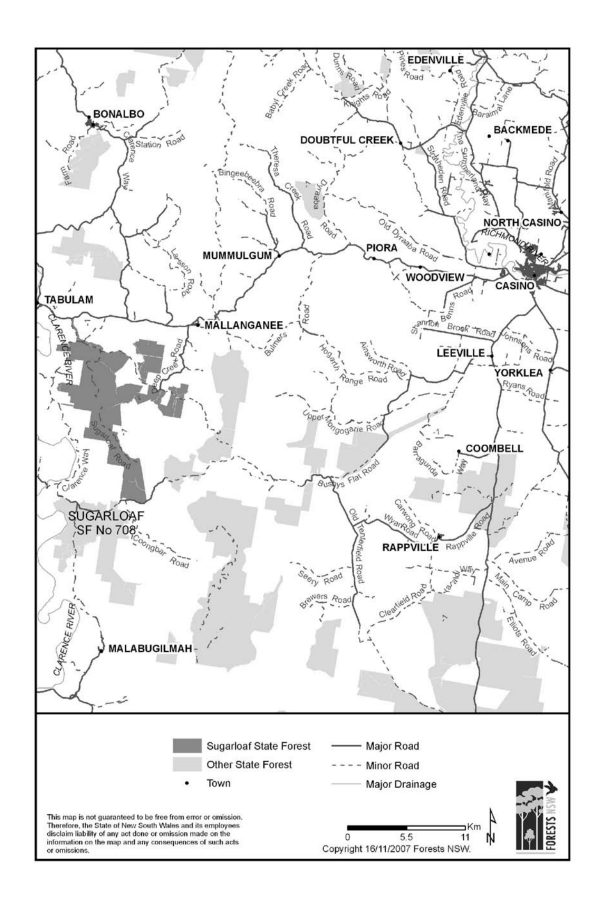
3. Requirements of the declaration

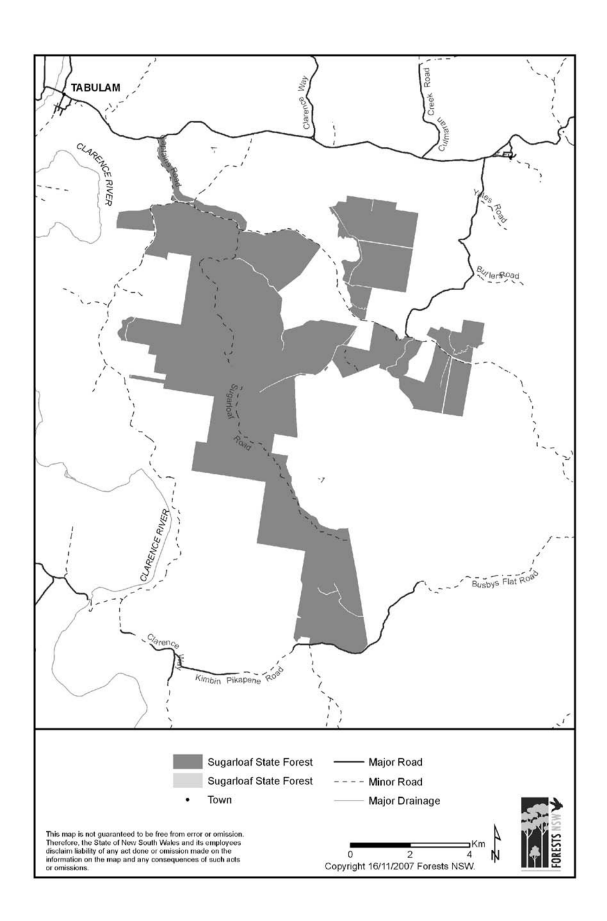
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tailby State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Tailby State Forest

Tailby State Forest is located approximately 41km south of the township of Coonamble. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tailby State Forest area: 911 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

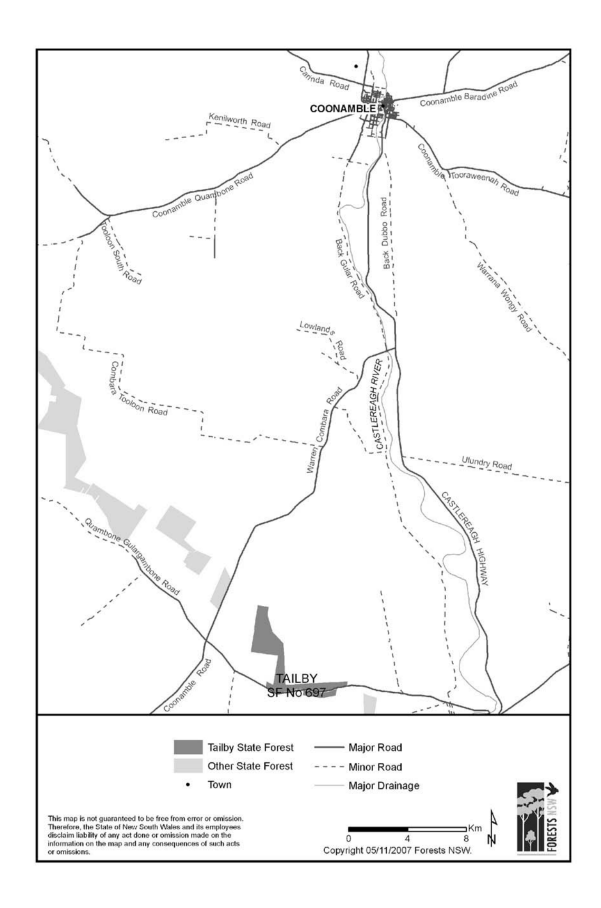
3. Requirements of the declaration

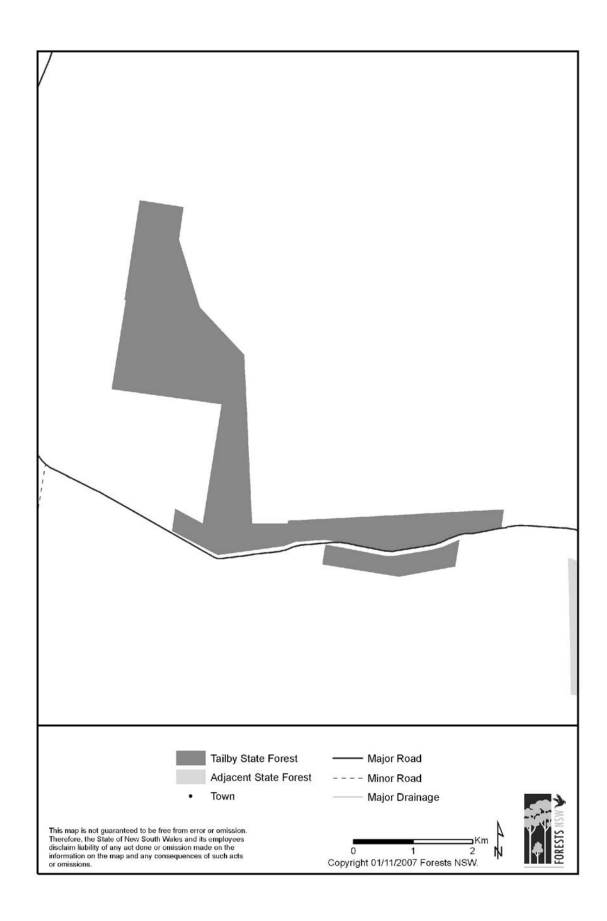
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Talgong State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Talgong State Forest

Talgong State Forest is located approximately 69km south west of the township of Nyngan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Talgong State Forest area: 650 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

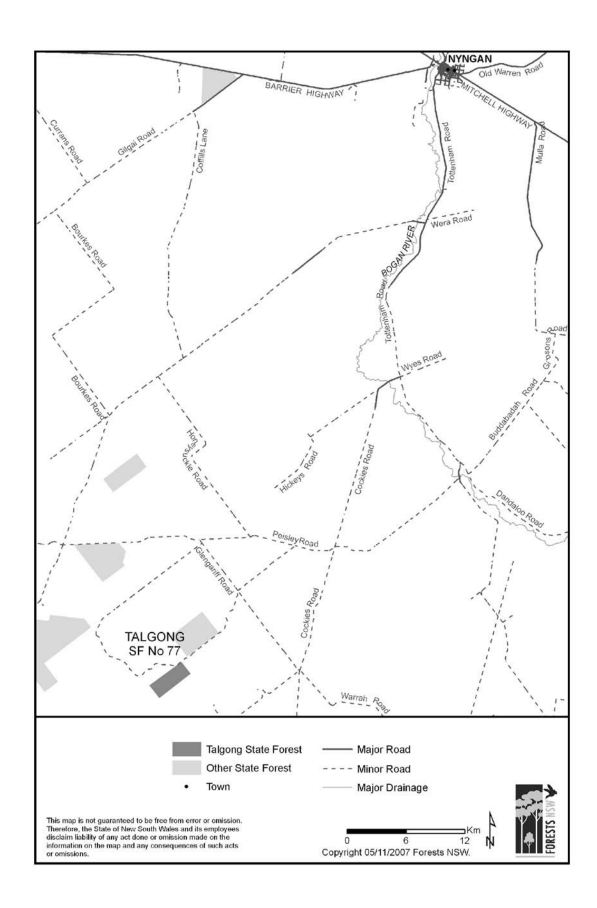
3. Requirements of the declaration

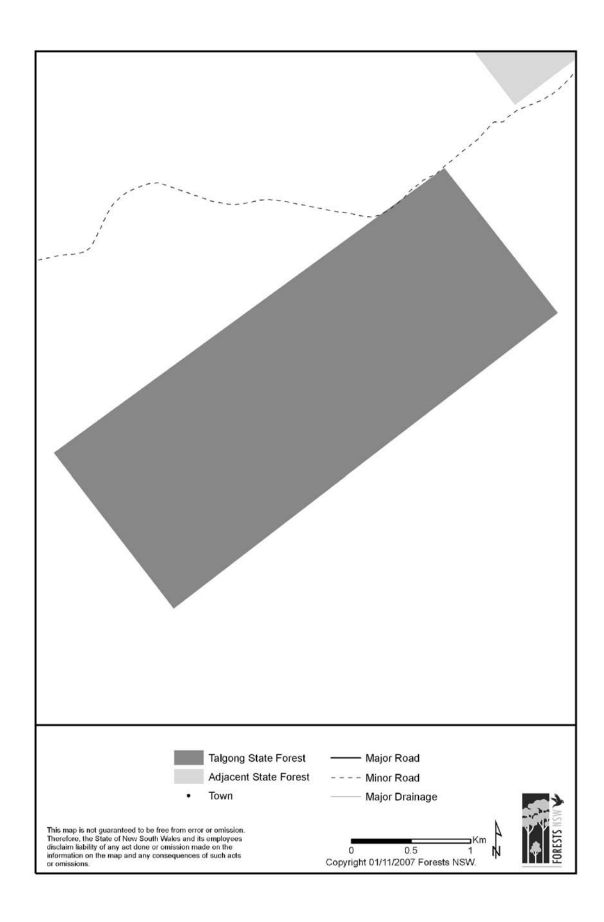
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tallegar State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Tallegar State Forest

Tallegar State Forest is located approximately 31km south west of the township of Coonamble. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tallegar State Forest area: 1796 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

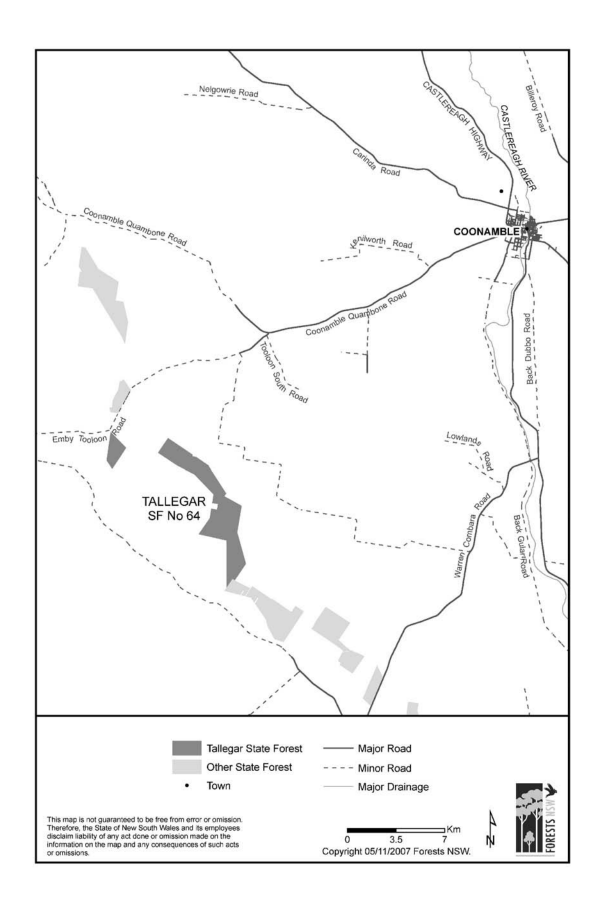
3. Requirements of the declaration

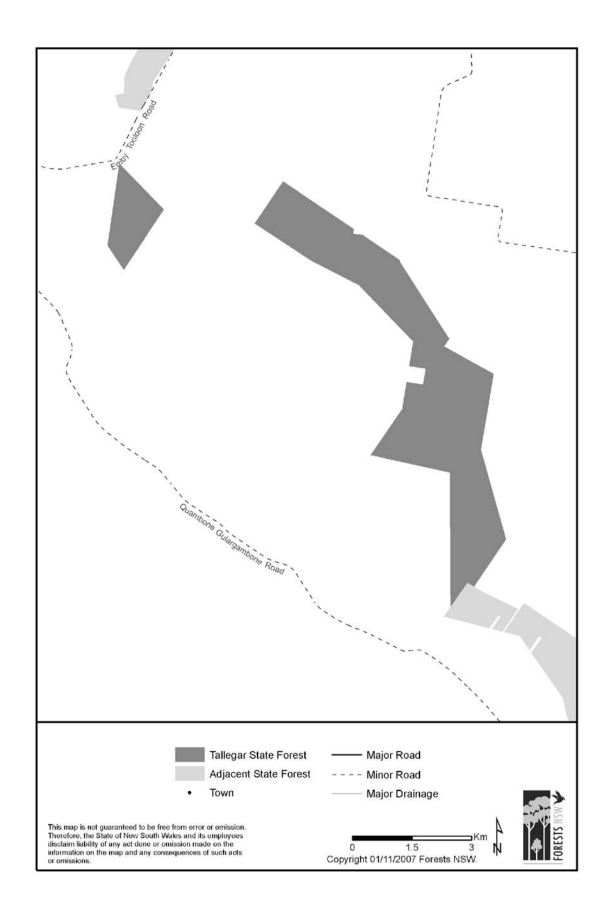
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tanja State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Tanja State Forest

Tanja State Forest is located approximately 2km south east of the township of Bega. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tanja State Forest area: 872 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

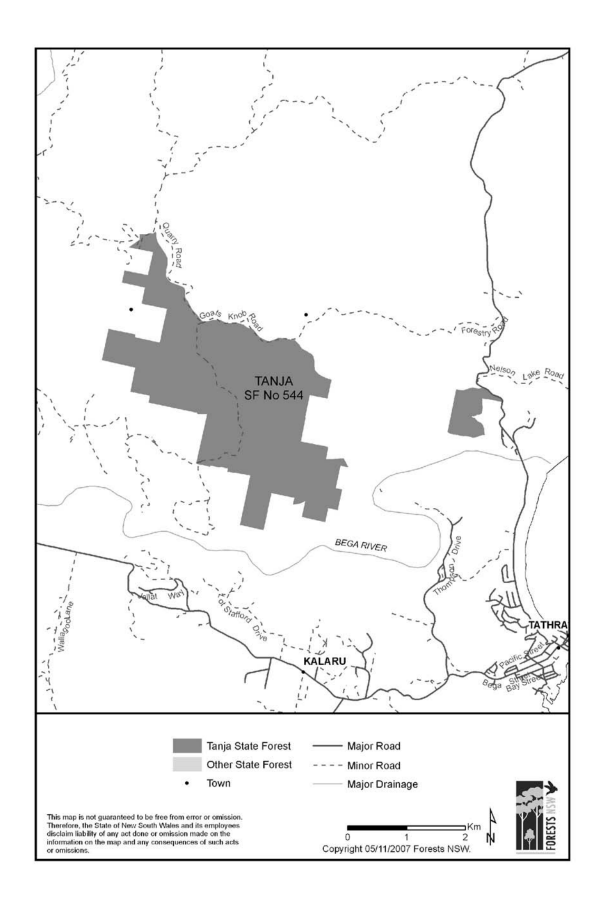
3. Requirements of the declaration

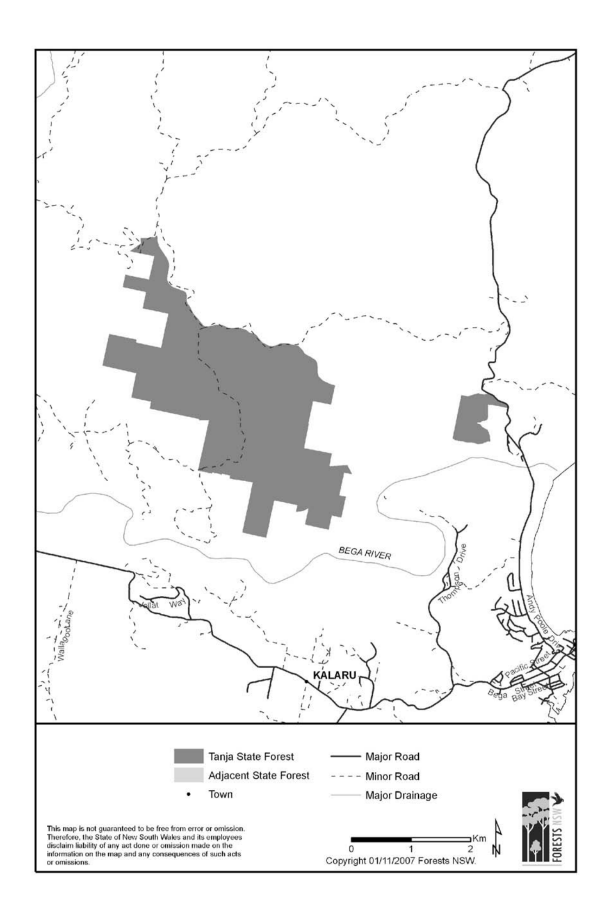
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Taratta State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Taratta State Forest

Taratta State Forest is located approximately 32km north of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Taratta State Forest area: 954 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

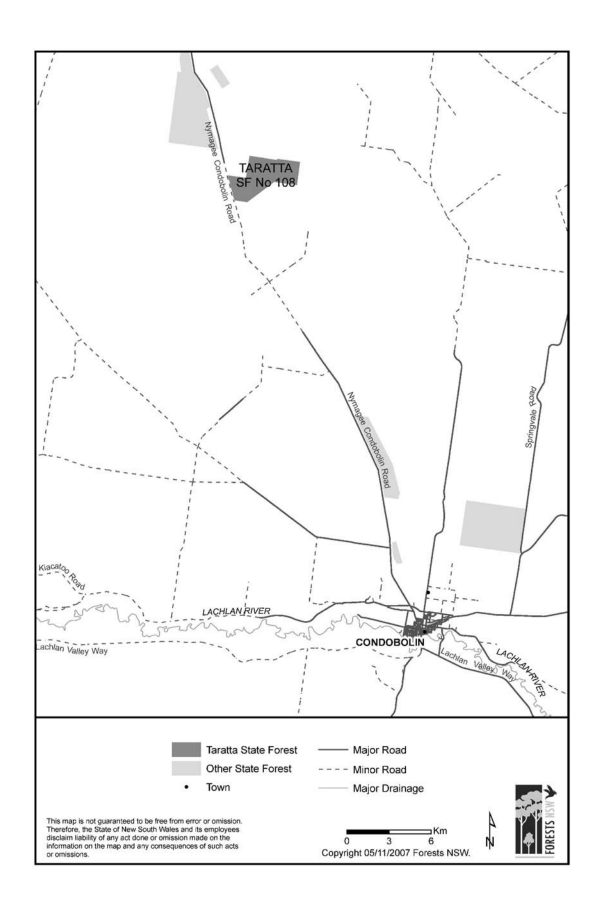
3. Requirements of the declaration

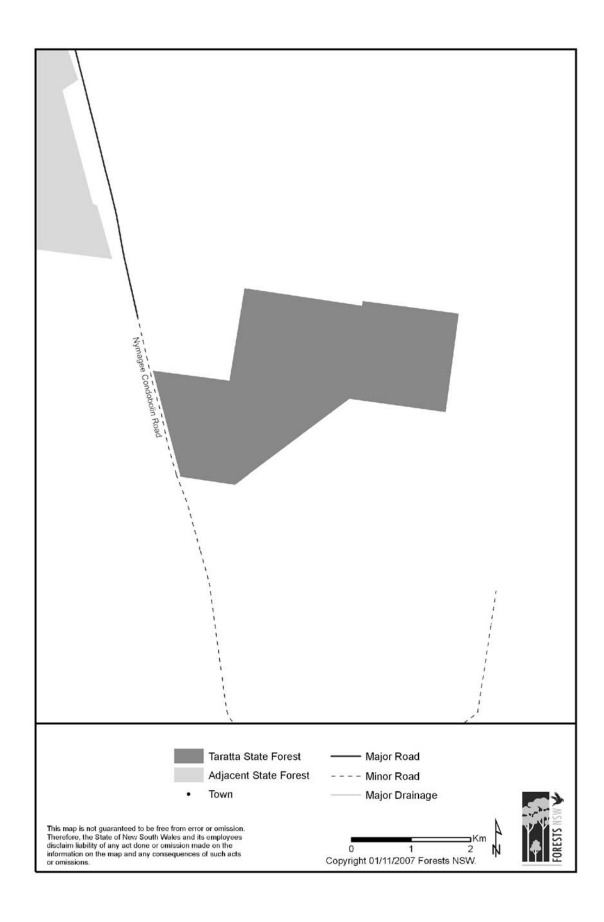
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tarkeeth State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Tarkeeth State Forest

Tarkeeth State Forest is located approximately 5km south east of the township of Bellingen. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tarkeeth State Forest area: 1423 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

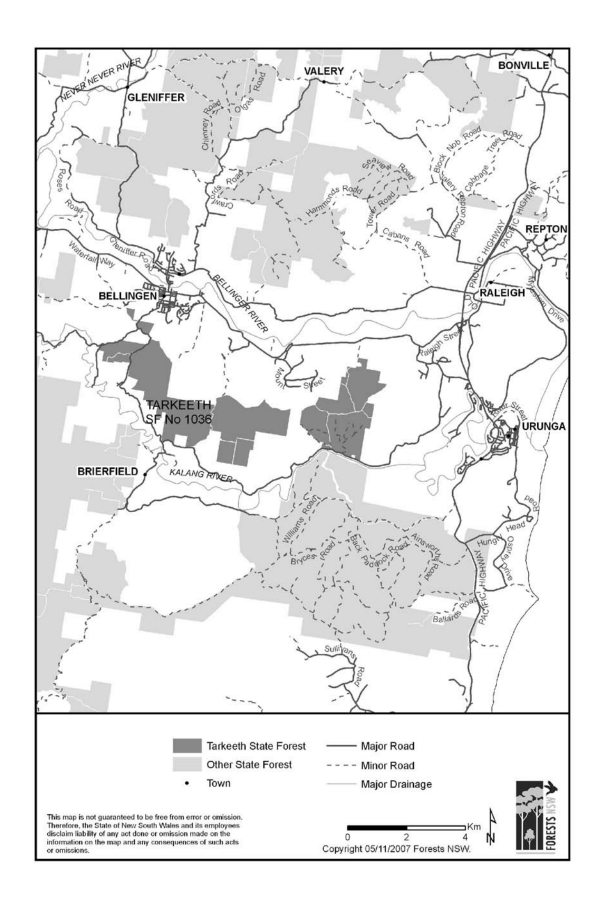
3. Requirements of the declaration

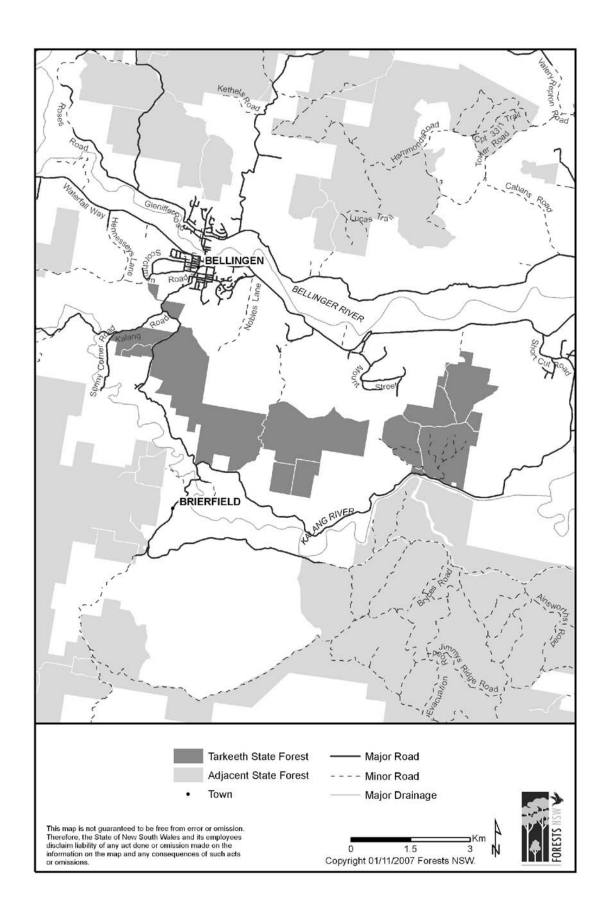
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Termeil State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Termeil State Forest

Termeil State Forest is located approximately 10km south west of the township of Burrill Lake. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Termeil State Forest area: 697 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

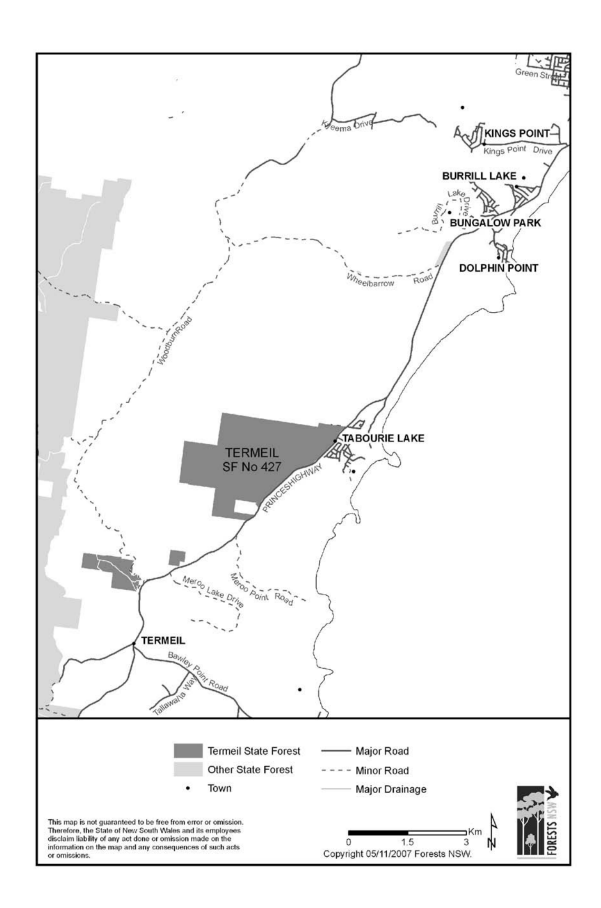
3. Requirements of the declaration

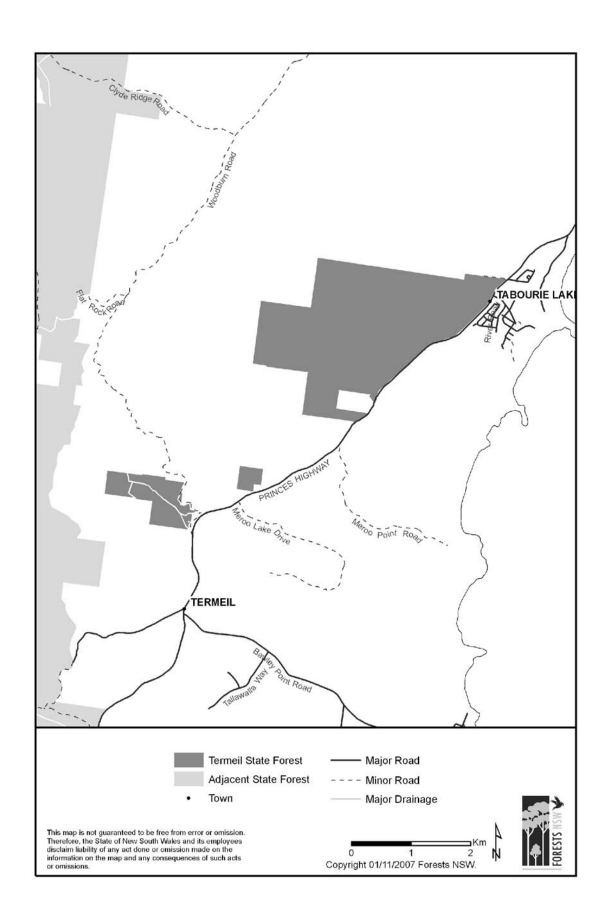
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Thorndale State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Thorndale State Forest

Thorndale State Forest is located approximately 23km west of the township of Nyngan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Thorndale State Forest area: 1750 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

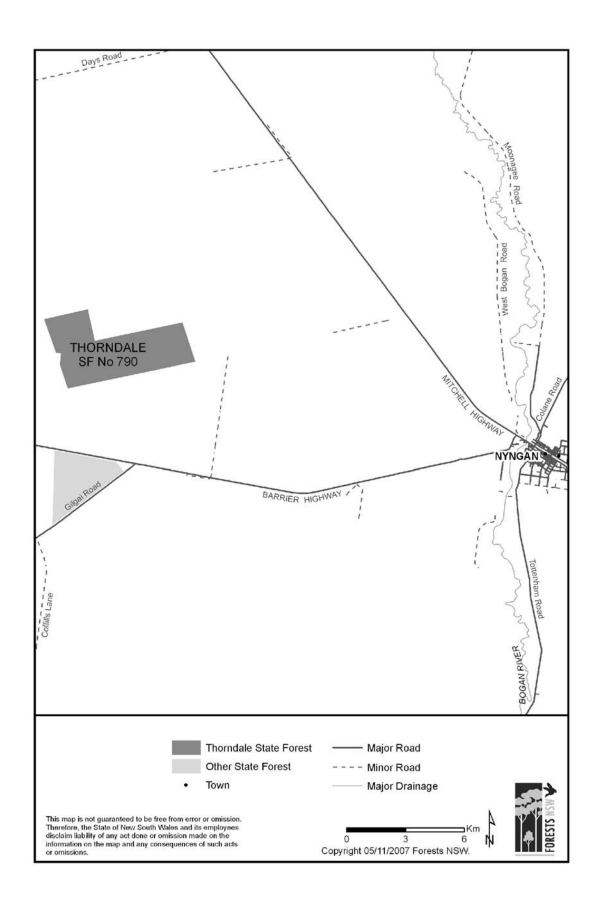
3. Requirements of the declaration

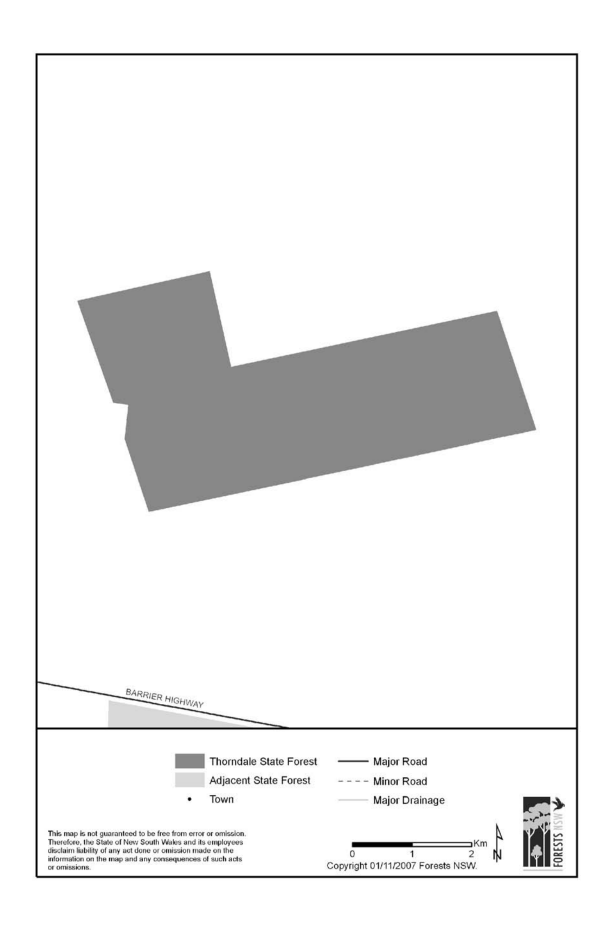
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Thumb Creek State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Thumb Creek State Forest

Thumb Creek State Forest is located approximately 32km west of the township of Macksville. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Thumb Creek State Forest area: 3944 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

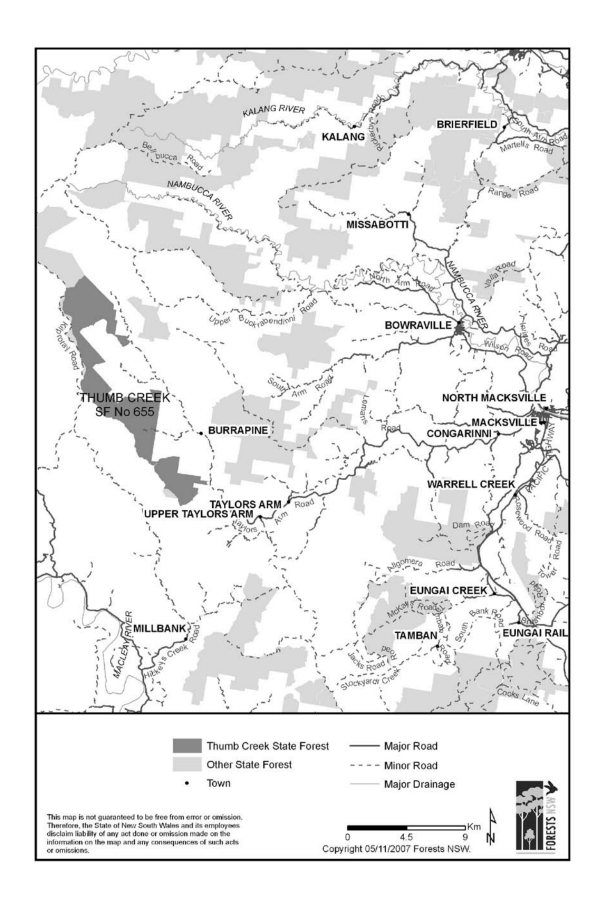
3. Requirements of the declaration

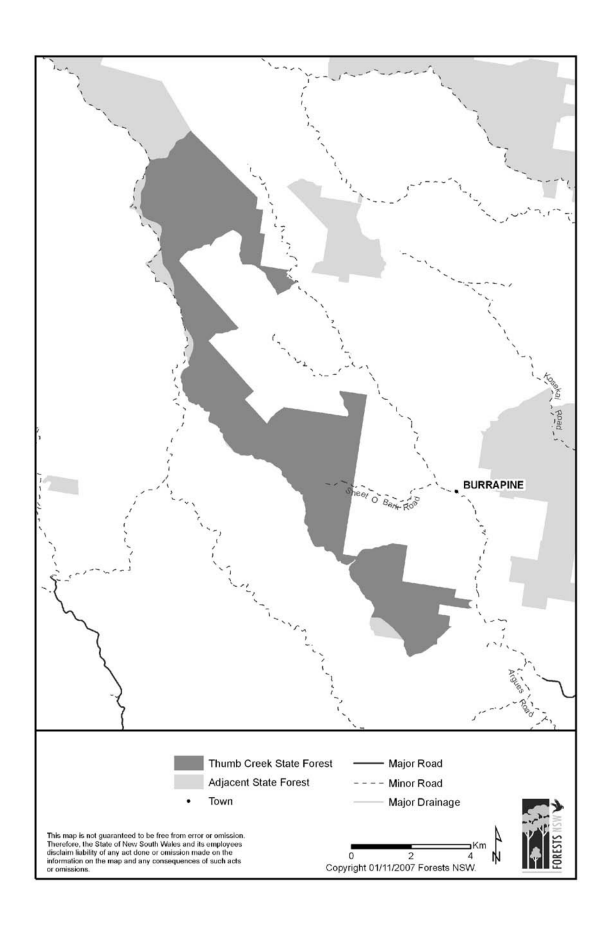
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tottenham State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Tottenham State Forest

Tottenham State Forest is located approximately 74km south west of the township of Warren. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tottenham State Forest area: 1372 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

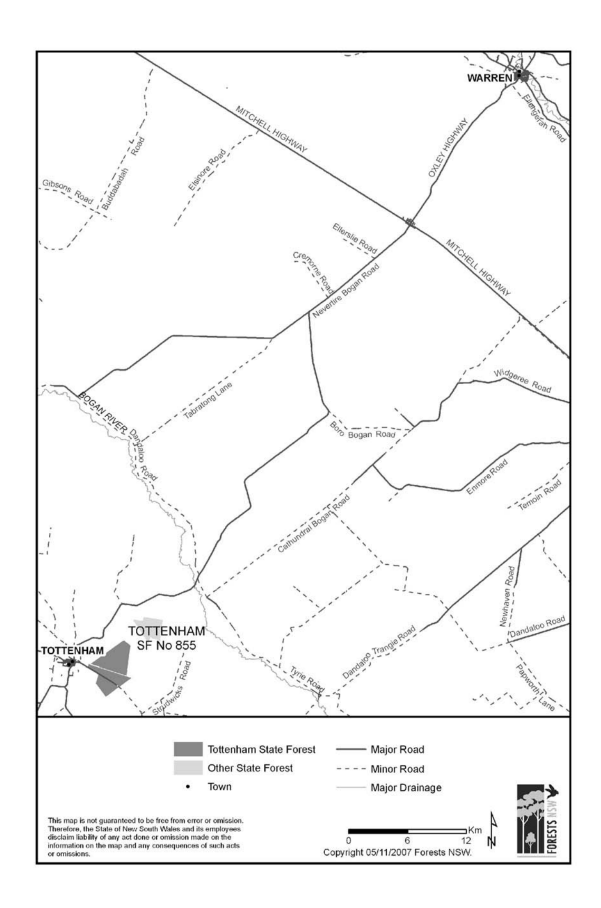
3. Requirements of the declaration

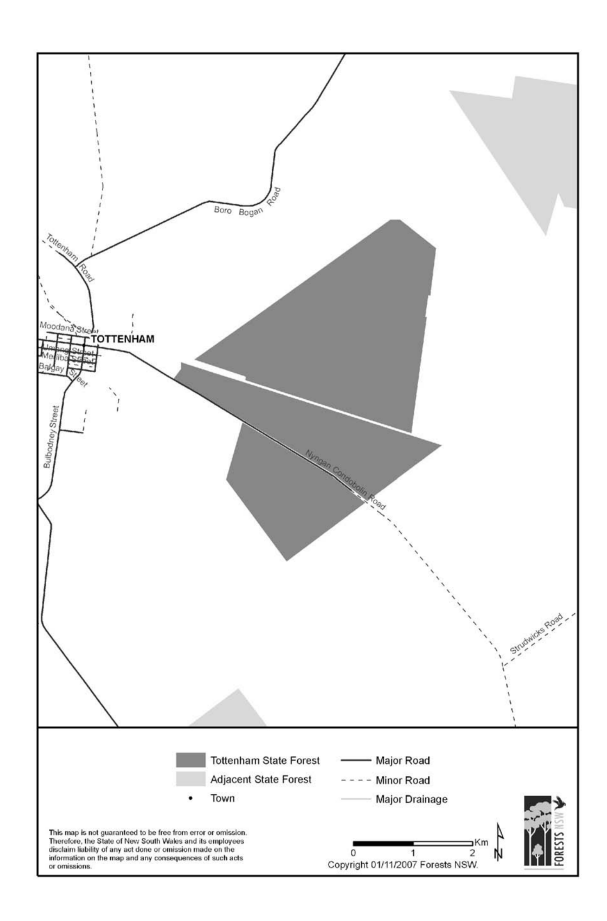
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Tuckland State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Tuckland State Forest

Tuckland State Forest is located approximately 27km north west of the township of Gulgong. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Tuckland State Forest area: 857 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

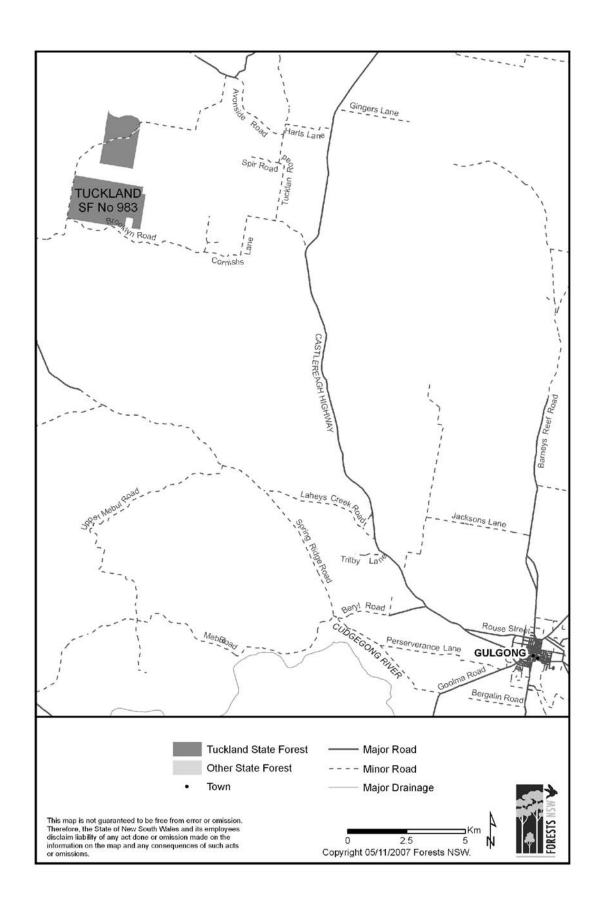
3. Requirements of the declaration

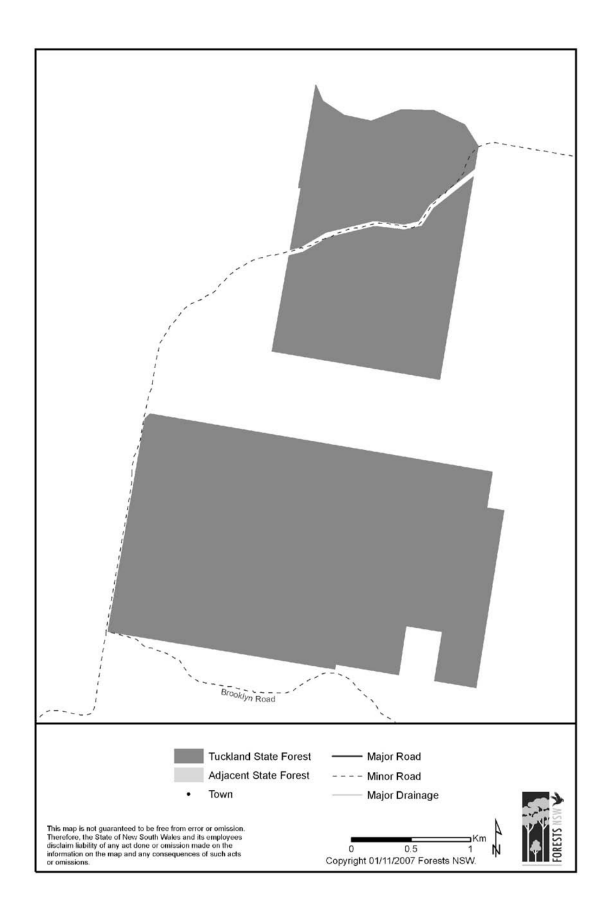
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Uffington State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Uffington State Forest

Uffington State Forest is located approximately 20km north west of the township of Medowie. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Uffington State Forest area: 421 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

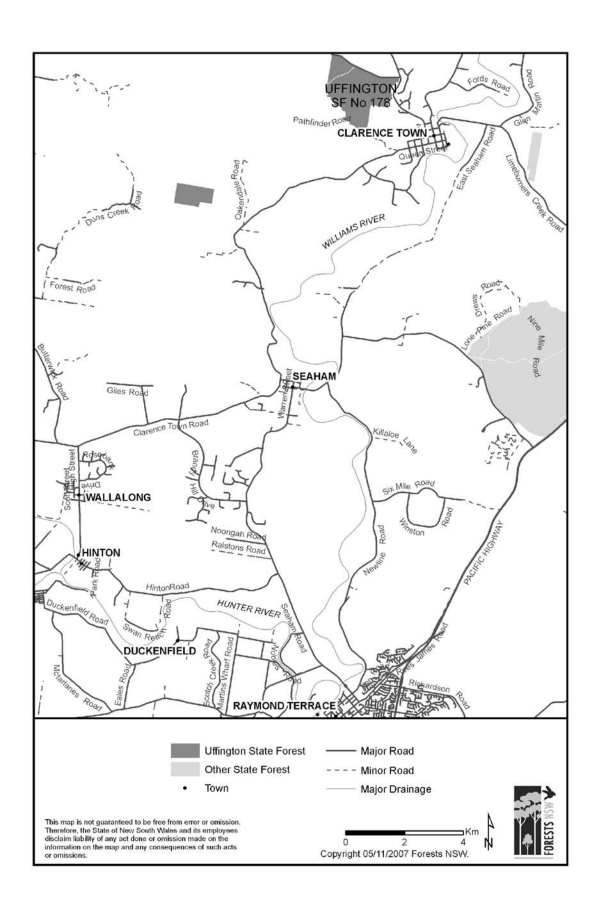
3. Requirements of the declaration

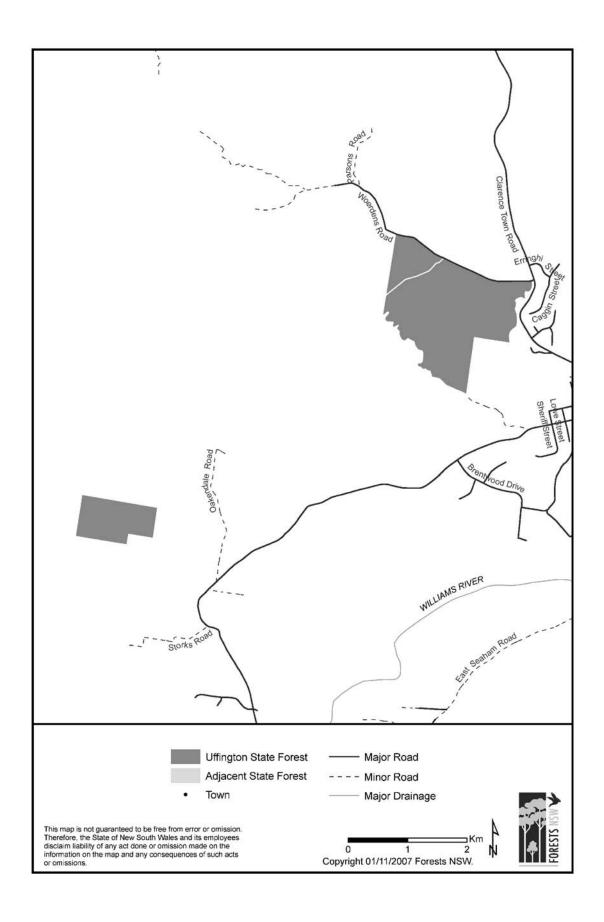
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Upsalls Creek State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Upsalls Creek State Forest

Upsalls Creek State Forest is located approximately 26km south west of the township of Wauchope. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Upsalls Creek State Forest area: 977 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

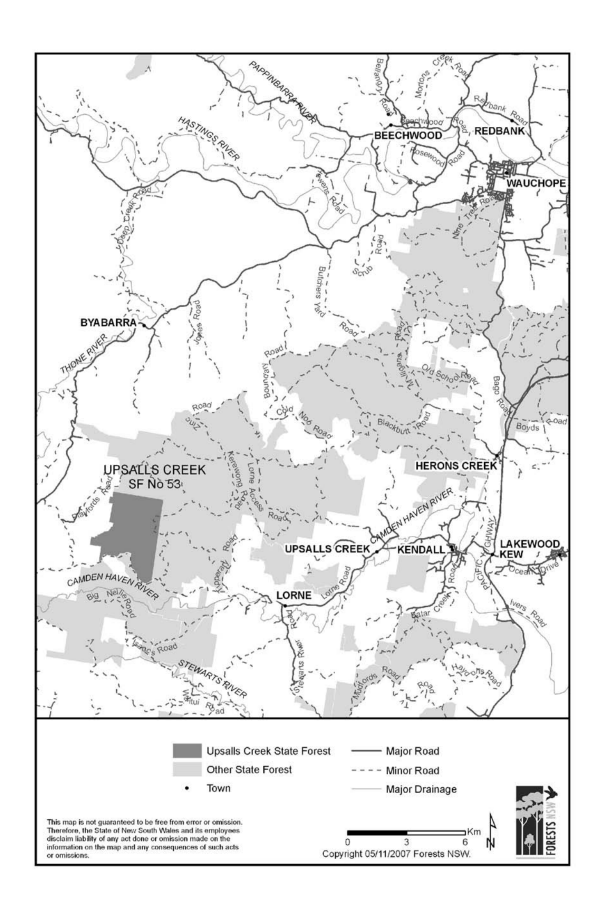
3. Requirements of the declaration

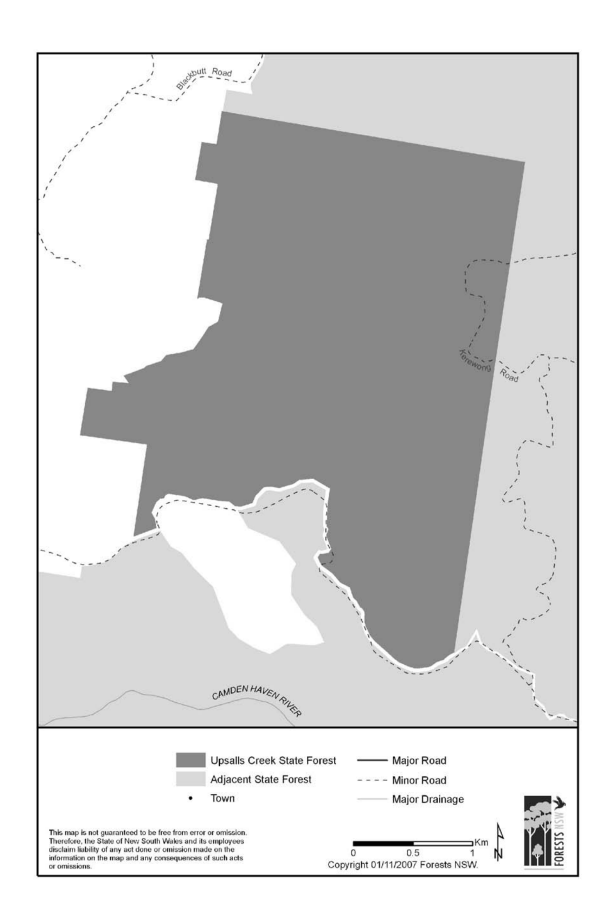
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Vickery State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Vickery State Forest

Vickery State Forest is located approximately 25km north of the township of Gunnedah. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Vickery State Forest area: 1938 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

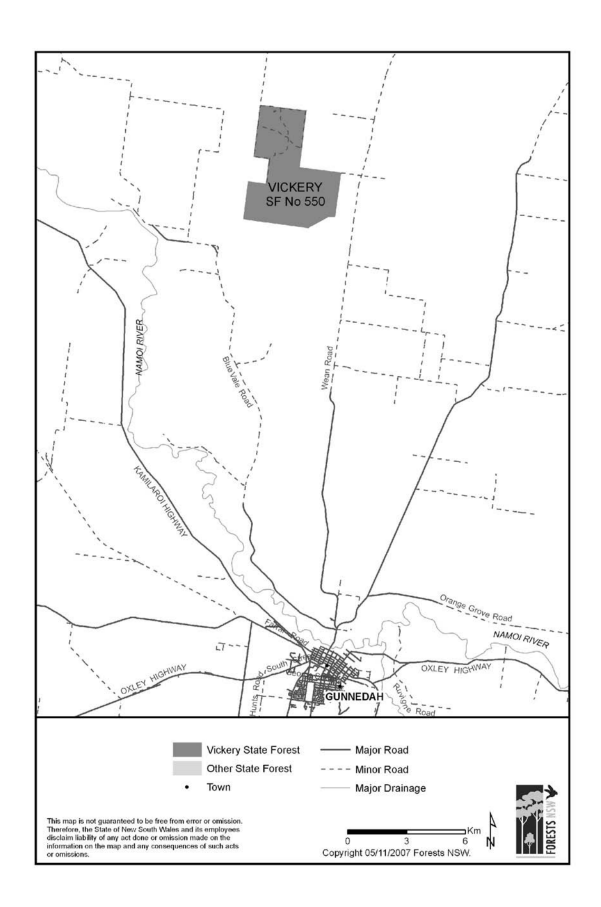
3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Vittoria State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Vittoria State Forest

Vittoria State Forest is located approximately 13km north east of the township of Blayney. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Vittoria State Forest area: 1864 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

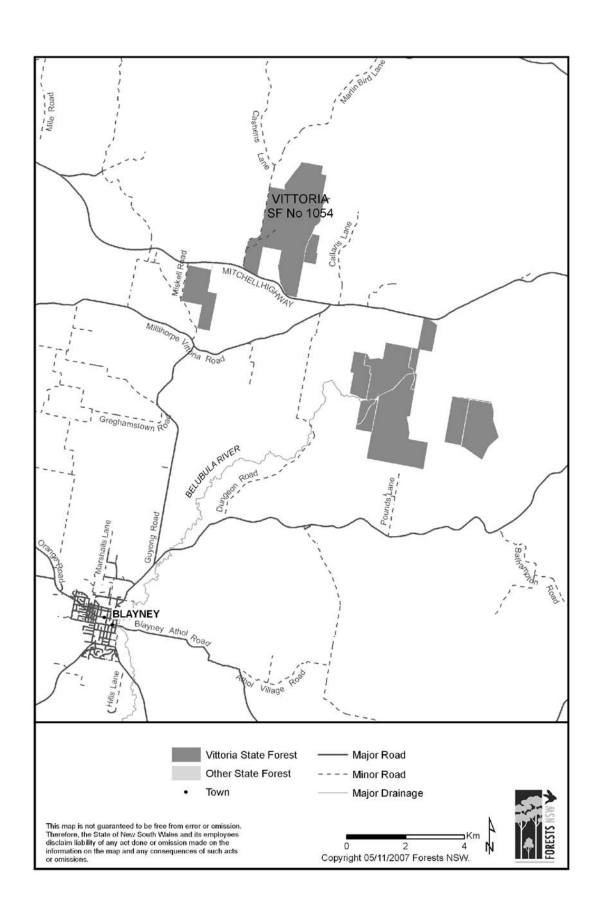
3. Requirements of the declaration

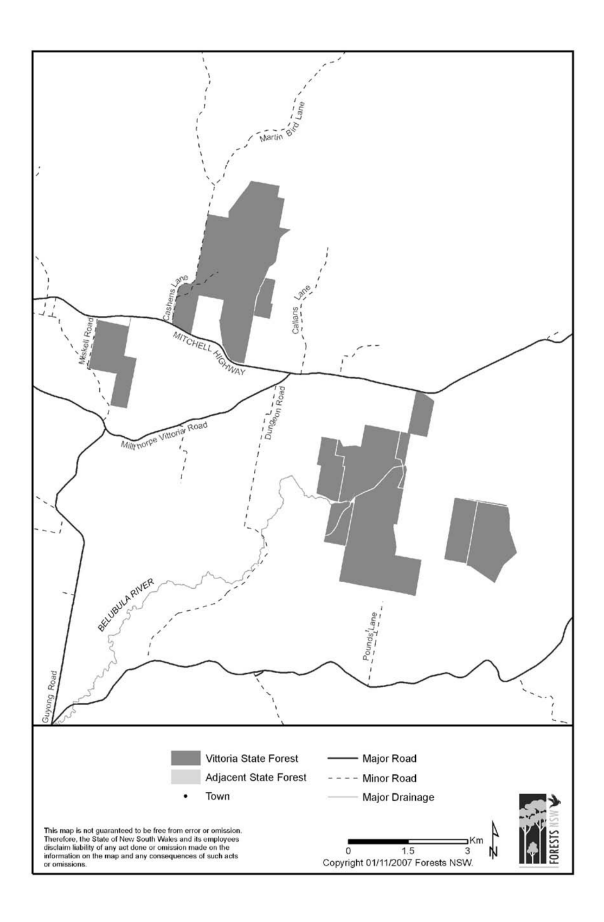
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wallaroo State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Wallaroo State Forest

Wallaroo State Forest is located approximately 10km north of the township of Medowie. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wallaroo State Forest area: 3820 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

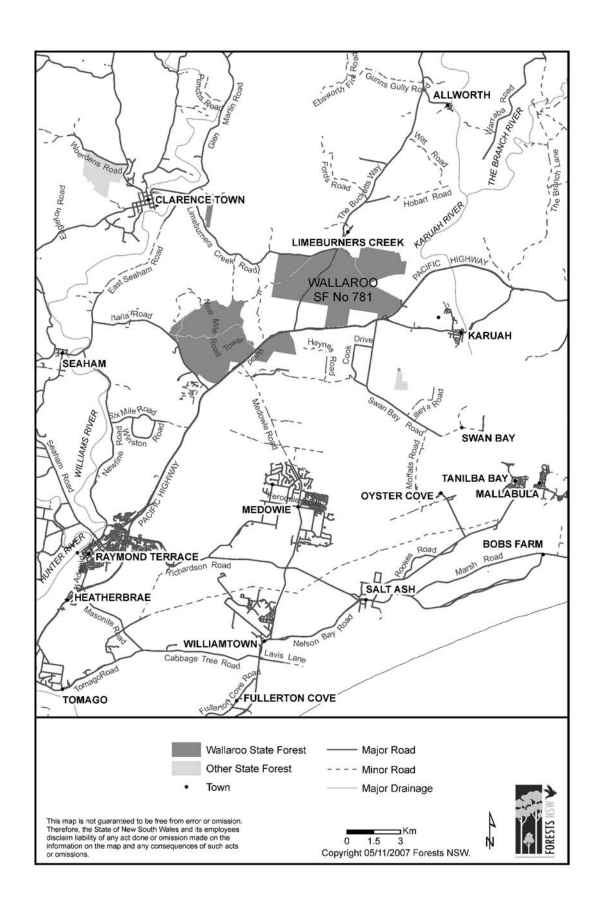
3. Requirements of the declaration

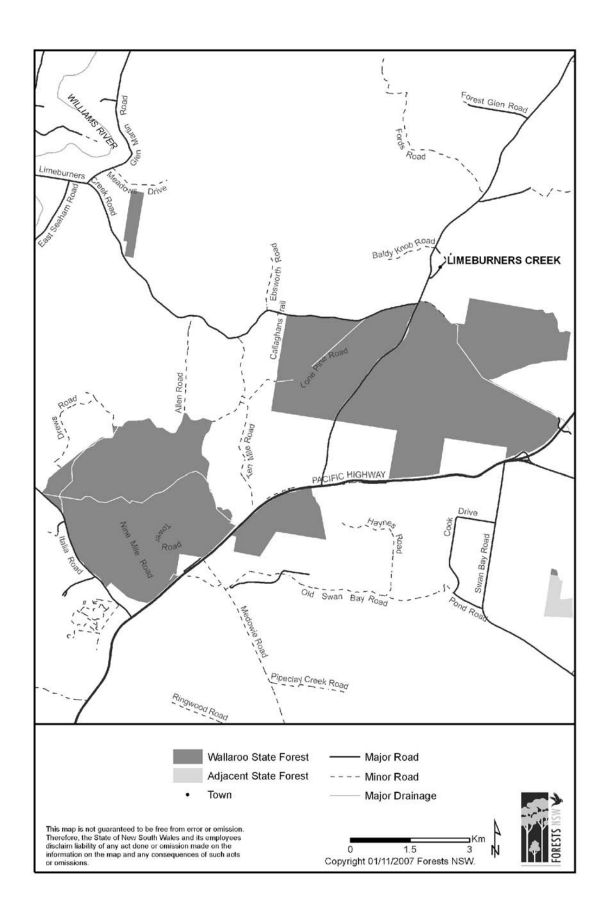
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wallingat State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Wallingat State Forest

Wallingat State Forest is located approximately 20km south west of the township of Forster-Tuncurry. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wallingat State Forest area: 1240 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

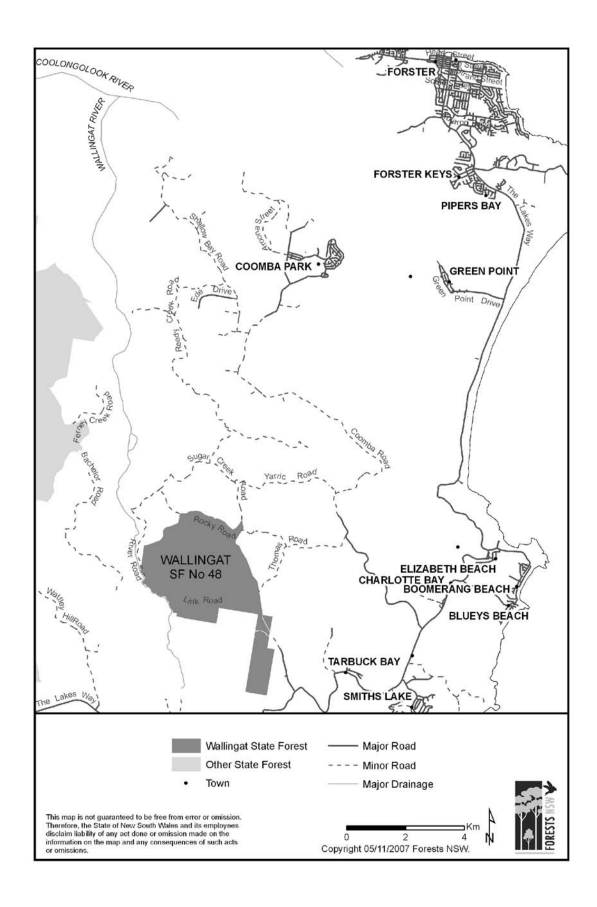
3. Requirements of the declaration

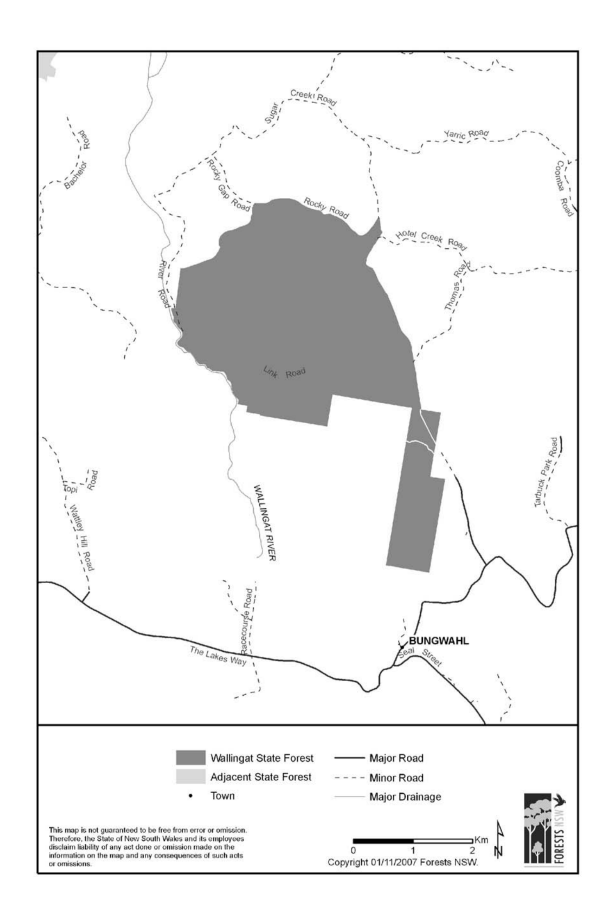
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Warraderry State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Warraderry State Forest

Warraderry State Forest is located approximately 21km north of the township of Grenfell. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Warraderry State Forest area: 2856 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

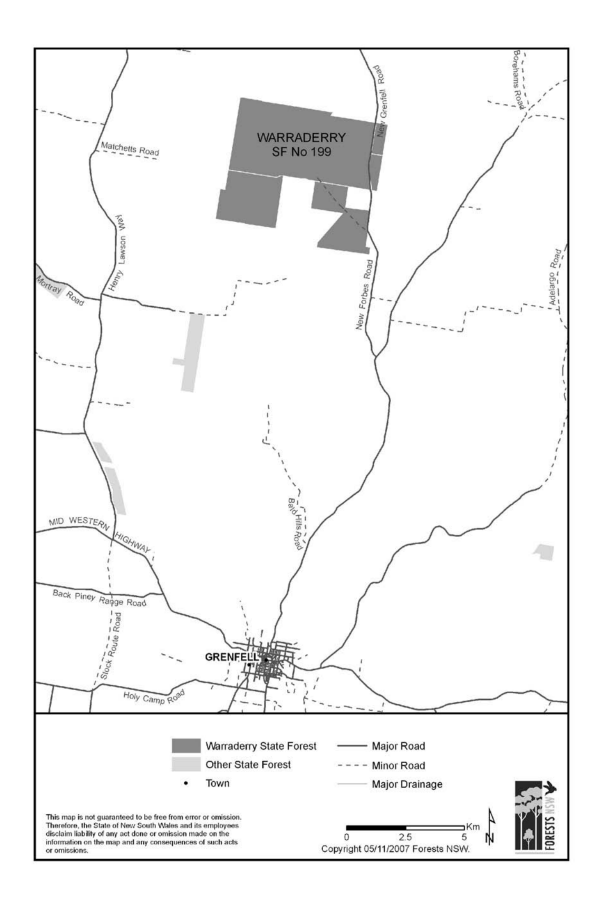
3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Washpool State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Washpool State Forest

Washpool State Forest is located approximately 49km south east of the township of Tenterfield. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Washpool State Forest area: 2961 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

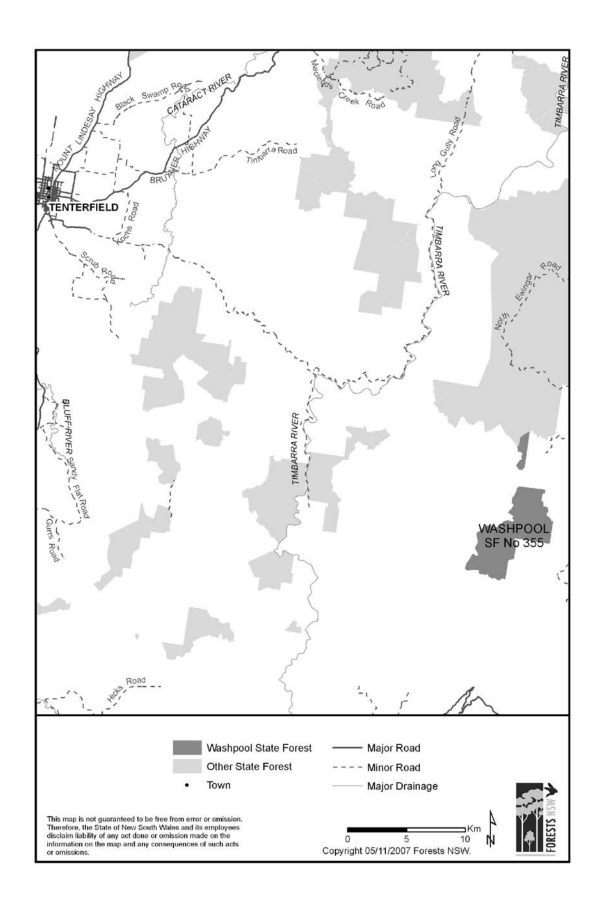
3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Weddin State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Weddin State Forest

Weddin State Forest is located approximately 18km south west of the township of Grenfell. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Weddin State Forest area: 2364 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

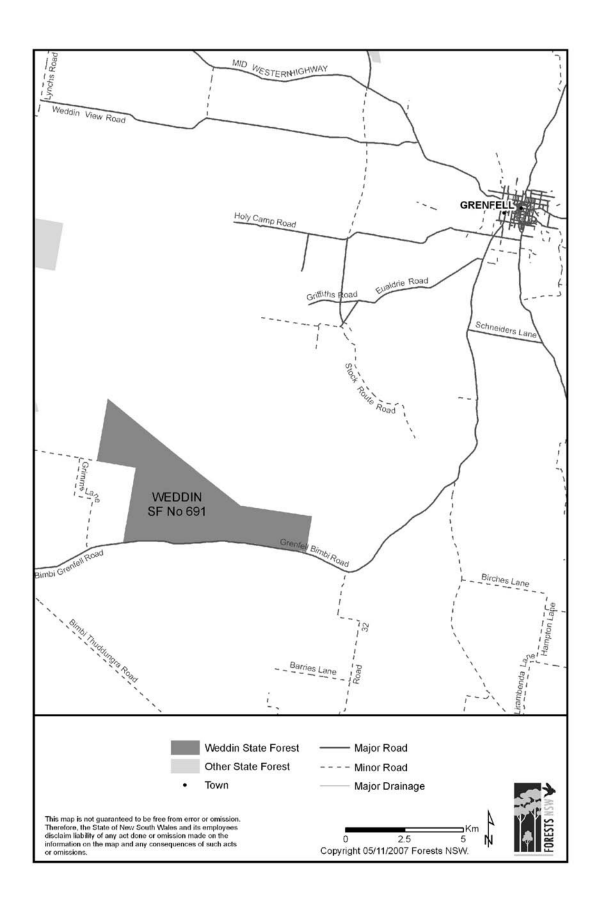
3. Requirements of the declaration

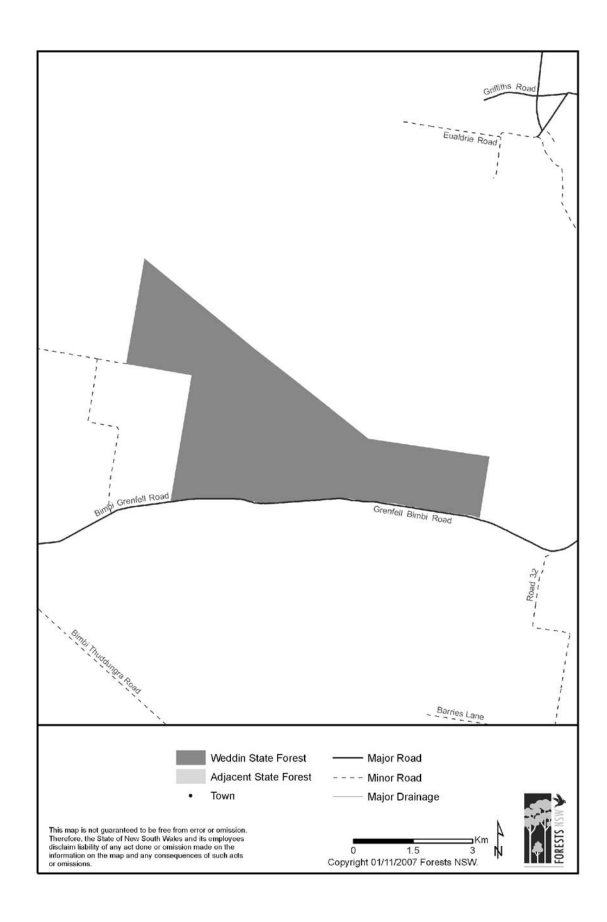
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Weelah State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Weelah State Forest

Weelah State Forest is located approximately 34km south of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Weelah State Forest area: 1497 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

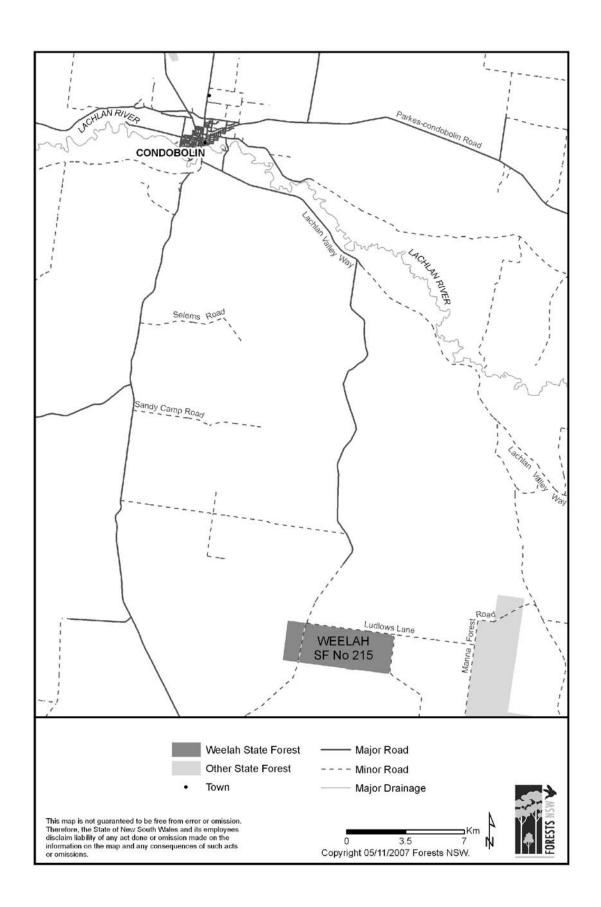
3. Requirements of the declaration

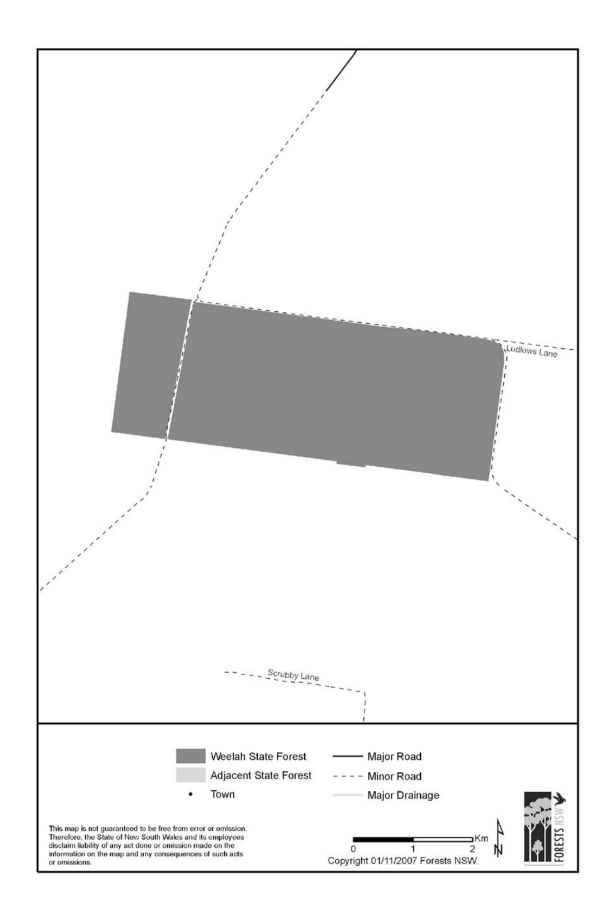
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on West Cookeys Plains State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is West Cookeys Plains State Forest

West Cookeys Plains State Forest is located approximately 43km east of the township of Condobolin. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. West Cookeys Plains State Forest area: 639 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

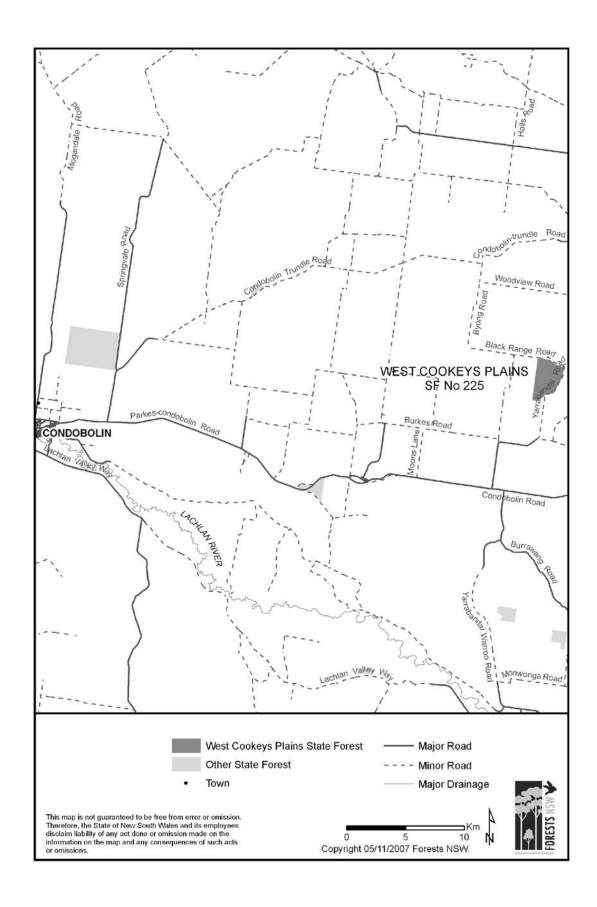
3. Requirements of the declaration

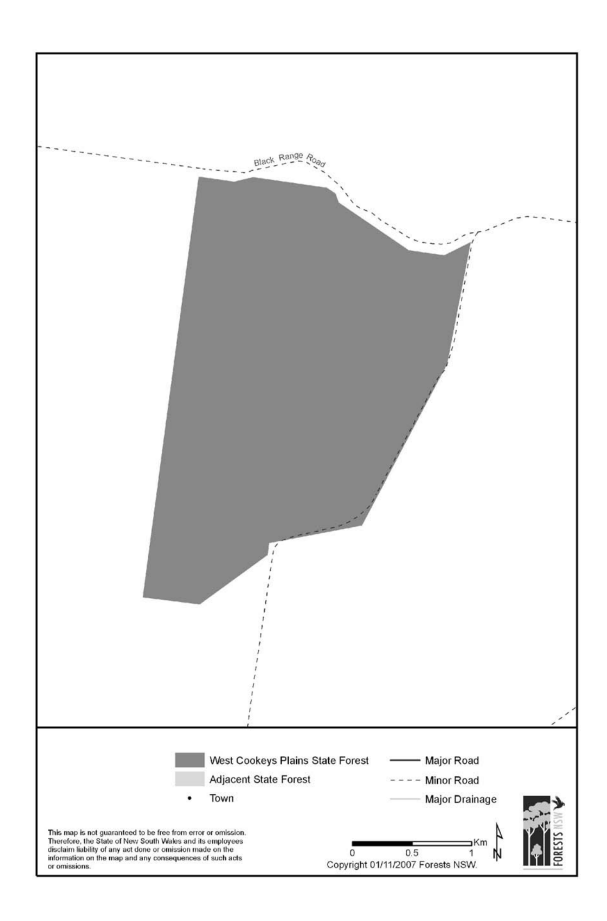
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wharfdale State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Wharfdale State Forest

Wharfdale State Forest is located approximately 72km south of the township of Nyngan. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wharfdale State Forest area: 598 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

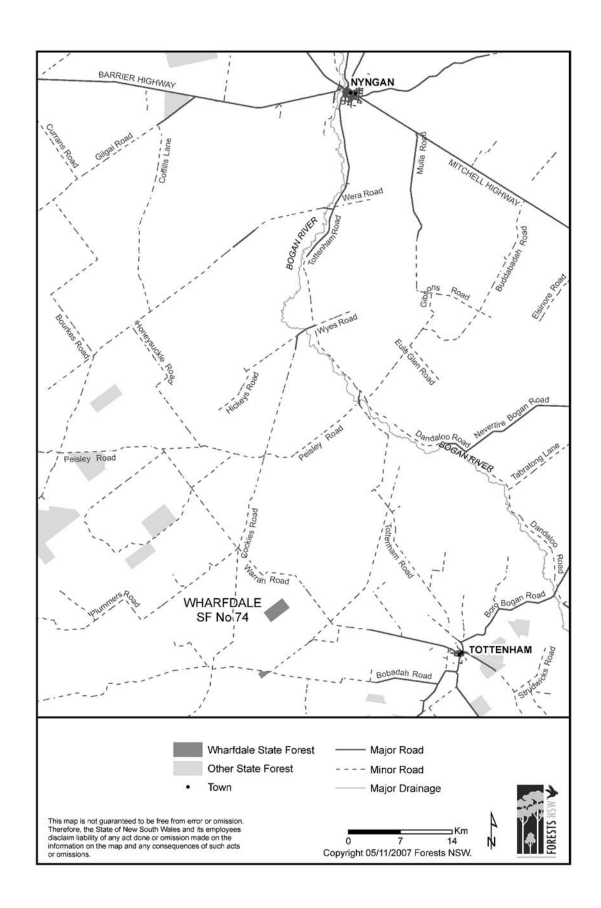
3. Requirements of the declaration

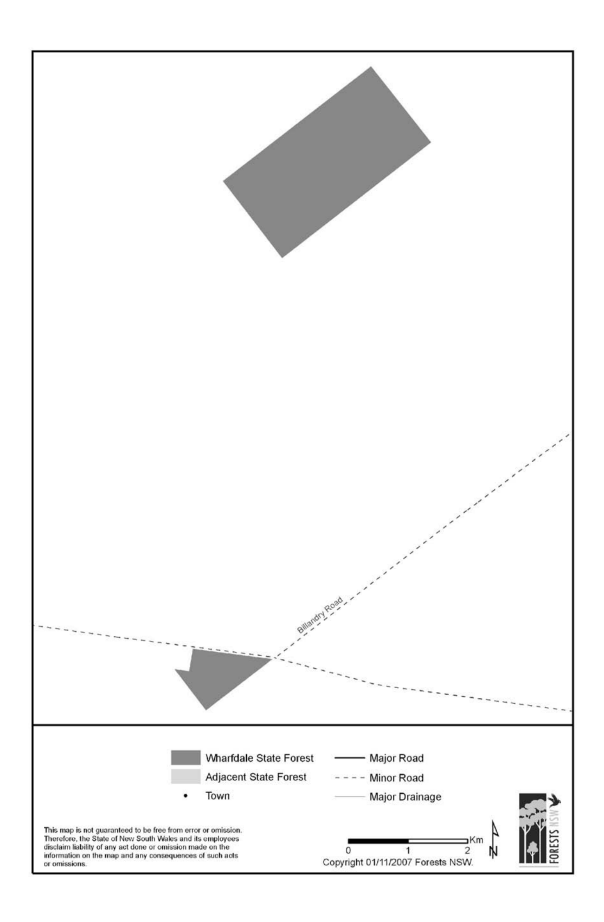
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wilbertroy State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Wilbertroy State Forest

Wilbertroy State Forest is located approximately 37km west of the township of Forbes. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wilbertroy State Forest area: 1562 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

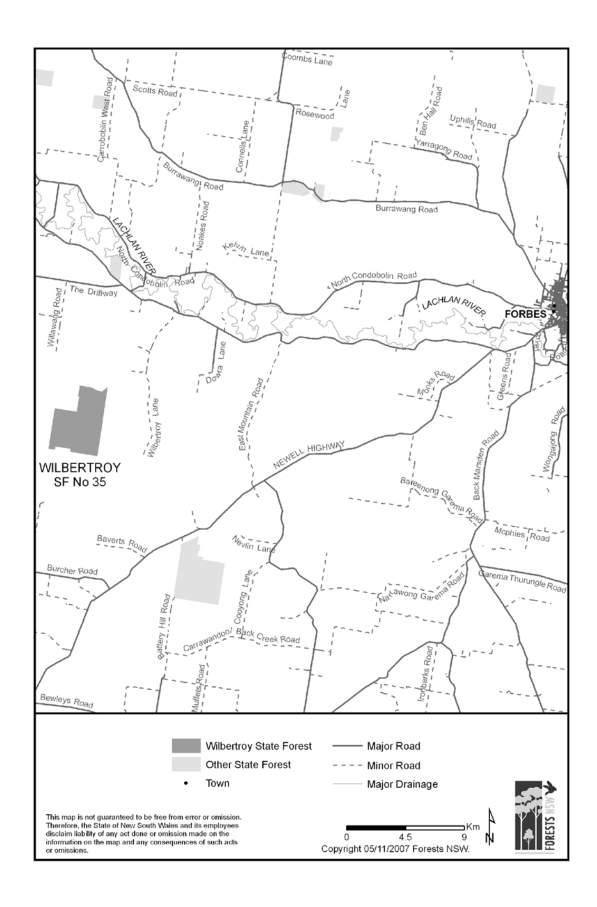
3. Requirements of the declaration

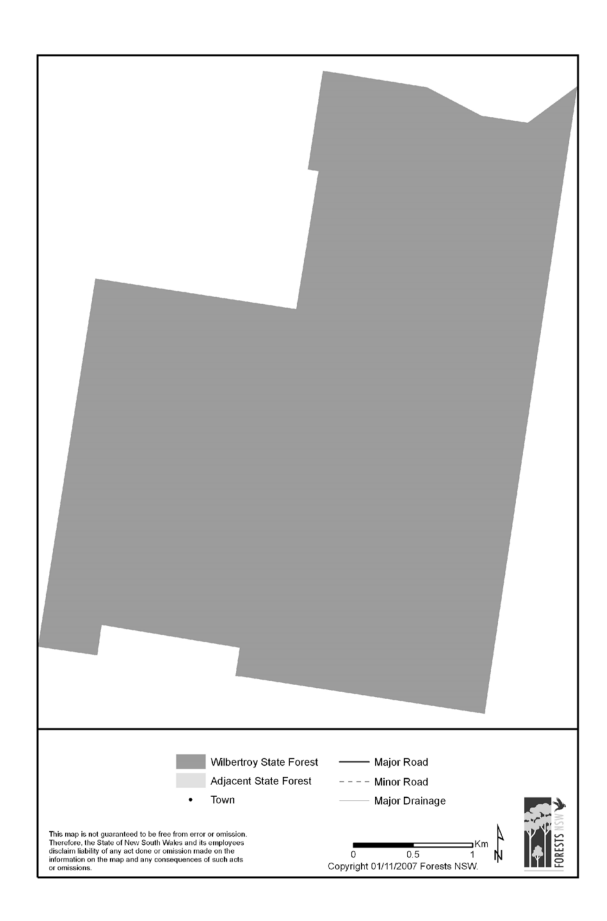
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wingello State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Wingello State Forest

Wingello State Forest is located approximately 14km south west of the township of Bundanoon. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wingello State Forest area: 3969 hectares.

SCHEDULE 2-

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

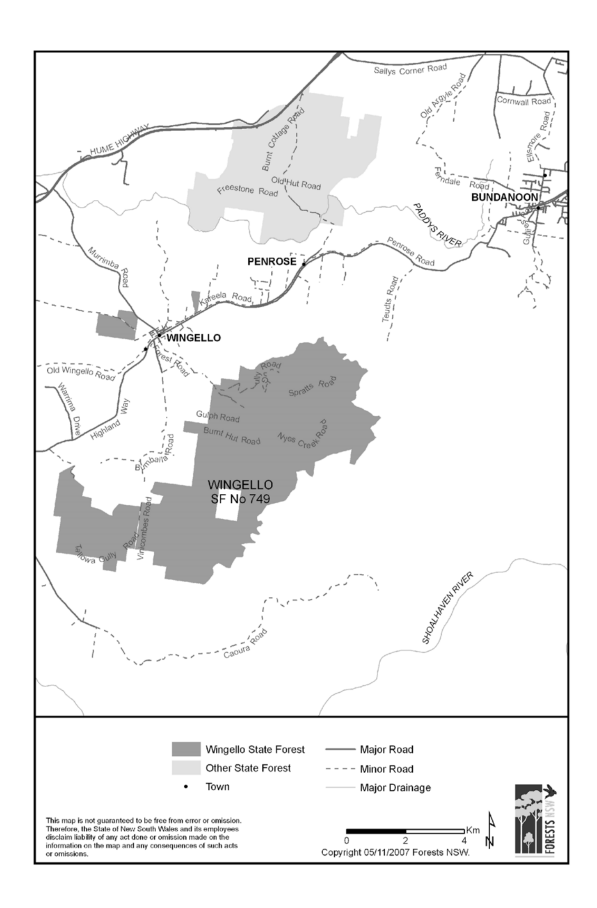
3. Requirements of the declaration

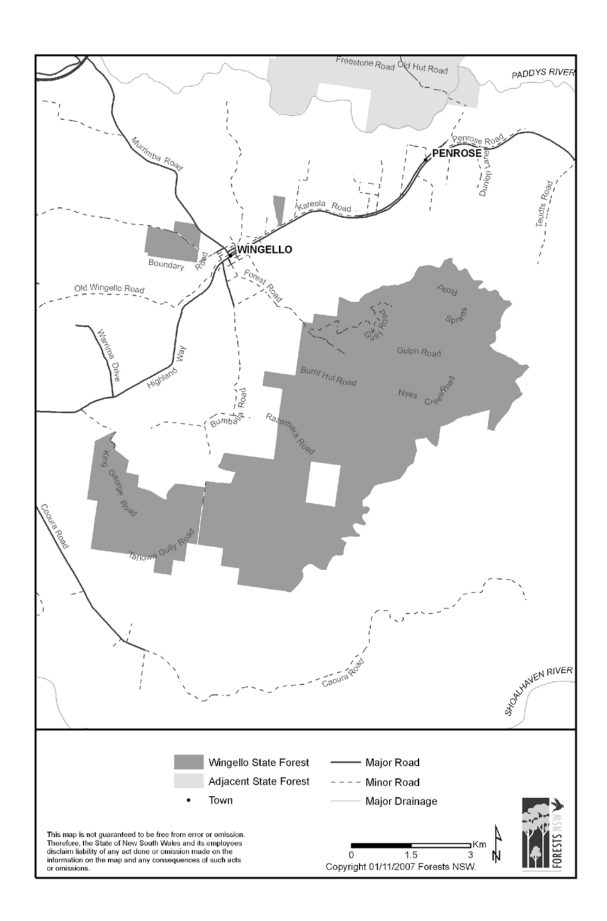
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Wolgan State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Wolgan State Forest

Wolgan State Forest is located approximately 15km north east of the township of Portland. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Wolgan State Forest area: 1204 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

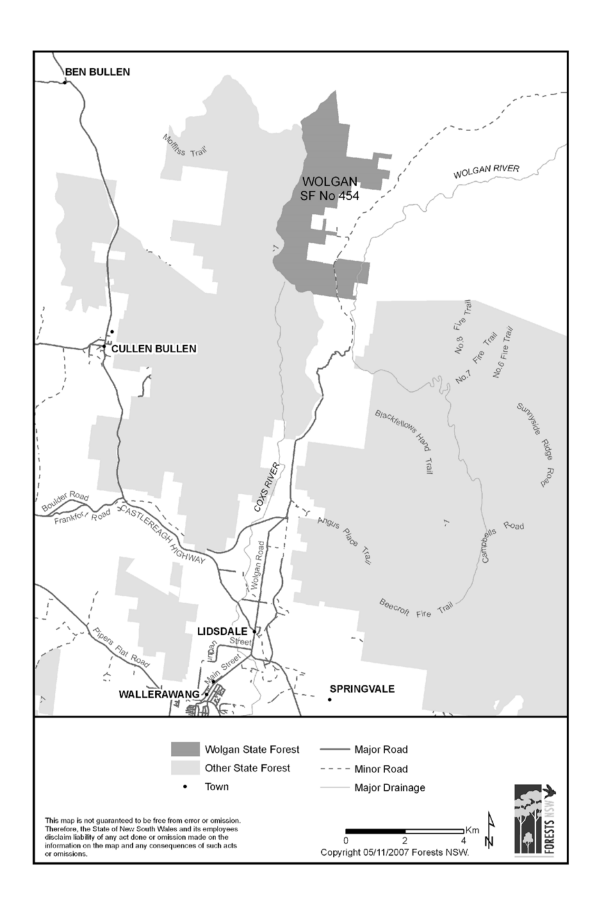
3. Requirements of the declaration

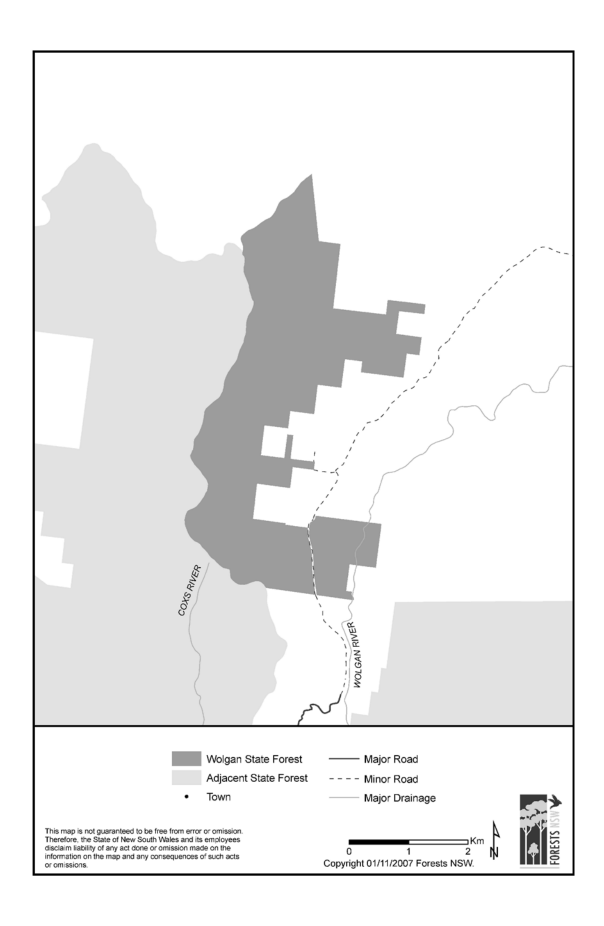
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





NOTICE is given in accordance with section 20 of the Game and Feral Animal Control Act 2002 of the proposed declaration that game animals on Woomargama State Forest may be hunted by persons duly licensed and subject to the terms of the proposed declaration.

The authority with carriage of this matter is the Game Council NSW.

The proposed declaration may be made 30 days after the publication of this notice.

GAME AND FERAL ANIMAL CONTROL ACT 2002

PROPOSED DECLARATION

Proposed declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

SCHEDULE 1 - the declared land

The declared land is Woomargama State Forest

Woomargama State Forest is located approximately 34km south east of the township of Holbrook. A locality map is attached at Appendix 'A' and a location map is attached at Appendix 'B'. Woomargama State Forest area: 2075 hectares.

SCHEDULE 2 -

Terms

1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from date of this Order.

2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

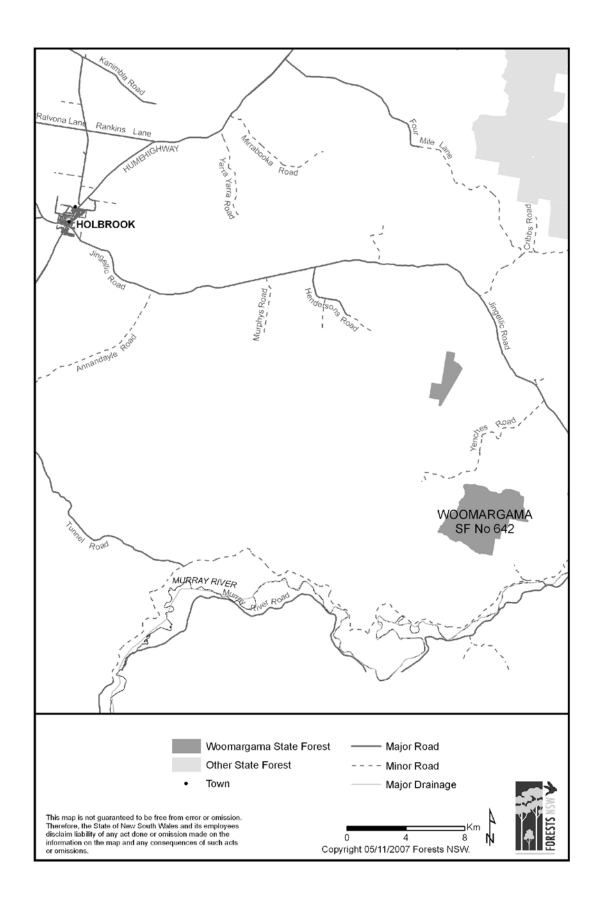
3. Requirements of the declaration

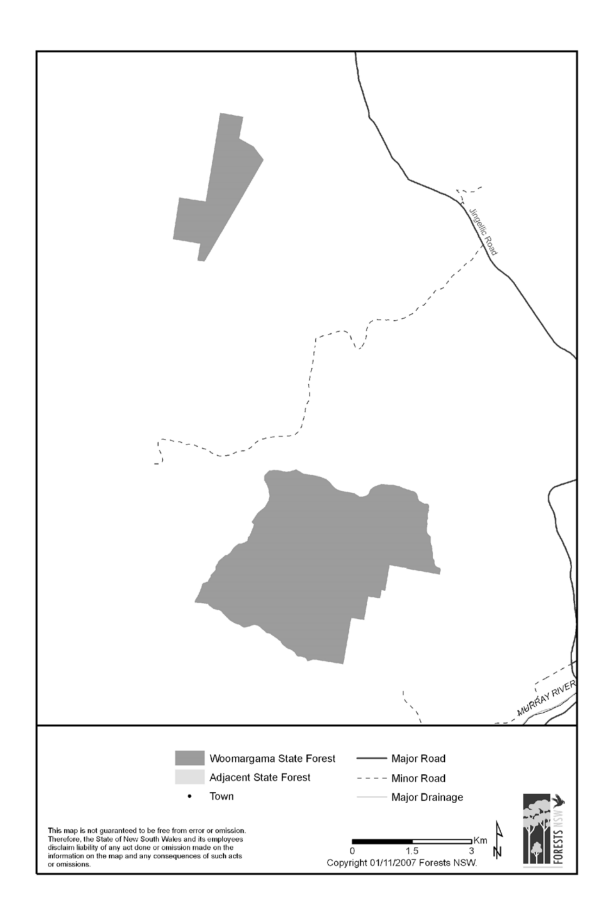
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or Game Council on behalf of Forests NSW prior to hunting on the declared lands:
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 7th day March 2008





Roads and Traffic Authority

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

GREATER TAREE CITY COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

GERARD JOSE, Acting General Manager, Greater Taree City Council (by delegation from the Minister for Roads) 4 March 2008

SCHEDULE

1. Citation

This Notice may be cited as the Taree Council B-Double Notice No. 1/2008.

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 B-Doubles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

5. Routes

Туре	Road Name	Starting Point	Finishing Point	Conditions
25.	Muldoon Street, Taree.	Whitbread Street.	Kanangra Drive.	Access only available as an alternate route when normal B-double access from the Pacific Highway to Wingham is restricted by either
				(a) A temporary road closure across all travelling lanes
				(b) A temporary lane closure that restricts B-Double access
25.	Cowper Street, Taree.	Kanangra Drive.	Manning River Drive, Chatham.	Access only available as an alternate route when normal B-double access from the Pacific Highway to Wingham is restricted by either
				(a) A temporary road closure across all travelling lanes
				(b) A temporary lane closure that restricts B-double access

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

PARRAMATTA CITY COUNCIL in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which 25 metre B-Doubles may be used subject to any requirements or conditions set out in the Schedule.

KEVIN BRENNAN, Change Manager Regulatory Services, Parramatta City Council (by delegation from the Minister for Roads) 17 December 2007

SCHEDULE

1. Citation

This Notice may be cited as Parramatta City 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 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.

5. Routes

Туре	Road Name	Starting Point	Finishing Point	Conditions
25.	William Street, Granville.	Woodville Road.	Factory Street.	Right turn only from Woodville Road into William Street.
25.	Factory Street, Granville.	William Street.	23 Factory Street.	Outside the hours of 8:00-10:00 a.m. and 2:30-4:00 p.m.

ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 of the Road Transport (Mass, Loading and Access) Regulation 2005

GLEN INNES SEVERN 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.

GENERAL MANAGER, Glen Innes Severn Council (by delegation from the Minister for Roads) Dated: 4 March 2008

SCHEDULE

1. Citation

This Notice may be cited as Glen Innes Severn 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 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.

5. Routes

Туре	Road Name	Starting Point	Finishing Point
25.	Gleninda Road, Glen Innes.	Donegal Drive.	Penzance Street.
25.	Donegal Drive.	Grafton Street.	Gleninda Road.
25.	Penzance Street.	Grafton Street.	End of Penzance Road.

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Queenscliff in the Warringah 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 Warringah Council area, Parish of Manly Cove and County of Cumberland, shown as:

Description of Land					<u>Title</u>
6 sq ft	shown on DP 106552	being part of	Lot 30	DP 4315	C.T. Vol. 1978 Fol. 174
15 ¾ perches	shown on DP 106552	being part of	Lot 29	DP 4315	C.T. Vol. 4155 Fol. 52
That part of Lo Lot 3 RTA Plan	C.T. Vol. 5130 Fol. 177				
	ot B DP 342028 which exc 131 which is within the sa		of Lot 3 shows	on RTA Plan	Folio Identifier B/342028
3 ^{3/4} perches	shown on DP 106552	being part of I part of Lot 27		162 and	C.T. Vol. 4547 Fol. 143
¼ perch	shown on DP 106552	being part of	Lot 26	DP 4315	C.T. Vol. 1808 Fol. 13
		- - - -	Lot 13	DP 106552	C.T. Vol. 2305 Fol. 135
		-	Lot 12	DP 106552	C.T. Vol. 2346 Fol. 19
		-	Lot 14	DP 106552	C.T. Vol. 2823 Fol. 68
			Lot 15	DP 106552	C.T. Vol. 1972 Fol .182
That part of Lot 40 DP 4315 which excludes Lot 11 DP 539698 and also excludes that part of Lot 1 DP 204341 which is within the said Lot 40					C.T. Vol. 5234 Fol. 26
That part of Lot 41 DP 4315 which excludes Lot 1 DP 209890 and that part of Lot 1 DP 204341 which is within the said Lot 41					C.T. Vol.2096 Fol.243
That part of Lo	That part of Lot 22 DP 4315 which excludes Lot 1 DP445018				C.T. Vol.2130 Fol.146
			Lot 23	DP 4315	C.T. Vol.2440 Fol.114
		- - - -	Lot 1	DP 206270	C.T. Vol.1697 Fol.153
		•	Lot 20	DP 109654	C.T. Vol. 10326 Fol. 121
		-	Lot 19	DP 109654	C.T. Vol. 6842 Fol. 212
			Lot 18	DP 109654	C.T. Vol. 3054 Fol. 31

(Continued over page)

(Continued from previous page)

ALL those pieces or parcels of land situated in the Warringah Council area, Parish of Manly Cove and County of Cumberland, shown as:

Description of Land					<u>Title</u>
		:	Lot 16	DP 109654	C.T. Vol. 2553 Fol. 12
			Lot 15	DP 109654	C.T. Vol. 2066 Fol. 144
			Lot 14	DP 109654	C.T. Vol. 3442 Fol. 87
		· ·	Lot 13	DP 109654	C.T. Vol. 2055 Fol. 200
			Lot 12	DP 109654	C.T. Vol. 5052 Fol. 125
		:	Lot 11	DP 109654	C.T. Vol. 5040 Fol. 238
		:	Lot 10	DP 109654	C.T. Vol. 5052 Fol. 124
	<u>:</u>	:	Lot 9	DP 109654	C.T. Vol. 5052 Fol. 123
	<u>:</u>	:	Lot 8	DP 109654	C.T. Vol. 5632 Fol. 28
		:	Lot 7	DP 109654	C.T. Vol. 5632 Fol. 27
	<u> </u>		Lot 6	DP 109654	C.T. Vol. 2311 Fol. 217
	:	:	Lot 5	DP 109654	C.T. Vol. 3860 Fol. 14
		:	Lot 4	DP 109654	C.T. Vol. 3846 Fol. 221
		:	Lot 3	DP 109654	C.T. Vol. 2629 Fol. 32
	:	:	Lot 2	DP 109654	C.T. Vol. 1962 Fol. 224
		:	Lot 1	DP 109654	C.T. Vol. 2359 Fol. 214
			Lot 20	DP 5342	Folio Id. 20/5342
			Lot 25	DP 5342	Folio Id. 25/5342
32 sq ft	shown on DP 442129	being part of	Lot 21	DP 5342	C.T. Vol. 3054 Fol. 31
1 perch	shown on DP 442129	being part of	Lot A	DP 348088	C.T. Vol. 2017 Fol. 113
1 ^{1/2} perches	shown on DP 442129	being part of	Lot 1	DP 14291	C.T. Vol. 5507 Fol. 51
32 sq ft	shown on DP 442129	being part of	Lot 19	DP 5342	C.T. Vol. 2553 Fol. 12

(RTA Papers: FPP 8M129 RO 479.11056)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Frenchs Forest in the Warringah 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 Warringah Council area, Parish of Manly Cove and County of Cumberland, shown as:

Description of La	Description of Land		
2 ¼ perches	shown on DP 435263;	C.T. Vol. 1285 Fol. 195	
Lot 8	DP 706259	C.T. Folio Identifier 8/706259	
34 perches	shown on DP 435263	C.T. Vol. 4138 Fol. 140	
19 ¾ perches	shown on DP 435263	C.T. Vol. 5983 Fol. 199	
12 ¼ perches	shown on DP 410222	C.T. Vol. 2850 Fol. 96	
1 rood 27 perches	shown on DP 109812	C.T. Vol. 2171 Fol. 118	
2 acre 3 roods 28 perches	shown on DP 109812	C.T. Vol. 5856 Fol. 14; and	
(consisting of the areas of		C.T. Vol. 3680 Fol. 37; and	
1 acre 0 roods 2 ½ perches,		C.T. Vol. 5856 Fol. 13	
1 acre 3 roods 25 ½ perches and			
13 sq feet shown on DP109812)			

(RTA Papers: FPP 8M129; RO 479.11056)

ROADS ACT 1993

Notice of Dedication of Land as Public Road at Evans Plains in the Bathurst Regional 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 Bathurst Regional Council area, Parish of Mount Pleasant and County of Bathurst, shown as:

Lot 2 Deposited Plan 1075010;

Lot 23 Deposited Plan 1076116;

Lot 31 Deposited Plan 1084634;

Lots 10, 11, 13, 14 and 15 Deposited Plan 1087300; and

Lots 4 to 8 inclusive Deposited Plan 1092060.

(RTA Papers: FPP 96M2098; RO 6/30.180)

ROADS ACT 1993

LAND ACQUISITION (JUST TERMS COMPENSATION) ACT 1991

Notice of Compulsory Acquisition of Land at Herons Creek in the Port Macquarie – Hastings Council area

THE Roads and Traffic Authority of New South Wales by its delegate declares, with the approval of Her Excellency the Governor, that the land described in the Schedule below is acquired by compulsory process under the provisions of the Land Acquisition (Just Terms Compensation) Act 1991 for the purposes of the Roads Act 1993.

T D Craig

Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

SCHEDULE

ALL that piece or parcel of Crown land situated in the Port Macquarie – Hastings Council area, Parish of Camden Haven and County of Macquarie, shown as Lot 91 Deposited Plan 1109145, being part of the land in Reserve No 7755 for Travelling Stock notified in the Government Gazette of 17 November 1888 on page 8208.

(RTA Papers: FPP 7M2527; RO 10/426.1956)

Department of Water and Energy

WATER MANAGEMENT ACT 2000

Order under Section 323

Temporary Water Restriction Order Wakool River and Merran Creek Systems

PURSUANT to section 323 of the Water Management Act 2000, I, DAVID HARRISS, as delegate for the Minister for Climate Change, Environment and Water, on being satisfied that it is necessary in the public interest to do so because of water shortage, do by this Order direct that the taking of water from those water sources listed in Schedule 1 of this Order is restricted as set out in Schedule 2 of this Order

This Order takes effect on the date of first broadcast and remains in force until 30 June 2008, unless repealed or modified earlier.

This Order revokes the previous Order dated 6 December 2007, made under s323 for the Wakool River and Merran Creek Systems and published in the *New South Wales Government Gazette* on 21 December 2007, No. 185, pg 10765.

This Order overrides any order made pursuant to s323 to the extent of any inconsistency, other than the Order dated 25 October 2007 and published in the *New South Wales Government Gazette* on 2 November 2007, No 160, page 8261.

Dated at Sydney, this 29th day of February 2008.

DAVID HARRISS, Deputy Director General, Water Management, Department of Water and Energy

SCHEDULE 1

Water Sources

This Order applies to following rivers and lakes:

- Those rivers and lakes forming part of the New South Wales Murray Regulated River Water Source described in Appendix 1 to the Water Sharing Plan for the NSW Murray and Lower Darling Regulated Rivers Water Sources and identified in Table 1; and
- 2. Waddy Creek.

Table 1

Paragraph No.	Brief Description of River or Lake	
(i)	Barbers Creek	
(iv)	Bookit Creek	
(vii)	Colligen Creek	
(viii)	Coobool Creek	
(xxi)	Gum Creek	
(xxvi)	Larrys Creek	
(xxviii)	Little Barbers Creek	
(xxx) Merran Creek Cutting		
(xxxi) Merran Creek		

Paragraph No.	Brief Description of River or Lake
(xxxii)	Merribit Creek
(xxxiv)	Mulligans Creek
(xxxvi)	Neimur River
(xxxix)	Porthole Creek
(xlv)	St Helena Creek
(xlvii)	Tallys Lake
(lxvi)	Unnamed watercourse (Box Creek) offtaking from Coobool Creek
(lxvii)	Unnamed watercourse (Box Creek) offtaking from Tallys Lake
(lxviii)	Unnamed watercourse (known as Hemp Creek)
(lxxvii)	Unnamed watercourse offtaking from Gum Creek
(lxxxiv)	Wakool River
(lxxxvi)	Yallakool Creek

Note: A full description of each river and lake in Table 1 can be found in Appendix 1 of the Water Sharing Plan for the NSW Murray and Lower Darling Regulated Rivers Water Sources.

SCHEDULE 2

Water Restrictions

- 1. The taking of water pursuant to a basic landholder right under s52 of the Water Management Act 2000 through a water pump with an inlet diameter greater than 50mm is prohibited.
- 2. The taking of water pursuant to a domestic and stock access licence through a water pump with an inlet diameter greater than 50mm is prohibited.
- The total volume of water that may be taken from the water sources pursuant to a basic landholder right or under a domestic and stock access licence over the period of this Order is 5ML.
- 4. The taking of water under a regulated river (high security) access licence and a regulated river (general security) access licence is prohibited.
- 5. The restrictions in paragraph 2 and 3 above do not apply where a Manager Licensing of the Department of Water and Energy is satisfied that special circumstances exist and certifies in writing that an owner or occupier of a landholding or a holder of a domestic and stock access licence is no longer subject to the restriction. The Manager Licensing may in his absolute discretion revoke the certification at any time.

WATER ACT 1912

THE Local Land Board for the Land District of Orange will, at 10:00 a.m., on Wednesday, 19 March 2008, at the Council Chambers, Orange City Council, Byng Street, Orange, publicly inquire as to the desirability of granting an application for a licence under Part 2 of the Water Act 1912, by Peter Bryan and Lucy Finette Taylor ECCLESTON for a 50mm centrifugal pump on an unnamed watercourse, easement within Lot 4, DP 1013666, parish of Anson, County of Bathurst, for water supply for stock and domestic purposes.

DENNIS MILLING, Manager, Licensing North, Department of Water and Energy

Other Notices

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised traineeship vocation of Correctional Practice.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised traineeship vocation of Water Industry Operations.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Shipwright.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Advanced Engineering.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Boat Building.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Engineering (Electrical/Electronic).

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Engineering (Fabrication).

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Engineering (Mechanical).

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Higher Engineering.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Jewellery (Manufacturing and Repairing).

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

APRENTICESHIP AND TRAINEESHIP ACT 2001

NOTICE is given of the making of a Vocational Training Order for the recognised trade vocation of Locksmithing.

The Order specifies a number of matters in relation to the required training for this vocation, including the term/s of training, competency outcomes and course/s of study to be undertaken.

The Order will take effect from the date of publication in the *New South Wales Government Gazette*.

A copy of the Order may be inspected at any State Training Centre of the Department of Education and Training or on the Internet at http://apprenticeship.det.nsw.edu.au.

CO-OPERATIVES ACT 1992

Notice under Section 601AC of the Corporations Act 2001 as Applied by Section 325 of the Co-Operatives Act 1992

Notice is hereby given that the Co-operative mentioned below will be deregistered when three months have passed since the publication of this notice.

United Tenants Housing Co-operative Ltd.

Dated this 5th day of March 2008.

C. GOWLAND, Delegate of the Registrar of Co-operatives

CORPORATIONS ACT 2001

Notice under Section 601AC(2) of the Corporations Act 2001 as Applied by Section 52 of the Associations Incorporation Act 1984

NOTICE is hereby given that the Incorporated Association mentioned below will be deregistered when three months have passed since the publication of this notice.

Citycare Newcastle Inc (In Liquidation).

Dated this 4th day of March 2008.

C. GOWLAND, Delegate of the Registrar of Co-operatives

GEOGRAPHICAL NAMES ACT 1966

Notice of Amendment of Address Locality Boundary in Gosford 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 boundary between Matcham and Wamberal in the Gosford Local Government Area as shown on map GNB3532-2.

The position and extent of these address localities are shown on map GNB3532-2 and are recorded 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

PURSUANT to the provisions of section 10 of the Geographical Names Act 1966, the Geographical Names Board has this day assigned the geographical name listed hereunder.

Assigned Name: Bowinbah Creek.

Designation: Creek.

L.G.A.: Newcastle City Council.

Parish: Newcastle.
County: Northumberland.
L.P.I. Map: Wallsend.
1:100,000 Map: Newcastle 9232.
Reference: GNB5214.

Assigned Name: Boatman Creek.

Designation: Creek.

L.G.A.: Newcastle City Council.

Parish: Newcastle.
County: Northumberland.
L.P.I. Map: Wallsend.
1:100,000 Map: Newcastle 9232.
Reference: GNB5214.

Assigned Name: Koba Creek. Designation: Gully.

L.G.A.: Newcastle City Council.

Parish: Newcastle.
County: Northumberland.
L.P.I. Map: Wallsend.
1:100,000 Map: Newcastle 9232.
Reference: GNB5214.

Assigned Name: Marys Beach.

Designation: Beach.

L.G.A.: Port Stephens Council.

Parish: Tomaree.

County: Gloucester.

L.P.I. Map: Port Stephens.

1:100,000 Map: Port Stephens 9332.

Reference: GNB5192.

Assigned Name: Garrad Reserve.

Designation: Reserve.

L.G.A.: Shoalhaven City Council.

Parish: Ulladulla.
County: St Vincent.
L.P.I. Map: Milton.
1:100,000 Map: Ulladulla 8927.
Reference: GNB5204.

Assigned Name: Young Wallsend Creek.

Designation: Creek.

L.G.A.: Lake Macquarie City Council.

Parish: Teralba.

County: Northumberland. L.P.I. Map: Wallsend. 1:100,000 Map: Newcastle 9232. Reference: GNB5217.

Assigned Name: MacNamara Creek.

Designation: Gully.

L.G.A.: Lake Macquarie City Council.

Parish: Kahibah.

County: Northumberland.

L.P.I. Map: Wallsend. 1:100,000 Map: Newcastle 9232. Reference: GNB5217.

Assigned Name: Kennedy Creek.

Designation: Gully.

L.G.A.: Lake Macquarie City Council.

Parish: Kahibah.
County: Northumberland.
L.P.I. Map: Wallsend.
1:100,000 Map: Newcastle 9232.
Reference: GNB5217.

Assigned Name: Barwon Inn Rest Area.

Designation: Reserve.
L.G.A.: Walgett Shire.
Parish: Merritombea.
County: Baradine.
1:100,000 Map: Walgett.
Reference: GNB5206.

Assigned Name: John Shepherd Reserve.

Designation: Reserve.

L.G.A.: Shellharbour City Council.

Parish: Jamberoo.
County: Camden.
L.P.I. Map: Albion Park.
1:100,000 Map: Kiama 9028.
Reference: GNB5207.

Assigned Name: Hobbes Walkway

Designation: Track

L.G.A.: Moree Plains Shire Council

Parish: Moree
County: Courallie
L.P.I. Map: Moree
1:100,000 Map: Moree 8839
Reference: GNB5213

Assigned Name: Sydney Harbour Bridge Light.

Designation: Trig. Station.
L.G.A.: Unincorporated.
County: Cumberland.
L.P.I. Map: Parramatta River.
1:100,000 Map: Sydney 9130.

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.

PARENTS AND CITIZENS ASSOCIATIONS INCORPORATION ACT 1976

Incorporation of Parents and Citizens Associations

THE following association is hereby incorporated under the Parents and Citizens Associations Incorporation Act 1976.

- 1. Laguna Public School
- 2. Crookwell High School

JOHN DELLA BOSCA, M.L.C., Minister for Education and Training

LEGAL PROFESSION ACT 2004

Notice of Proposed Amendment to Solicitors Rules: Rule 42

The Council of the Law Society of NSW proposes to amend Rule 42 of the Revised Professional Conduct and Practice Rules so as to require a practitioner to complete, as part of the Mandatory Continuing Legal Education (MCLE) requirement, one (1) unit of education each year in each of the following three (3) fields: 'Ethics and Professional Responsibility', 'Practice Management and Business Skills' and 'Professional Skills' and to make various other amendments including increasing the number of units which may be claimed in respect of private study, expanding the bases for exemption from the MCLE requirement and allowing practitioners to carry over excess MCLE units from one MCLE year (1 April to 31 March) to the next MCLE year.

The proposed rule can be viewed on the Law Society's Website at www.lawsociety.com.au.

The Law Society invites comments and submissions on the proposed rule. These should be forwarded to the Secretary, Law Society of NSW, 170 Phillip Street, Sydney NSW 2000 or emailed to ethics@lawsocnsw.asn.au by 31 March 2008.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice to alter name of Yarrahapinni National Park

I, Professor MARIE BASHIR, A.C., CVO, Governor of the State of New South Wales, with the advice of the Executive Council, hereby alter the name of Yarrahapinni National Park to Yarrahapinni Wetlands National Park under the provisions of Section 30A(2) of the National Parks and Wildlife Act, 1974.

Signed and sealed at Sydney this 30th day of January, 2008.

MARIE BASHIR, Governor

By Her Excellency's Command!

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water GOD SAVE THE QUEEN

NATIONAL PARKS AND WILDLIFE ACT, 1974

Proclamation

I, Professor MARIE BASHIR, A.C., C.V.O, Governor of the State of New South Wales, with the advice of the Executive Council and in pursuance of the powers vested in me under Section 68 of the National Parks and Wildlife Act, 1974, with the consent of every owner and occupier do, on the recommendation of the Director-General of the Department of Environment and Climate Change, by this my Proclamation declare the lands described hereunder to be a wildlife refuge for the purposes of the abovementioned Act.

To be known as "Sandycamp Wildlife Refuge"

Signed and sealed at Sydney this 23rd day of January 2008.

MARIE BASHIR, Governor

By Her Excellency's Command!

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

Description

Land District – Bathurst; Council – Bathurst

County of Bathurst, Parish of Jedburgh, 4.73 hectares, being lot 76 DP 755779, NPWS 07/16094.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation of Nature Reserves

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, and assign to those lands the names in the Schedule below under the provisions of Section 30A(1) and Section 30A(2) of the National Parks and Wildlife Act, 1974.

Signed and sealed at Sydney this 30th day of January, 2008.

MARIE BASHIR, Governor

By Her Excellency's Command!

PHIL KOPERBERG, M.P., Minister for Climate Change, Environment and Water

GOD SAVE THE QUEEN!

SCHEDULE

Lansdowne Nature Reserve

Land District – Taree; LGA – Greater Taree

County Macquarie, Parish & Village Lansdowne, 13.90 hectares, being lot 305 DP722610 and lot 308 DP46702: DECC/07/9700.

Doctors Nose Mountain Nature Reserve.

Land District and LGA - Tenterfield.

County Clive, Parish Strathearn, 65.69 hectares, being lot 103 DP722816: DECC/07/9701.

NATIONAL PARKS AND WILDLIFE ACT, 1974

Notice of Reservation of a Regional Park

I, Professor Marie Bashir AC, CVO, Governor of the State of New South Wales, with the advice of the Executive Council, reserve the land described in the Schedule below, and assign to that land the name Wianamatta Regional Park under the provisions of Section 30A(1) and Section 30A(2) of the National Parks and Wildlife Act, 1974.

Signed and sealed at Sydney this 30th day of January, 2008.

MARIE BASHIR, Governor

By Her Excellency's Command!

PHIL KOPERBERG, M.P., Minister for the Environment and Climate Change

GOD SAVE THE QUEEN

Description

Land District – Metropolitan; LGA – Blacktown

County Cumberland, Parish Rooty Hill, 63.5 hectares, being lot 1 in Deposited Plan 1105297: DECC/F/3289.

Note: The above reservation is restricted to a depth of 100 metres below the surface.

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.

ALAN RITCHIE,
Manager,
Dangerous Goods,
Department of Environment and Climate Change NSW
(by delegation)

SCHEDULE

Pilot (Pesticide Rating) Licence

Name and address
of Licensee

Mr Alan Nigel Finlayson
MACDONALD,
114 Galatea Street,
Charleville QLD 4470.

Date of Granting
of Licence

5 March 2008.

RURAL FIRES ACT 1997

PURSUANT to Section 82 of the Rural Fires Act 1997 as amended, the Commissioner of the NSW Rural Fire Service, following consultation with the local stakeholders, declares the following Local Bush Fire Danger Period Variation:

Area of Variation: Great Lakes FCC Incorporating: Great Lakes Council

The Local Bush Fire Danger period has been revoked for the period 1 March until 31 March 2008.

During this period permits pursuant to Section 87 of the Rural Fires Act 1997 as amended will not be required for the lighting of fire for the purposes of land clearance or fire breaks.

SHANE FITZSIMMONS, AFSM, Commissioner

CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

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 224(3) of the Crimes (Administration of Sentences) Act 1999, do, by this Proclamation, vary the Proclamation of Glen Innes Correctional Complex published in the *New South Wales Government Gazette* of 12 June 1998 and 19 October 2001, and in variation thereof I declare Glen Innes Correctional Complex to be the area comprised within the boundaries hereunder, together with all buildings or premises which are now or may hereafter be erected thereon, viz.:

All that piece or parcel of land situate in the local government area of Severn, Parish of Diehard and County of Gough, being the part of Mount Mitchell State Forest No. 308 shown by dark shading as Glen Innes Correctional Complex on Plan Catalogue Number 55516 in the NSW Department of Commerce Plan Room reproduced hereunder and having a total area of 2293 hectares or thereabouts.

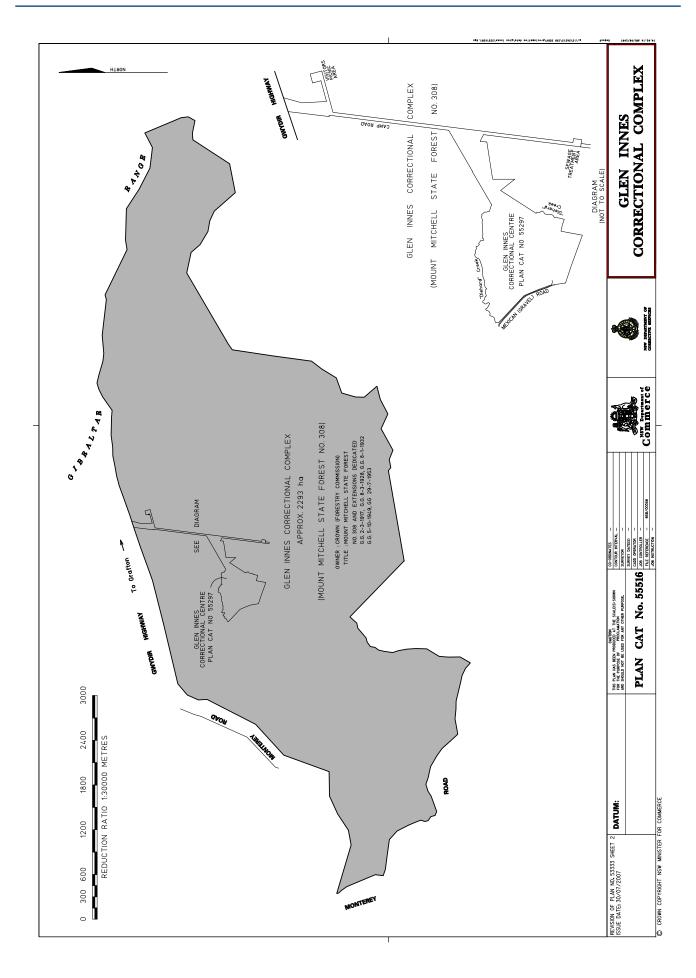
This proclamation is to take effect on and from the date of publication in the New South Wales Government Gazette.

Signed and sealed at Sydney, this 5th day of March 2008.

By Her Excellency's Command,

JOHN HATZISTERGOS, M.L.C., Minister for Justice

GOD SAVE THE QUEEN!



CRIMES (ADMINISTRATION OF SENTENCES) ACT 1999

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 225(4) of the Crimes (Administration of Sentences) Act 1999, do, by this Proclamation, vary the Proclamation of Glen Innes Correctional Centre published in the *New South Wales Government Gazette* of 12 June 1998 and 19 October 2001, and in variation thereof I declare Glen Innes Correctional Centre to be the area comprised within the boundaries hereunder (together with all buildings or premises which are now or may hereafter be erected thereon), viz:

All that piece or parcel of land situate in the local government area of Severn, Parish of Diehard and County of Gough, being the parts of Mount Mitchell State Forest No. 308 shown by shading as Glen Innes Correctional Centre on Plan Catalogue Number 55297 in the NSW Department of Commerce Plan Room reproduced hereunder and having a total area of 40.23 hectares or thereabouts.

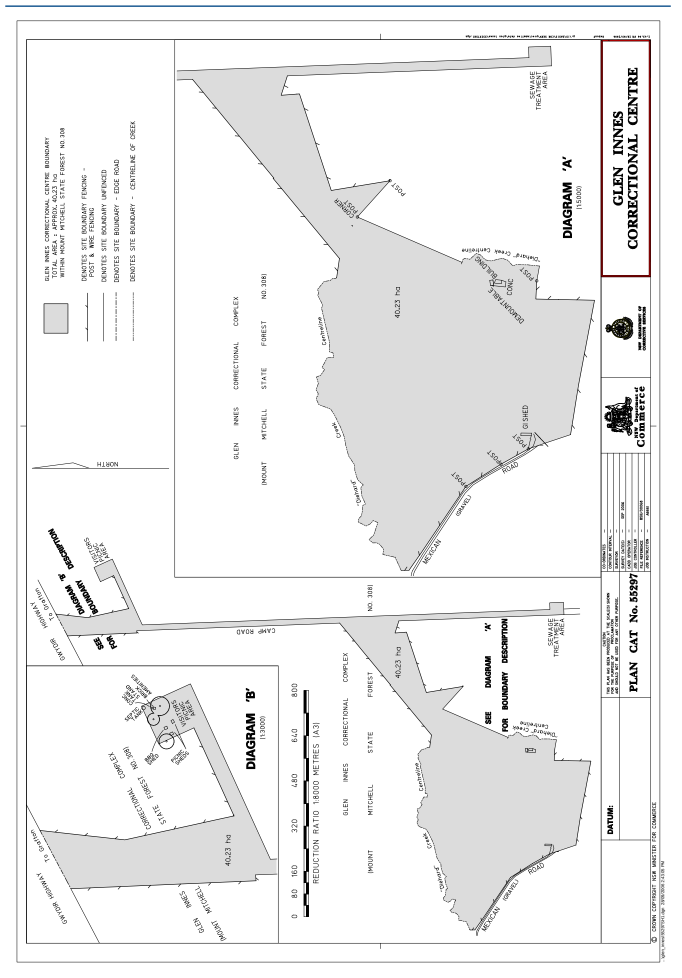
This proclamation is to take effect on and from the date of publication in the New South Wales Government Gazette.

Signed and sealed at Sydney, this 5th day of March 2008.

By Her Excellency's Command,

JOHN HATZISTERGOS, M.L.C., Minister for Justice

GOD SAVE THE QUEEN!



Electricity (Consumer Safety) Act 2004

Order under Section 5

I, Lyn Baker, Commissioner for Fair Trading:

- (1) revoke, on and from the date on which this order is published in the *New South Wales Government Gazette*, the order dated 16 August 2007 published in the *New South Wales Government Gazette* of 24 August, No. 103 at page 5952; and
- (2) pursuant to sections 5(2) and 5(3) of the *Electricity (Consumer Safety) Act 2004* by this order, declare the electrical articles of a class described in Schedule 1 to be, on and from the date on which this order is published in the New South Wales Government Gazette, declared electrical articles for the purposes of Part 2 of the *Electricity (Consumer Safety) Act 2004* and the specifications, including modifications, specified in Schedule 1 to be those applicable to electrical articles of that class.

Signed this twenty sixth day of February 2008

LYN BAKER COMMISSIONER FOR FAIR TRADING

SCHEDULE 1

DECLARED ELECTRICAL ARTICLES

Interpretation:

In this schedule a reference to-

AS/NZS 3350.1 means AS/NZS 3350.1:2002 with amendments 1 to 4;

AS/NZS 60335.1 means AS/NZS 60335.1:2002 with amendments 1 to 3;

AS/NZS 3100 means AS/NZS 3100:2002 with amendments 1 to 3;

AS/NZS 60745.1 means AS/NZS 60745.1:2003 with amendments 1 to 3;

AS/NZS 60598.1 means AS/NZS 60598.1:2003;

AS/NZS 61558.1 means AS/NZS 61558.1:2000 with amendments 1 to 6;

AS/NZS 3160 means AS/NZS 3160:2001 with amendments 1 and 2; and

AS/NZS 60065 means AS/NZS 60065:2003

1. **APPLIANCE CONNECTOR** - an electrical device which -

- (a) is for attachment to a flexible cord; and
- (b) makes a detachable connection between the conductors of the cord and the pins or contacts of any low voltage appliance or equipment of a type intended or generally used for household applications;

but does not include -

- (c) a connector within the scope of AS/NZS 3123; or
- (d) a plug or socket-outlet within the scope of AS/NZS 3131.

Class specification:

Appliance plug -

AS/NZS 60320.1:2004.

Plug connector -

AS/NZS 60320.1:2004 and AS/NZS 60320.2.2:2004.

2. ARC WELDING MACHINE - an electrical appliance which -

- (a) is for use in the electric arc welding process;
- (b) is for connection to single phase low voltage supply;
- (c) is fitted with a flexible cord and plug rated at not more than 16 A;
- (d) can easily be moved from one place to another while it is connected to supply; and
- (e) has, for GMAW (gas metal arc welding), GTAW (gas tungsten arc welding), and FCAW (flux cored arc welding) machines, a 100% output rating not exceeding 65 A. The 100% rating is calculated from the square root of the marked duty cycle expressed in decimal form multiplied by the marked output current associated with the duty cycle in amperes;

but does not include -

(f) an arc welding machine promoted exclusively to industry.

Class specification:

AS/NZS 60974.6:2006

3. BAYONET LAMPHOLDER - an electrical device which -

- (a) accommodates a lamp with a bayonet cap of 15 mm or 22 mm nominal diameter; but does not include -
- (b) a lampholder which by design is restricted to specific appliances; or

(c) a lampholder which is for incorporation in industrial equipment only.

Class specification:

AS/NZS 3100 and AS 3117: 2007 (until 30 December 2016); or AS/NZS 61184:2007

4. BAYONET LAMPHOLDER ADAPTOR - an electrical device which -

- (a) is for insertion into a B22 bayonet lampholder; and
- (b) is for connection to a flexible cord; or
- (c) has one or more lampholders.

Class specification:

AS/NZS 3100 and AS 3119:1994.

5. BLANKET - an electrical appliance which -

- (a) is for the application of heat to a bed;
- (b) is flexible;
- (c) has a fabric enclosure; and
- (d) has a projected surface area exceeding 0.6 square metres;

and includes -

(e) any associated power supply or controller.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.17:2000 with amendments 1 to 3 (until 31 May 2011); or AS/NZS 60335.1 and AS/NZS 60335.2.17:2004 with amendment 1.

6. BREAD TOASTER - an electrical appliance which -

- (a) is a household type; and
- (b) is for toasting bread or similar foods.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.9:1999 with amendments 1 to 4 (until 22 November 2009): or

AS/NZS 60335.1 and AS/NZS 60335.2.9:2002 with amendments 1 to 4.

7. **CLOTHES DRYER** - an electrical appliance which -

- (a) is a household type; and
- (b) is for drying textile material.

but does not include -

(c) a heated towel rail

Class specification:

Rotary type -

AS/NZS 3350.1 and AS/NZS 3350.2.11:2001 with amendment 1 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.11:2002 with amendments 1 and 2.

Cabinet type-

AS/NZS 3350.1 and AS/NZS 3350.2.43:2001 with amendments 1 and 2 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.43:2005 with amendment 1.

8. **CONTROL OR CONDITIONING DEVICE** - an electrical device which -

- (a) is a household type;
- (b) is for controlling or conditioning the electrical input to electrical apparatus;
- (c) is self contained; and
- (d) connects to supply by means of a flexible cord and plug, appliance inlet or pins for engagement with a socket-outlet.

Class specification:

AS/NZS 3100 and AS/NZS 3197:2005 with amendment 1.

9. **COOKING APPLIANCE - PORTABLE TYPE** - an electrical appliance which -

- (a) is a household type;
- (b) is for cooking or warming food by electrical energy; and
- (c) is portable.

Class specification:

Griller, roaster, or oven (including breadmaker)-

AS/NZS 3350.1 and AS/NZS 3350.2.9:1999 with amendments 1 to 4 (until 22 November 2009) or

AS/NZS 60335.1 and AS/NZS 60335.2.9:2002 with amendments 1 to 4.

Warming plate and similar-

AS/NZS 3350.1 and AS/NZS 3350.2.12:1997 with amendments 1 to 3 (until 31 May 2011); or AS/NZS 60335.1 and AS/NZS 60335.2.12:2004.

Frying pan, deep fryer or wok-

AS/NZS 3350.1 and AS/NZS 3350.2.13:2001 with amendment 1 (until 31 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.13:2004 with amendment 1.

Outdoor barbecue-

AS/NZS 3350.1 and AS/NZS 3350.2.78:1996 with amendments 1 to 3 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.78:2005 with amendment 1.

10. CORD EXTENSION SOCKET - an electrical device which -

- (a) is for attachment to a flexible cord;
- (b) has a maximum rating of 20 A at low voltage; and
- (c) has contacts whereby a detachable connection may be made with the corresponding pins of a plug or an inlet;

but does not include -

- (d) a connector or appliance connector designated in AS/NZS 3123; or
- (e) a socket outlet designated in AS/NZS 3131.

Class specification:

AS/NZS 3100 and AS/NZS 3120:1999.

11. CORD-LINE SWITCH - an electrical device which -

- (a) is for attachment in a flexible cord;
- (b) manually opens and closes an electrical circuit; and
- (c) has a rating not exceeding 16 A at low voltage;

but does not include -

(d) bell push and pendant switches.

Class specification:

AS/NZS 3100 and AS/NZS 3127:2005.

12. **DECORATIVE LIGHTING OUTFIT** - an electrical appliance which -

- (a) is for decorative, display or illumination purposes;
- (b) is portable;
- (c) consists of -
 - lamps or lampholders interconnected by flexible cord of less than 2.5 square millimetres cross-sectional area; or
 - (ii) lamps within a flexible enclosure; and
- (d) may be integral with a frame or similar support;

and includes -

(e) any integral power supply or control device.

Class specification:

AS/NZS 60598.1 and AS/NZS 60598.2.20:2002.

13. **DISHWASHING MACHINE** - an electrical appliance which -

- (a) is a household type; and
- (b) is for washing of eating or cooking utensils.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.5:1995 with amendments 1 to 3 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.5:2002 with amendment 1.

14. EDISON SCREW LAMPHOLDER - an electrical device which -

(a) accommodates a lamp with an Edison screw cap of 14 mm or 27 mm nominal outside diameter;

but does not include -

- (b) a lampholder which by design is restricted to specific appliances; or
- (c) a lampholder which is for incorporation in industrial equipment only.

Class specification:

AS/NZS 3100 and AS 3140:2007 (until 30 December 2016) or AS/NZS 60238:2007.

- **15. FAN** an electrical appliance which -
 - (a) is a household type;
 - (b) has a primary function of moving air in its vicinity; and
 - (c) is self-contained;

and includes -

(d) any associated ancillary equipment.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.80:1998 with amendments 1 to 4 (until 3 September 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.80:2004.

16. FENCE ENERGISER – an electrical appliance which regulates and controls the supply of electrical energy to an electric fence.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.76:1998 with amendments 1 to 3 (until 30 May 2010) or AS/NZS 60335.1 and AS/NZS 60335.2.76:2003 with amendment 1.

17. FLEXIBLE HEATING PAD - an electrical appliance which -

- (a) is for application of heat to parts of the human body;
- (b) is in the form of a flexible pad; and
- (c) has a projected area not exceeding 0.6 square metres.

Class specification:

Foot warmer and foot mat-

AS/NZS 3350.1 and AS/NZS 3350.2.81:1998 with amendments 1 and 2 (until 20 October 2013) or AS/NZS 60335.1 and AS/NZS 60335.2.81:2006 with amendment 1

Other-

AS/NZS 3350.1 and AS/NZS 3350.2.17:2000 with amendments 1 to 3 (until 31 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.17:2004 with amendment 1.

18. FLOOR POLISHER/SCRUBBER – an electrical appliance which -

- (a) is a household type; and
- (b) is used to polish or scrub floors.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.10:1996 with amendments 1 to 3 (until 24 March 2013) or AS/NZS 60335.1 and AS/NZS 60335.2.10:2006.

19. FLUORESCENT LAMP BALLAST - an electrical device which -

- is for controlling the magnitude of current flowing through the discharge path of a fluorescent lamp;
- (b) is of the independent or built-in type intended for use with luminaires (portable or fixed); or
- (c) is of the integral type, rated at 60 watts or less, such that it forms a non-replaceable part of a fluorescent lamp/ballast combination; or
- (d) is of the adaptor type such that it allows the insertion of a fluorescent lamp into the ballast by the user;

and includes -

(e) any capacitor incorporated in or supplied with the ballast;

but does not include -

(f) a ballast which is incorporated in luminaires certified for compliance with the requirements for electrical equipment with increased safety type protection (Ex e) for use in hazardous locations.

Class specification:

Integral (self ballasted lamp) magnetic and electronic types AS/NZS 60968:2001.

Other magnetic type-

AS/NZS 61347.1:2002 and AS/NZS 61347.2.8:2003.

Other electronic type-

AS/NZS 61347.2.3:2004.

20. FLUORESCENT LAMP STARTER - an electrical device which -

- (a) is for starting preheat type fluorescent lamps;
- (b) is a glow-start type; and
- (c) has an enclosure of insulating material.

Class specification:

AS/NZS 60155:2000 (Section 1) with amendments 1 and 2.

21. HAIR CARE APPLIANCE - an electrical appliance which -

- (a) is a household type or a commercial hand-held type; and
- (b) is for drying, styling or the caring of human hair.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.23:2001 with amendments 1 to 3 (until 31 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.23:2004.

22. HEDGE CLIPPER – an electrical appliance which –

- (a) is for trimming hedges; and
- (b) is hand held.

Class specification:

AS/NZS 3100 and AS/NZS 3160 (until 20 October 2009) or AS/NZS 60745.1 and AS/NZS 60745.2.15:2006.

23. IMMERSION HEATER - an electrical appliance which -

- (a) is a household type;
- (b) is for heating liquid in which it may be immersed; and
- (c) is self contained;

and includes -

(d) aquarium type immersion heaters.

Class specification:

Aquarium type-

AS/NZS 3350.1 and AS/NZS 3350.2.55:1998 with amendments 1 to 3 (until 3 September 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.55:2004 with amendment 1.

Portable (other than aquarium) type-

AS/NZS 3350.1 and AS/NZS 3350.2.74:2001 with amendment 1 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.74:2005 with amendment 1.

Fixed type-

AS/NZS 3350.1 and AS/NZS 3350.2.73:1996 with amendments 1 to 3 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.73:2005 with amendment 1.

24. INSECT ELECTROCUTOR - an electrical appliance which -

- (a) is a household type; and
- (b) kills insects by the application of electrical energy.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.59:1999 with amendments 1 to 3 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.59:2005 with amendment 1 and 2.

25. INSPECTION HANDLAMP - an electrical appliance which -

- (a) is for inspection purposes using illumination;
- (b) holds an incandescent or discharge lamp; and
- (c) is hand held;

but does not include -

(d) handlamps with a magnification facility.

Class specification:

AS/NZS 60598.1 and AS/NZS 60598.2.8:2002.

26. IRON - an electrical appliance which -

- (a) is a household type;
- (b) is for smoothing or pressing fabric by the application of heat or steam; and
- (c) is hand held except for any separate steam generator;

and includes -

(d) any associated equipment.

Class specification:

Fabric steamer -

AS/NZS 3350.1 and AS/NZS 3350.2.85:1998 with amendments 1 and 2 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.85.

Other -

AS/NZS 3350.1 and AS/NZS 3350.2.3:1995 with amendments 1 to 3 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.3:2002 with amendment 1.

27. KITCHEN MACHINE - an electrical appliance which -

- (a) is a household type;
- (b) is for the preparation of food by mechanical means; or
- (c) is for opening cans; or
- (d) is for sharpening of knives.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.14:1995 with amendments 1 to 3 (until 25 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.14:2007.

28. LAWN CARE APPLIANCE - an electrical appliance which -

- (a) is a household type; and
- (b) is for cutting grass or lawn.

Class specification:

Mower-

AS/NZS 60335.1 and AS/NZS 60335.2.77:2002 with amendment 1.

Trimmer (with non-metallic filament line or cutter/s)-

AS/NZS 60335.1 and AS/NZS 60335.2.91:2002 with amendments 1 and 2.

Trimmer (other)-

AS/NZS 3100 and AS/NZS 3156: 1995 with amendments 1 and 2 (withdrawn from publication) (until 20 October 2008) or AS/NZS 60335.2.91:2002 with amendments 1 and 2.

29. LIQUID HEATING APPLIANCE – an electrical appliance which –

- (a) is a household type;
- (b) is portable;
- (c) has a capacity not exceeding 10L; and
- (d) heats liquid for:
 - (i) humidifying room air; or
 - (ii) use in, or as, a hot beverage; or
 - (iii) cooking.

Class specification:

Humidifier-

AS/NZS 3350.1 and AS/NZS 3350.2.98:1998 with amendments 1 and 2 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.98:2005.

Other-

AS/NZS 3350.1 and AS/NZS 3350.2.15:2002 with amendments 1 to 3 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.15:2002 with amendments 1 to 3.

30. **LUMINAIRE - PORTABLE TYPE** - an electrical appliance which -

- (a) is a household type;
- (b) provides illumination or for decorative purposes, produces light;
- (c) is fitted with a supply flexible cord, an appliance inlet socket or a power supply unit with integral pins for insertion into a socket outlet;
- (d) is for standing on a table or floor, or is fitted with a clamp or similar for attachment to vertical or horizontal surfaces;
- (e) is for use with tungsten filament, tubular fluorescent or other discharge lamps; and
- (f) is constructed to represent a model, person or animal and by its design and materials is likely to be treated by a child as a toy; or
- (g) has metal parts which are required to be earthed or double insulated from live parts (excluding live parts of an all insulated lampholder).

Class specification:

Child appealing type (refer to clause (f))-

AS/NZS 60598.1 and AS/NZS 60598.2.10:1998.

AS/NZS 60598.2.10:1998 is modified to deem luminaires to be of class III construction where they are permanently connected to an approved safety extra-low voltage source and that source is separated from the child appealing part by at least 2m.

Type fitted with a built-in transformer or convertor-

AS/NZS 60598.1 and AS/NZS 60598.2.6:1998.

Floodlight-

AS/NZS 60598.1 and AS/NZS 60598.2.5:2002.

Other-

AS/NZS 60598.1 and AS/NZS 60598.2.4: 2005 with amendment 1.

31. MASSAGE APPLIANCE - an electrical appliance which -

- (a) is a household type;
- (b) is for massaging the human body;
- (c) is portable; and
- (d) is self-contained.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.32:2001 with amendment 1 (until 3 September 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.32:2004.

32. MICROWAVE OVEN - an electrical appliance which -

- (a) is a household type; and
- (b) applies heat to food, liquid or other substances in a chamber by means of high-frequency electromagnetic radiation.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.25:2001 with amendment 1 (until 13 May 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.25:2002 with amendments 1 to 4.

33. MINIATURE OVERCURRENT CIRCUIT-BREAKER - an electrical device which -

(a) is an enclosed air-break switch;

- opens a low voltage circuit automatically under pre-determined conditions of overcurrent;
- (c) has a nominal rating not exceeding 125 A; and has -
 - a current breaking capacity up to but not including 10 kA;
 and/or
 - (ii) a projected panel mounting area not exceeding 4000 square millimetres per pole;

but does not include -

(d) miniature overcurrent circuit-breakers as defined but which are intended and marked as being only for use in industrial application.

Class specification:

AS 3111:1994 with amendment 1 or AS/NZS 60898.1:2004 and 60898.2:2004.

34. OUTLET DEVICE - an electrical device which -

- (a) is a household type;
- (b) as its primary function, extends supply from a socket-outlet;
- (c) is portable;
- (d) incorporates facilities for the insertion of a plug or plugs; and
- (e) has a rating not exceeding 20 A;

but does not include -

(f) a cord extension set.

Class specification:

Integral pin type (including travel adaptor) -

AS/NZS 3100 and AS/NZS 3122:2005.

AS/NZS 3122:2005 is modified to preclude types that can be rewired by the user.

Other -

AS/NZS 3100 and AS/NZS 3105:2007.

35. PLUG - an electrical device which -

- (a) makes a detachable connection between the contacts of a socket-outlet and the conductors of a flexible cord;
- (b) has two, three or four pins for insertion into a socket-outlet; and
- (c) has a maximum rating of 20 A;

but does not include -

- (d) a plug which is within the scope of AS/NZS 3123:1994 with amendment 1 and is intended for industrial use; or
- (e) a plug which is within the scope of AS/NZS 3131:1995.

Class specification:

AS/NZS 3100 and AS/NZS 3112:2004 with amendment 1.

36. POWER SUPPLY OR CHARGER – an electrical appliance which-

- (a) provides an output not exceeding 50 volts a.c. or 120 volts ripple free d.c.;
- (b) is a type to provide supply to separate luminaires; or
- (c) is a household type for either charging batteries or to provide a supply to separate equipment.

Class specification:

Power supply for general use-

AS/NZS 61558.1 and AS/NZS 61558.2.6:2001 with amendment 1.

Power supply (electronic or transformer types) designated for use with specific electronic equipment-

AS/NZS 60065:2003 or AS/NZS 60950.1:2003 with amendment 1.

Power supply for toys-

AS/NZS 61558.1 and AS/NZS 61558.2.7:2001.

Power supply for bells or chimes-

AS/NZS 61558.1 and AS/NZS 61558.2.8:2001.

Power supply (electronic type) for lighting purposes-AS/NZS 61347.2.2:2007.

Power supply for Handlamps-

AS/NZS 61558.1 and AS/NZS 61558.2.9:2003.

Battery charger-

AS/NZS 3350.1 and AS/NZS 3350.2.29:2001 with amendment 1 (until 31 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.29:2004 with amendment 1.

37. PROJECTOR – an electrical appliance which –

- (a) is a household type; and
- (b) is for projecting an image from a photographic slide or moving film.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.56:1998 with amendments 1 to 3.

- **38. RANGE** an electrical appliance which -
 - (a) is a household type;
 - (b) is for cooking food using heat produced by electrical energy; and
 - (c) is stationary.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.6:2006 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.6:2002 with amendments 1to 4.

39. RANGE HOOD - an electrical appliance which -

- (a) is a household type;
- (b) collects and/or filters air; and
- (c) is for installation above a cooking appliance.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.31:2001 with amendments 1 and 2 (until 3 September 2011) or AS/NZS 60335.1 and 60335.2.31:2004 with amendments 1 and 2.

40. RAZOR/HAIR CLIPPER - an electrical appliance which -

- (a) is a household type; and
- (b) shaves, cuts or trims human hair.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.8:1995 with amendments 1 to 3 (until 31 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.8:2004 with amendment 1.

41. **REFRIGERATOR/FREEZER** - an electrical appliance which -

- (a) is a household type; and
- (b) cools and stores food.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.24:2001 with amendment 1 (until 14 November 2010) or AS/NZS 60335.1 and AS/NZS 60335.2.24:2003 with amendments 1 and 2.

42. **RESIDUAL CURRENT DEVICE** - an electrical device which -

- (a) isolates or initiates a tripping signal to isolate a low-voltage supply to protected circuits, sockets-outlets or equipment in the event of a current flow to earth which exceeds a pre-determined level;
- (b) has a rated residual current not exceeding 300 mA for devices intended for connection to fixed wiring or 30 mA for other devices; and
- (c) has a rated load current not exceeding 125 A for devices intended for connection to fixed wiring or 20 A for other devices;

but does not include -

- (d) a device intended to be used with a particular circuit-breaker other than a miniature overcurrent circuit-breaker; or
- (e) a device intended to protect an electricity supply authority distribution system; or
- (f) a device covered by AS 2081 and intended for mines use.

Class specification:

Without integral overcurrent protection

AS/NZS 61008.1:2004 or AS3190:2002 with amendment 1.

With integral overcurrent protection

AS/NZS 61009.1:2004 with amendment 1 or AS 3190:2002 with amendment 1 and AS 3111.

43. ROOM HEATER - an electrical appliance which -

- (a) is a household type; and
- (b) is for heating, by electrical energy, the atmosphere for comfort purposes;

but does not include -

- (c) an airconditioning appliance;
- (d) a heating system that is intended to heat the atmosphere of a room primarily by raising the temperature of any floor, wall, or ceiling area; or
- (e) an under-carpet heating system.

Class specification:

Thermal storage type-

AS/NZS 3350.1 and AS/NZS 3350.2.61:2001 with amendment 1 (until 17 June 2012) or AS/NZS 60335.1 and AS/NZS 60335.2.61:2005 with amendment 1.

Other-

AS/NZS 3350.1 and

AS/NZS 3350.2.30:2007 with amendment 1 (until 31 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.30:2004 with amendments 1 to 4.

44. SEWING MACHINE – an electrical appliance which –

- (a) is a household type; and
- (b) is for stitching fabric or other material.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.28:1996 with amendments 1 to 3.

45. SOCKET-OUTLET - an electrical device which -

- (a) is for fixing at a point at which fixed wiring terminates;
- (b) provides a detachable connection with the pins of a plug;

- (c) has two, three or four contacts; and
- (d) has a maximum rating of 20 A;

but does not include -

(e) an outlet within the scope of AS/NZS 3123 or AS/NZS 3131.

Class specification:

AS/NZS 3100 and AS/NZS 3112:2004 with amendment 1.

46. SOLDERING IRON - an electrical appliance which -

- (a) is for the application or removal of solder; and
- (b) is hand held;

and includes -

(c) any integral or associated power supply or controller;

but does not include -

(d) a soldering iron promoted exclusively to industry.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.45:1997 with amendments 1 to 3 (until 3 September 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.45:2004.

47. SUPPLY FLEXIBLE CORD - an electrical cord which -

- (a) is unscreened and flexible;
- (b) is designed for use at low voltage;
- (c) consists of two or three elastomer or PVC insulated cores of multistrand construction;
- (d) has a cross-sectional area of each conductor not exceeding 2.5 square millimetres; and
- (e) has for other than tinsel cords, individual wire strandings not exceeding -
 - (i) 0.21 mm for conductor sizes up to 1 square millimetre; or
 - (ii) 0.26 mm for conductor sizes exceeding 1 square millimetre;

but does not include -

(f) a flexible cord directly connected to equipment or approved non-rewirable accessories which is marked in accordance with the CENELEC HAR marking scheme for flexible cords.

Class specification:

AS 3191:2003; or

AS/NZS 60227.5:2003 with amendment 1 (PVC); or

AS/NZS 60245.4:2003 with amendment 1 (Rubber).

48. SWIMMING POOL OR SPA EQUIPMENT - an electrical appliance or device -

- (a) that is a transportable spa pool or transportable spa-bath
- (b) that is for circulating air or water in a conventional bath; or
- (c) that is for use in the operation or cleaning of a swimming pool, non-transportable spa pool or non-transportable spa-bath

But does not include -

- (d) an appliance or device exclusively promoted for commercial use; or
- (e) a heat pump

Class specification:

Pump-

AS/NZS 3350.1 and AS/NZS 3350.2.41:1997 with amendments 1 to 3 (until 3 September 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.41:2004.

Spa pool, Spa bath or an appliance intended to circulate air or water in a conventional bath-AS/NZS 3350.1 and AS/NZS 3350.2.60:2000 with amendments 1 to 4 (until 24 March 2013) or AS/NZS 60335.1 and AS/NZS 60225.2.60:2006.

Other-

AS/NZS 3100 and AS/NZS 3136:2001 with amendments 1 and 2.

49. TELEVISION RECEIVER - an electrical appliance which -

- (a) is for household use;
- (b) is for the display of public or subscription television broadcasts; and
- (c) incorporates a single cathode ray picture tube.

Class specification:

AS/NZS 60065:2003.

50. THERAPEUTIC LAMP – an electrical appliance which –

- (a) is a household type;
- (b) produces ultraviolet or infra-red radiation for personal, therapeutic or cosmetic purposes; and
- (c) is portable.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.27:1996 with amendments 1 to 3 (until 31 May 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.27:2004 with amendments 1 and 2.

51. TOOL - PORTABLE TYPE - an electrical appliance which -

- (a) is for machining, drilling, sawing, or surface preparation; and
- (b) may be entirely supported by hand during operation;

but does not include -

(c) a tool, portable type, promoted exclusively to industry.

Class specification:

Drill-

AS/NZS 60745.1 and AS/NZS 60745.2.1:2003.

Sander or polisher (other than disk types)-

AS/NZS 60745.1 and AS/NZS 60745.2.4:2003.

Circular saw-

AS/NZS 60745.1 and AS/NZS 60745.2.5:2003 (until 25 May 2009) or AS/NZS 60745.1 and AS/NZS 60745.2.5:2007.

Jig or sabre saw-

AS/NZS 60745.1 and AS/NZS 60745.2.11:2003.

Planer-

AS/NZS 60745.1 and AS/NZS 60745.2.14:2003.

Router-

AS/NZS 60745.1 and AS/NZS 60745.2.17:2003.

Grinder, polisher and disk type sander-

AS/NZS 3100 and AS/NZS 3160 (until 20 October 2009) or AS/NZS 60745.1 and AS/NZS 60745.2.3:2006.

Chain saw-

AS/NZS 3100 and AS/NZS 3160 (until 25 August 2009) or AS/NZS 60745.1 and AS/NZS 60745.2 13:2006.

Other-

AS/NZS 3100 and AS/NZS 3160.

52. VACUUM CLEANER - an electrical appliance which -

- (a) is a household type;
- (b) is portable; and
- (c) removes dust, dirt or moisture and the like from floor coverings by suction; or
- (d) removes garden refuse from lawns or paths and the like by suction.

Class specification:

Hand held garden type-

AS/NZS 3350.1 and AS/NZS 3350.2.2:2001 with amendment 1 (until 14 November 2010) or AS/NZS 60335.1 and AS/NZS 60335.2.100:2003

Other-

AS/NZS 3350.1 and AS/NZS 3350.2.2:2001with amendment 1 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.2:2002 with amendments 1 and 2.

53. WALL SWITCH - an electrical device which -

- (a) is an air-break switch;
- (b) is for connection to the wiring of an electrical installation;
- (c) is primarily for mounting on a vertical surface;
- (d) is manually opened and manually closed; and
- (e) has a rating not exceeding 20 A.

Class specification:

AS/NZS 3100 and AS/NZS 3133:2003 with amendment 1.

54. WASHING MACHINE - an electrical appliance which -

- (a) is a household type; and
- (b) is used for washing clothes.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.7:2001 with amendment 1 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.7:2002 with amendments 1 and 2.

55. WATER BED HEATER - an electrical appliance which -

- (a) is for installation under a water bed envelope; and
- (b) heats water contained in that envelope;

and includes -

(c) any associated control device.

Class specification:

AS/NZS 3350.1 and AS/NZS 3350.2.66:1997 with amendments 1 to 3 (until 3 September 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.66:2004.

56. WATER HEATER - an electrical appliance which -

(a) is for heating and storage of water for bathing, washing or similar purposes;

- (b) incorporates a heating element;
- (c) is unvented; and
- (d) has a storage capacity not less than 4.5 L nor more than 680 L.

* or

- * (e) is for heating water
- * (f) is of the instantaneous type; and
- * (g) incorporates live parts in contact with water.

Class specification:

Pressure storage -

AS/NZS 3350.1 and AS/NZS 3350.2.21:1999 with amendments 1 to 5 (until 22 November 2009) or AS/NZS 60335.1 and AS/NZS 60335.2.21:2002 with amendments 1 and 2.

Instantaneous -

AS/NZS 3350.1 and AS/NZS 3350.2.35:1999 with amendments 1 and 2 (until 15 October 2011) or AS/NZS 60335.1 and AS/NZS 60335.2.35:2004 with amendment 1.

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^{*} applicable on 8 December 2007.

TENDERS

Department of Commerce SUPPLIES AND SERVICES FOR THE PUBLIC SERVICE

Information in relation to the Department of Commerce proposed, current and awarded tenders is available on:

http://www.tenders.nsw.gov.au

PRIVATE ADVERTISEMENTS

COUNCIL NOTICES

ALBURY CITY COUNCIL

Roads Act 1993, Section 162 Naming of Public Roads

NOTICE is hereby given that Albury City Council has named/renamed Reservoir Road between Urana Road and Michelle Avenue, Lavington. The section of Reservoir Road between Centaur Road and Michelle Avenue is named/renamed as Burrows Road. The extension of Reservoir Road north from Centaur Road to Urana Road has also been named as Burrows Road.

An original section of the alignment of Reservoir Road south of Pearsall Street that was turned into a service road by the extension of Burrows Road to the north, has been renamed as Panorama Place.

A proposed extension of Kaitlers Road east from intersection of Burrows Road with Urana Road to the existing western end of Kaitlers Road is also named Kaitlers Road. Mr LESLIE G. TOMICH, General Manager, Albury City Council, PO Box 323, Albury NSW 2640. [3804]

BROKEN HILL CITY COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991 Notice of Compulsory Acquisition of Land

BROKEN HILL CITY COUNCIL declares with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for the purposes of public recreation and residential subdivision and resale. Dated at Broken Hill, this 28th day of February 2008. F. ZAKNICH, General Manager, Broken Hill City Council, PO Box 448, Broken Hill NSW 2880.

SCHEDULE

Lot 1, DP 1115956.

[3805]

GLEN INNES SEVERN COUNCIL

Roads Act 1993, Section 162 Naming of Public Roads

NOTICE is hereby given that pursuant to section 162 of the Roads Act 1993, Council has named the roads described hereunder:

Location

Name

Road running west off Manns Lane, Faunt Lane. immediately south of Wentworth
Street and behind CWA Mountain
Home.

Erratum

The spelling of Furracabad Road is hereby confirmed.

HEIN BASSON, General Manager, Glen Innes Severn Council, PO Box 61, Glen Innes NSW 2370.

[3806]

LIVERPOOL CITY COUNCIL

Roads Act 1993, Section 10

NOTICE is hereby given that The Council of the City of Liverpool dedicates the land described in the schedule below as public road under section 10 of the Roads Act 1993. GENERAL MANAGER, The Council of the City of Liverpool, Locked Bag 7064, Liverpool BC NSW 1871.

SCHEDULE

All that piece or parcel of land known as Lot 202 in DP 1037262 in The City of Liverpool, Parish of Minto, County of Cumberland and as described in Folio Identifier 202/1037262. [3807]

TAMWORTH REGIONAL COUNCIL

Local Government Act 1993

Land Acquisition (Just Terms Compensation) Act 1991

Notice of Compulsory Acquisition of Land

TAMWORTH REGIONAL COUNCIL declares with the approval of Her Excellency the Governor, that the land described in the Schedule below, excluding any mines or deposits of minerals in the land, is acquired by compulsory process in accordance with the provisions of the Land Acquisition (Just Terms Compensation) Act 1991, for public car parking. Dated at Tamworth, this 3rd day of March 2008. GLENN INGLIS, General Manager, Tamworth Regional Council, PO Box 555, Tamworth NSW 2340.

SCHEDULE

Lot 111, DP 746502.

[3808]

WOLLONGONG CITY COUNCIL

Notice of New Street Names

s162 Roads Act 1993 (NSW)

Wollongong City Council hereby gives notice that it has named the streets shaded dark grey on the accompanying plans "Scotland Lane" and "Camp Creek Lane" as indicated. GENERAL MANAGER, Wollongong City Council, 41 Burelli Street, Wollongong, NSW 2500, tel.: (02) 4227 7111.

GUNNEDAH SHIRE COUNCIL

Local Government Act 1993, Section 713

Sale of Land for Unpaid Rates and Charges

NOTICE is hereby given to the persons named hereunder that Gunnedah Shire Council has resolved, in pursuance of section 713 of the Local Government Act 1993, as amended, to sell the lands described hereunder of which the persons named appear to be the owners or in which they appear to have an interest in the land, and on which the amount of rates stated in each case, as at 27th February 2008.

Owners or persons having an interest in the land	Description of land	Amount of rates overdue for more than five (5) Years	Amount of all liable rates and charges due and in arrears	Total
(a)	(b)	(c) \$	(d) \$	(e) \$
Russell John and Georgia Jane Shephard, 66 Rawson Street, Kurri Kurri NSW 2327.	Lot B, DP 339445, 12 Little Connadilly Street, Gunnedah NSW 2380.	679.00	11,511.36	12,190.36
Estate of Fredrick James Briggs, 51 Little Street, Gunnedah NSW 2380.	Lot 3, DP 20656, 51 Little Street, Gunnedah NSW 2380.	679.00	12,331.78	13,010.78
Cathy Maree Sutcliffe, 204 Gladstone Street, Mudgee NSW 2580.	Lot 3, DP 28731, 109 View Street, Gunnedah NSW 2380.	1,493.22	17,295.24	18,788.46
Allan Kelvin Germon, 2 Bando Street, Tambar Springs NSW 2381.	Lots 1-2, DP 722523, Parish of Breeza NSW 2381.	1,470.00	3,615.82	5,085.82
Estate Thomas Henry Matthews, 84-86 Edward Street, Breeza NSW 2381.	Lot 9, Section 3, DP 758160, 4 Edward Street, Breeza NSW 2381.	849.00	3,771.00	4,620.00
Merel Olga Louwen, 5 Casino Road, Junction Hill NSW 2460.	Lot 7, Section 1, DP 758320, 6-8 Henry Street, Curlewis NSW 2381.	569.00	7,111.62	7,680.62
Veronica Jean Wilson, PO Box 63, Gunnedah NSW 2380.	Lot 5, Section 6, DP 758949, 34-36 Tambar Street, Tambar Springs NSW 2381.	1,113.21	8,580.16	9,693.37
Johan Marinus Eshuys, 8 Allambie Terrace, Noosa Heads QLD 4567.	Lot 3-4, Section 9, DP 758949, 9-15 Bomera Street, Tambar Springs NSW 2381.	1,153.00	8,644.49	9,797.49
Leslie John Ball, 8 Curacoa Street, Coffs Harbour NSW 2450.	Lot 4, Section 12, DP 758949, Lot 4 Merrigula Street, Tambar Springs NSW 2381.	658.02	7,343.10	8,001.12
Raymond & Catherine Bell, 2/13 Greys Street, Wallsend NSW 2287.	Lot 70, DP 755522, 50-76 Smith Street, Tambar Springs NSW 2381.	1,108.33	8,808.97	9,917.30
Denzlia and Maria Harrison, 177 Darling Street, Greystanes NSW 2145.	Lot 4, Section 3, DP 758160, 8 Edward Street, Breeza NSW 2381.	459.00	2,567.99	3,026.99
Dean Royston McVeigh and Wayne Anthony Lewis, Main Road, Breeza NSW 2381.	Lot 137, DP 755477, Kamilaroi Highway, Breeza NSW 2381.	459.00	2,568.39	3,027.39

Colleen Fao Small, John Nadfalusi, Charles John Gregory and Stephen John McGavin, PO Box 115, Swansea NSW 2281.	Lot 3, Section 13, DP 758949, 21 Merrigula Street, Tambar Springs NSW 2381.	293.90	8,437.54	8,731.44
Danny Mauro, Bomera Street, Tambar Springs NSW 2381.	Lot 8, Section 20, DP 758949, 46-48 Bomera Street, Tambar Springs NSW 2381.	459.00	6,328.60	6,787.60
Robert Brian and Sandra Anne Kingdom, 3-5 Stockmans Close, Gunnedah NSW 2380.	Lot 208, DP 755503, 3-5 Stockmans Close, Gunnedah NSW 2380.	514.02	11,061.29	11,575.31
Allan Richard and Linda Marie Marsh, 35 Galway Avenue, Gunnedah NSW 2380.	Lot 20, DP 819207, 35 Galway Avenue, Gunnedah NSW 2380.	483.65	11,930.60	12,414.25
Karl Peter Breitkoph, PO Box 409, Ingleburn NSW 2565.	Lot 1, DP 34782, 1-3 Moffatt Street, Breeza NSW 2381.	826.08	2,886.13	3,712.21
Christopher John Moore, PO Box 70, Fyshwick ACT 2609.	Lot 10, Section 3, DP 758949, 30-32 Tamba Street, Tambar Springs NSW 2381.	459.00	5,932.32	6,391.32
Estate Donald Whyn Douglas, Ellerslie Street, Premer NSW 2381.	Lot 114/115, DP 755522, 1-39 Smith Street, Tambar Springs NSW 2381.	1,207.75	3,799.93	5,007.68
Luke Wade, 3/17-21 Webb Street, Riverwood NSW 2210.	Lot 1, Section 21, DP 758160, 13-15 Moffatt Street, Breeza NSW 2381.	233.00	2,416.25	2,649.25
John Raymond Lines, PO Box 416, Newcastle NSW 2304.	Lot 8, DP 17740, 8716 Black Stump Way, Tambar Springs NSW 2381.	233.00	8,207.09	8,440.09
John William and Julie Anne D'Este, PO Box 85, Curlewis NSW 2381.	Lot 129, DP 755477, 47 Colley Road, Breeza NSW 2381.	9.04	6,011.67	6,020.71

In default of payment to the Council of the amount stated in column (e) above and any other rates (including charges) becoming due and payable after publication of this Notice, or an arrangement satisfactory to the Council for payment of all such rates being entered into by the rateable person, before the time fixed for the sale, the said land will be offered for sale by public auction at The Smithurst Theatre at 156 Conadilly Street, Gunnedah NSW 2381, on Saturday, 14 June 2008, at 10:00 a.m. Please note this sale is in place of the sale of 5 April 2008, previously advertised which was to be have been held at the Civic Theatre, Chandos Street, Gunnedah NSW 2381. ROBERT CAMPBELL, General Manager, Gunnedah Shire Council, PO Box 63, Gunnedah NSW 2381.

[3810]

ESTATE NOTICES

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of ALMA MATILDA MARKHAM, late of 20 Cheddar Street, Blakehurst, in the State of New South Wales, who died on 19 December 2007, must send particulars of their claim to the executor, Robert Markham, c.o. Colin J. Duff, Solicitor, 7 Morts Road, Mortdale NSW 2223, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 22 February 2008. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX 11307, Hurstville), tel.: (02) 9570 2022.

NOTICE of intended distribution of estate.—Any person having any claim upon the estate of CATHERINE MARIEE HALDEN (in the will called Catherine Marie Halden), late of Binnaway, in the State of New South Wales, domestic duties, who died on 23 March 2007, must send particulars of his/her claim to the executor, Catherine Robyn Mortyne, c.o. Doherty Partners Pty Ltd, Solicitors, Level 1, 4/259 Northumberland Street, Liverpool NSW 2170, within one (1) calendar month from publication of this notice. After that time the assets of the estate may be conveyed and distributed having regard only to the claims of which at the time of conveyance or distribution the executor has notice. Probate was granted in New South Wales on 27 December 2007. DOHERTY PARTNERS PTY LTD, Solicitors, Level 1, 4/259 Northumberland Street, Liverpool NSW 2170, tel.: (02) 9601 7300.

COMPANY NOTICES

IN the matter of NERALBEN (INVESTMENTS) PTY LIMITED, ACN 001 638 697 (in liquidation) and in the matter of the Corporations Law.—Notice is hereby given in pursuance of Sub-Section 509 (3) and (4) of the Corporations Law that a General Meeting of the Members of the abovenamed Company will be held on 8 April 2008, 10 am at the office of Crosbie Warren Sinclair, cnr Pacific Highway & Warabrook Boulevarde, Warabrook NSW 2304 for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and hearing any explanation that may be given by the Liquidator. Dated this 29 February 2008. RICHARD JAMES SOUTH, Liquidator, Crosbie Warren Sinclair Accountants, Box 29 Hunter Region Mail Centre NSW 2310, tel: (02) 4923 4000.

NOTICE of final general meeting.—SECURLEC PTY LIMITED, ACN 003 580 587.—Notice is hereby given that in terms of the Corporations Act a final general meeting of the company will be held at the office of the Liquidator, Suite 3/11 West Street, North Sydney, at 9:00 a.m., on 11 April 2008, for the purpose of having laid before it by the Liquidator an account showing how the winding up has been conducted and the property of the company disposed of. Dated this 4th day of March 2008. E. M. COWLEY, Liquidator, c.o. E. M. Cowley & Co., Suite 3/11, West Street, North Sydney NSW 2060.

NOTICE of final meeting.—ROWLAND INVESTMENTS PTY LIMITED, ACN 000 227 207 (in members' voluntary liquidation).—Notice is hereby given that in terms of section 509 of the Corporations Law, a final general meeting of the company will be held at the offices of Roberts Nissen, Level 3, 121 Walker Street, North Sydney NSW 2060, on 2 April 2008, at 10:00 a.m., for the purpose of laying before it the liquidator's account showing how the winding up has been conducted and the property of the company disposed of. Dated 4 March 2008. RICHARD BRUCE NISSEN, Liquidator, c.o. Roberts Nissen, Chartered Accountants, Level 3, 121 Walker Street, North Sydney NSW 2060, tel.:(02) 9929 9885.

PARTNERSHIP ACT 1892 (NSW), SUBSECTION 36 (2) PARTNERSHIP ACT 1891 (QLD), SUBSECTION 39 (2)

NOTICE of dissolution of partnership.—Take notice that the partnership previously carried on between LONGVISTA PTY LTD, ACN 077 287 640, as trustees of the Swan Family Trust ("Longvista") and AJS INDUSTRIES PTY LTD, ACN 116 671 080, as trustee of the Shelley Family Trust ("AJS") trading as "Nationwide Transport Solutions" has been dissolved, effective 17 December 2007. The business continues to operate with the sole proprietor thereof being AJS. Longvista is no longer liable and has not been liable for any debts or other liabilities incurred by the partnership since 17 December 2007. Any claim for moneys due by the former partnership should be sent to AJS or its director, Aaron Shelley at PO Box 199, Port Kembla NSW 2505. Any communications for Longvista or its director, Geoffrey Swan, should be forwarded to PO Box 152, Ormeau Qld 4208. BIRCH & CO., Solicitors, Suite 11, 2012 Logan Road (PO Box 6089), Upper Mt Gravatt Q 4122, tel.: (07) 3349 0333. [3816]

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