

# Government Gazette

OF THE STATE OF NEW SOUTH WALES

Number 48 Friday, 2 May 2008

Published under authority by Government Advertising

## **LEGISLATION**

#### **Proclamation**



# **Commencement Proclamation**

under the

Food Amendment (Public Information on Offences) Act 2008 No 5

KEITH MASON, Administrator

I, the Honourable Justice Keith Mason AC, Administrator of the State of New South Wales, with the advice of the Executive Council, and in pursuance of section 2 of the *Food Amendment (Public Information on Offences) Act 2008*, do, by this my Proclamation, appoint 3 May 2008 as the day on which that Act commences. Signed and sealed at Sydney, this 30th day of April 2008.

By His Excellency's Command,

L.S.

IAN MACDONALD, M.L.C.,
Minister for Primary Industries
GOD SAVE THE QUEEN!

s2008-138-04.d03 Page 1

### Regulations



# Criminal Case Conferencing Trial Regulation 2008

under the

Criminal Case Conferencing Trial Act 2008

The Administrator, with the advice of the Executive Council, has made the following Regulation under the *Criminal Case Conferencing Trial Act 2008*.

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

#### **Explanatory note**

The object of this Regulation is to prescribe the form of a statement that must be given by a Magistrate to an accused person when the Magistrate sets a timeframe for the holding of a compulsory conference under the *Criminal Case Conferencing Trial Act 2008* in relation to an indictable offence alleged to have been committed by the person. The statement is to describe the effect of the compulsory conference and sentence discounting provisions of that Act and the accused person's rights under those provisions.

The Regulation also prescribes certain offences that are to be excluded from the compulsory conference provisions of that Act and prescribes the time at which a notice excluding an offence from the sentence discounting provisions of that Act must be tendered by the prosecution in cases where no compulsory conference is required to be held.

This Regulation is made under the *Criminal Case Conferencing Trial Act 2008*, including sections 6 (1) (a) (ii), 10 (2) and 22 (the general regulation-making power).

This Regulation comprises or relates to matters of a machinery matter.

s2008-129-06.d04 Page 1

### **Contents**

		Page
1	Name of Regulation	3
2	Definitions	3
3	Exclusion of offences from compulsory conferencing provisions	3
4	Statement to be given by Magistrate	3
5	Time for excluding offences under section 18 of the Act	3
Schedule 1	Statement of effect of legislation and accused person's rights	4

Clause 1

#### **Criminal Case Conferencing Trial Regulation 2008**

under the

Criminal Case Conferencing Trial Act 2008

#### 1 Name of Regulation

This Regulation is the Criminal Case Conferencing Trial Regulation 2008.

#### 2 Definitions

- (1) In this Regulation:
  - the Act means the Criminal Case Conferencing Trial Act 2008.
- (2) Notes included in this Regulation do not form part of this Regulation.

#### 3 Exclusion of offences from compulsory conferencing provisions

For the purposes of section 6 (1) (a) (ii), the following offences are prescribed:

- (a) an offence that is being heard together with an offence against a law of the Commonwealth,
- (b) an offence being prosecuted by a member of staff of the Office of the Director of Public Prosecutions of the Commonwealth.

#### 4 Statement to be given by Magistrate

For the purposes of section 10 (2) of the Act, the form of words for the statement to be given by a Magistrate to an accused person is set out in Schedule 1.

#### 5 Time for excluding offences under section 18 of the Act

- (1) For the purposes of section 18 (2) of the Act, the prosecutor may exclude an offence from the operation of section 16 of the Act by notice in writing tendered at the next appearance before the court by the prosecutor and the accused person (or the accused person's legal representative) after the service on the accused person of a copy of the brief of evidence.
- (2) This clause applies only in cases where there is no pre-conference disclosure certificate filed.

Page 3

Schedule 1 Statement of effect of legislation and accused person's rights

# Schedule 1 Statement of effect of legislation and accused person's rights

(Clause 4)

#### Statement

#### Compulsory conferences

A compulsory conference is to be held in relation to the offence with which you have been charged.

#### Purpose of compulsory conference

The purpose of the compulsory conference is to determine whether there is any offence or are any offences to which you are prepared to plead guilty and whether you and the prosecution can reach agreement on certain other matters, such as the details of the agreed facts and facts in dispute in relation to any offence to which you have offered to plead guilty.

#### Who must attend the compulsory conference

Your legal representative and an officer from the Office of the Director of Public Prosecutions representing the prosecution are to attend the compulsory conference.

#### Documents to be provided to your legal representative

The prosecution must give a brief of evidence and then a pre-conference disclosure certificate to your legal representative before the holding of the compulsory conference. Those documents will outline the offence or offences with which you have been charged and the prosecution's case in relation to those offences.

#### Holding of compulsory conference

If you don't plead guilty, the pre-conference disclosure certificate will then be filed and the compulsory conference will be held.

If you plead guilty before the filing of the pre-conference disclosure certificate, the compulsory conference will not be held.

#### Outcome of compulsory conference

The prosecution and your legal representative will sign a compulsory conference certificate after the holding of the compulsory conference and that document will be filed with the court. The certificate will set out the offence or offences with which you have been charged and other matters arising from the compulsory conference, such as whether you offered to plead guilty to any offences and whether you or the prosecution rejected any such offers. It may also include whether you consider the brief of evidence to have been inadequate.

Statement of effect of legislation and accused person's rights

Schedule 1

The compulsory conference certificate can only be used by a sentencing court for limited purposes.

Disclosing any information in a compulsory conference does not count as a pre-trial disclosure for the purposes of any additional sentence discounts.

#### Sentence discounts

#### Maximum sentence discount for guilty plea before committal for trial

If you plead guilty before being committed for trial, you are entitled to a 25% discount on your sentence for the guilty plea.

#### Maximum sentence discount for guilty plea after committal for trial

If you plead guilty at any time after being committed for trial, a court may discount your sentence by up to 12.5% for the guilty plea depending on how much of a benefit will result from you pleading guilty at that stage of the proceedings. If the court considers there is no benefit gained from the guilty plea at that stage, no discount for the guilty plea will be allowed.

In certain exceptional circumstances, you may be allowed a sentence discount of up to 25%.

#### Prosecutor may exclude offences

The prosecution may exclude any offence from the operation of the sentence discounting provisions by a notice in writing filed with the court at the same time as the pre-conference disclosure certificate. The prosecution can only exclude an offence if the prosecutor is satisfied that the case in question is an extreme case and there is a high probability of conviction.



# Environmental Planning and Assessment Amendment (Public Authorities and Planning Certificates) Regulation 2008

under the

Environmental Planning and Assessment Act 1979

The Administrator, with the advice of the Executive Council, has made the following Regulation under the *Environmental Planning and Assessment Act 1979*.

FRANK SARTOR, M.P., Minister for Planning

#### Explanatory note

The objects of this Regulation are to amend the *Environmental Planning and Assessment Regulation 2000*:

- (a) to include Australian Rail Track Corporation Ltd as a "public authority", so as to provide it with the same rights and responsibilities as a public authority:
  - (i) in relation to Part 3A of the *Environmental Planning and Assessment Act 1979* for rail and related transport facilities under *State Environmental Planning Policy (Major Projects) 2005*, and
  - (ii) in relation to Part 5 of the Act for rail infrastructure facilities, development in and adjacent to rail corridors and development for particular railway projects that are permitted without consent under *State Environmental Planning Policy* (*Infrastructure*) 2007 or any other planning instrument, and
- (b) to require a statement of whether there is a current site compatibility certificate, issued under *State Environmental Planning Policy (Housing for Seniors or People with a Disability) 2004* or *State Environmental Planning Policy (Infrastructure) 2007* (of which the council is aware), to be included in a planning certificate for that land issued under section 149 of the Act by a council.

This Regulation is made under the *Environmental Planning and Assessment Act 1979*, including sections 4 (1), 149 and 157 (the general regulation-making power).

s2008-068-28.d08 Page 1

Clause 1

Environmental Planning and Assessment Amendment (Public Authorities and Planning Certificates) Regulation 2008

# Environmental Planning and Assessment Amendment (Public Authorities and Planning Certificates) Regulation 2008

under the

Environmental Planning and Assessment Act 1979

#### 1 Name of Regulation

This Regulation is the *Environmental Planning and Assessment Amendment (Public Authorities and Planning Certificates) Regulation* 2008.

## 2 Amendment of Environmental Planning and Assessment Regulation 2000

The Environmental Planning and Assessment Regulation 2000 is amended as set out in Schedule 1.

Environmental Planning and Assessment Amendment (Public Authorities and Planning Certificates) Regulation 2008

Amendments Schedule 1

#### Schedule 1 Amendments

(Clause 2)

#### [1] Clause 277

Omit the clause. Insert instead:

#### 277 Public authorities

For the purpose of the definition of *public authority* in section 4 (1) of the Act, Australian Rail Track Corporation Ltd is prescribed, but only so as:

- (a) to enable the corporation to be treated as a public authority within the meaning of Part 3A of the Act in relation to development for the purposes of rail and related transport facilities that is declared to be a project to which Part 3A applies under *State Environmental Planning Policy (Major Projects)* 2005, and
- (b) to allow the corporation to be a determining authority within the meaning of Part 5 of the Act for:
  - (i) development for the purposes of rail infrastructure facilities, development in or adjacent to rail corridors and development for prescribed railways or railway projects that is permitted without consent by a public authority under *State Environmental Planning Policy (Infrastructure)* 2007, and
  - (ii) any other development for the purposes of rail infrastructure facilities and development in or adjacent to rail corridors within the meaning of that Policy that is permitted without consent under any other environmental planning instrument.

#### [2] Schedule 4 Planning certificates

Omit clause 15. Insert instead:

#### 15 Site compatibility certificates and conditions for seniors housing

If the land is land to which *State Environmental Planning Policy* (Housing for Seniors or People with a Disability) 2004 applies:

(a) a statement of whether there is a current site compatibility certificate (of which the council is aware), issued under clause 25 of that Policy in respect of proposed development on the land and, if there is a certificate, the statement is to include:

Environmental Planning and Assessment Amendment (Public Authorities and Planning Certificates) Regulation 2008

Schedule 1 Amendments

- (i) the period for which the certificate is current, and
- (ii) that a copy may be obtained from the head office of the Department of Planning, and
- (b) a statement setting out any terms of a kind referred to in clause 18 (2) of that Policy that have been imposed as a condition of consent to a development application granted after 11 October 2007 in respect of the land.

#### 16 Site compatibility certificates for infrastructure

A statement of whether there is a valid site compatibility certificate (of which the council is aware), issued under clause 19 of *State Environmental Planning Policy (Infrastructure)* 2007 in respect of proposed development on the land and, if there is a certificate, the statement is to include:

- (a) the period for which the certificate is valid, and
- (b) that a copy may be obtained from the head office of the Department of Planning.



# Public Authorities (Financial Arrangements) Amendment (Lifetime Care and Support Authority) Regulation 2008

under the

Public Authorities (Financial Arrangements) Act 1987

Her Excellency the Governor, with the advice of the Executive Council, and on the recommendation of the Treasurer and the Minister Assisting the Minister for Finance, has made the following Regulation under the *Public Authorities (Financial Arrangements) Act 1987*.

MICHAEL COSTA, M.L.C., Treasurer

#### **Explanatory note**

The Lifetime Care and Support Authority of New South Wales (*the Authority*) has the investment powers described in Part 1 of Schedule 4 to the *Public Authorities* (*Financial Arrangements*) *Act 1987* (*the Act*).

The object of this Regulation is to amend the *Public Authorities (Financial Arrangements) Regulation 2005* to confer on the Authority the investment powers described in Part 3 of Schedule 4 to the Act but only in respect of funds for which an approved funds manager is engaged by the Authority as referred to in section 25 of the Act. The investment powers described in Part 3 of that Schedule are more extensive than those described in Part 1 of that Schedule. This Regulation also makes an amendment in the nature of law revision.

This Regulation is made under the *Public Authorities (Financial Arrangements) Act 1987*, including sections 24 and 43 (the general regulation-making power).

s2007-400-22.d10 Page 1

Clause 1

Public Authorities (Financial Arrangements) Amendment (Lifetime Care and Support Authority) Regulation 2008

# Public Authorities (Financial Arrangements) Amendment (Lifetime Care and Support Authority) Regulation 2008

under the

Public Authorities (Financial Arrangements) Act 1987

#### 1 Name of Regulation

This Regulation is the *Public Authorities (Financial Arrangements) Amendment (Lifetime Care and Support Authority) Regulation* 2008.

# 2 Amendment of Public Authorities (Financial Arrangements) Regulation 2005

The *Public Authorities (Financial Arrangements) Regulation 2005* is amended as set out in Schedule 1.

Public Authorities (Financial Arrangements) Amendment (Lifetime Care and Support Authority) Regulation 2008

Amendments Schedule 1

#### Schedule 1 Amendments

(Clause 2)

[1] Clause 49 Investment powers of authorities

Insert "or specified" after "all" wherever occurring.

[2] Schedule 3 Authorities having Part 3 investment powers

Insert in alphabetical order in the Schedule:

Lifetime Care and Support Authority of New South Wales, in respect of any funds for which an approved funds manager is engaged by the Authority as referred to in section 25 of the Act to act in relation to the management of those funds



# Statutory and Other Offices Remuneration Amendment (Public Offices) Regulation 2008

under the

Statutory and Other Offices Remuneration Act 1975

The Administrator, with the advice of the Executive Council, has made the following Regulation under the *Statutory and Other Offices Remuneration Act 1975*.

MORRIS IEMMA, M.P., Premier

#### **Explanatory note**

The object of this Regulation is to add the position of Executive Manager, Parliamentary Services to the list of public office holders whose remuneration is determined by the Statutory and Other Offices Remuneration Tribunal.

This Regulation is made under section 5 of the *Statutory and Other Offices Remuneration Act* 1975.

s2008-132-35.d02 Page 1

Clause 1

Statutory and Other Offices Remuneration Amendment (Public Offices) Regulation 2008

# Statutory and Other Offices Remuneration Amendment (Public Offices) Regulation 2008

under the

Statutory and Other Offices Remuneration Act 1975

#### 1 Name of Regulation

This Regulation is the Statutory and Other Offices Remuneration Amendment (Public Offices) Regulation 2008.

# 2 Amendment of Statutory and Other Offices Remuneration Act 1975 (1976 No 4)

The *Statutory and Other Offices Remuneration Act 1975* is amended by inserting at the end of Part 2 of Schedule 2 the following words:

Executive Manager, Parliamentary Services

### **Department of Lands**

#### **DUBBO OFFICE**

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

# 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

752230 Baraneal Denham

# SCHEDULE Column 2

The whole being

of an area of 376ha

Lot Sec. D.P. No. Parish

Column 1
Land District: Walgett
Local Government Area:
Walgett Shire Council
Locality: Baraneal
Reserve No. 94932

Public Purpose:
Future Public
Requirements
Notified: 22 May 1981
File Reference: DB07H5

Notes: Purchase of Perpetual Lease 110492.

#### 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 in that Column, 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

The person for the Lake Burrendong time being holding State Park Trust the office of Representative, Department of Lands (ex-officio member)

Column 3

Dedication No. 1001355

Public Purpose:
Public Recreation
Notified: 1 June 1997

File Reference: 08/3407

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

#### **GOULBURN OFFICE**

County

159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4828 6725 Fax: (02) 4828 6730

#### NOTIFICATION OF CLOSING OF A ROAD

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

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

#### **DESCRIPTION**

Parish – Burrawang; County – Camden; Land District – Moss Vale; LGA – Shoalhaven City Council

Lot: 1 & 2, DP 1124351 (not being land under the Real Property Act).

File Reference: GB 06H144:JK.

NOTE: On closing, the title for the land in Lots 1 & 2, DP 1124351 remains vested in Shoalhaven City Council as operational land.

#### **GOULBURN OFFICE**

159 Auburn Street (PO Box 748), Goulburn NSW 2580 Phone: (02) 4828 6725 Fax: (02) 4828 6730

#### NOTIFICATION OF CLOSING OF A ROAD

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

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

#### **DESCRIPTION**

Parish – Burrawang; County – Camden; Land District – Moss Vale; LGA – Shoalhaven City Council

Lot: 1 & 2, DP 1124351 (not being land under the Real Property Act).

File Reference: GB 06H144:JK.

NOTE: On closing, the title for the land in Lots 1 & 2, DP 1124351 remains vested in Shoalhaven City Council as operational land.

#### **GRAFTON OFFICE**

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

#### NOTIFICATION OF CLOSING OF ROAD

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

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

#### Description

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lots 1,2, DP 1124232 at Goodwood Island, Parish Harwood, County Clarence.

#### File Reference: GF05H88.

#### Schedule

On closing, the land within Lots 1,2, DP1124232 remains vested in the State of New South Wales as Crown Land.

#### Description

Land District – Grafton; LGA – Clarence Valley

Road Closed: Lot 1, DP 1124030 at Clarenza, Parish Clarenza, County Clarence subject to an easement for electricity purposes created by Deposited Plan 1124030.

#### File Reference: GF05H203.

#### Schedule

On closing, the land within Lot 1, DP1124030 remains vested in the State of New South Wales as Crown Land.

#### Description

Land District -Bellingen; LGA – Bellingen

Road Closed: Lot 1, DP 1116016 at Kalang, Parish Belmore, County Raleigh.

#### File Reference: GF05H220.

#### Schedule

On closing, the land within Lot 1, DP1116016 remains vested in the State of New South Wales as Crown Land.

# REVOCATION OF RESERVATION OF CROWN LAND

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

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

#### **SCHEDULE**

Column 1 Column 2

Land District: Grafton The whole being
Local Government Area: Lot Sec. D.P. No. Parish County
Clarence Valley Council 7006 92572 Taloumbi Clarence
Locality: Palmers Island of an area of 278m2

Reserve No. 44557 Public Purpose: Public Baths Notified: 1 December 1909 File Reference: GF03R30/1

#### 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 in that Column, 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 Ronald Leslie Dirawong Reserve Reserve No. 140012 Doyle Public Purpose: Trust (re-appointment) Conservation of Aboriginal Heritage Preservation of Karen Bailey (new member) Native Flora Preservation Anne Francis of Fauna Public Recreation Geard Notified: 9 January 1987 (new member) File Reference: 08/981 Boyd Townsend (new member)

For a term commencing 02 May 2008 and expiring 01 May 2013.

Elaine Mary Saunders (re-appointment)

Leon Patrick Zann

(new member)

George Andrew Henderson (re-appointment)

#### **GRIFFITH OFFICE**

#### 2nd Floor, Griffith City Plaza,

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

#### 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. Upon 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 – Brewarrena; County – Mitchell; Land of District – Narrandera; L.G.A. – Narrandera

Road Closed: Lot 1 in DP 1124371. File Ref: GH07 H 67 (MR).

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

#### **MAITLAND OFFICE**

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

#### APPOINTMENT OF ADMINISTRATOR TO MANAGE A RESERVE TRUST

PURSUANT to section 117, Crown Lands Act, 1989, the corporation 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

Corporation

Lands Lake Glenbawn Dedication No. 1001337
Administration State Park Trust Public Purpose:
Ministerial Public Recreation

Notified: 1 June 1997 File Reference: MD92R10/3

For a term commencing 2 May 2008 and expiring 30 June 2008

#### **MOREE OFFICE**

Frome Street (PO Box 388), Moree NSW 2400 Phone: (02) 6752 5055 Fax: (02) 6752 1707

#### NOTIFICATION OF CLOSING OF ROADS

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

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

#### Description

Land District – Moree; Local Government Area: – Moree Plains

Lots 100, 101, 102, 103,104, 105, 106 and 107 in DP 1117730 Parish Wadden County Benarba File Reference: ME01H323

Note: On closing titles to the land comprised in Lots 100, 101, 102, 103, 104, 105, 106 and 107 will vest in the State of New South Wales as Crown land.

#### Description

Land District – Moree; Local Government Area: – Moree Plains

Lot 108 in DP 1117730 Parish Brigalow County Benarba File Reference: ME01H323

Note: |On closing title to the land comprised in Lot 108 will vest in the State of New South Wales as Crown land.

#### Description

Land District – Moree; Local Government Area: – Moree Plains

Lots 109, 110, 111, 112 and 113 in DP 1117730 Parish Carraa County Benarba.

File Reference: ME01H323.

Note: On closing titles to the land comprised in Lots 109, 110, 111, 112 and 113 will vest in the State of New South Wales as Crown land.

#### **NOWRA OFFICE**

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

#### DISSOLUTION OF RESERVE TRUST

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

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

#### **SCHEDULE**

Column 1 Column 2

Bermagui Hall (R91099) Reserve No. 91099

Reserve Trust Public Purpose: Public Hall

Notified: 7 April 1978 File Reference: NA81R176

# 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: Bega The whole being

Local Government Area: Lot Sec. D.P. No. Parish County
Bega Valley Shire 1 1102635 Bermagui Dampier
Council 2 1102635 Bermagui Dampier

Locality: Bermagui South of an area of 3172m2

Reserve No. 91099

Public Purpose: Public Hall Notified: 7 April 1978 File Reference: NA81R176

NOTES: It is intended to lease Lot 2 to Bega Valley Shire Council for Community Centre and to create Lot

1 as public road.

#### ESTABLISHMENT OF RESERVE TRUST

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

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

#### **SCHEDULE**

Column 1 Column 2

Ocean Park (R.88274) Reserve No. 88274

Reserve Trust
Public Purpose:
Public Recreation
Notified: 25th June, 1971

Notified: 25th June, 1971 File Reference: NA 82 R 135

# APPOINTMENT OF CORPORATION TO MANAGE RESERVE TRUST

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

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

#### **SCHEDULE**

Column 1 Wollongong City Council Column 2 Ocean Park (R.88274) Reserve Trust

Column 3
Reserve No. 88274
Public Purpose:
Public Recreation
Notified: 25th June, 1971
File Reference: NA 82 R

File Reference: NA 82 R 135 Commencing this day.

#### **ROADS ACT, 1993**

#### Order

Transfer of a Crown Road to a Council

IN pursuance of the provisions of Section 151, Roads Act, 1993, the Crown 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 a Crown road.

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

#### Description A

Land District – Nowra; Council – Shoalhaven City Council; Parish – Numbaa; County – St Vincent

#### Schedule 1

The Crown Public road known as Boston Road at Worrigee, adjoining the northern boundaries of lot 122 DP46948, lot 51 DP813770, lot 521 DP1047824, lot 531 DP1047632, end of road and lot 582 DP1048099. Crown Reference: NA04H223.

#### Schedule 2

Roads Authority: Shoalhaven City Council – Ref. SF8845.

#### **ORANGE OFFICE**

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

#### 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 in that Column, 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

Dennis Francis Trundle Reserve No. 17583

Quade Racecourse (new member) Trust Public Purpose: Racecourse Notified: 27 May 1893 File Reference: OE80R320/4

For a term commencing this day and expiring 15 September 2010.

#### 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 – Oberon; County – Westmoreland; Land District - Bathurst; Shire – Oberon

Road Closed: Lots 1 - 3 in Deposited Plan 1126275.

File No.: 07/2927 & 07/5139.

Note: On closing Title to the land comprised in Lots 1-3 remains vest in the Crown as Crown Land.

#### 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 roads cease 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

#### Descriptions

Land District – Metropolitan; L.G.A. – Ryde

Lot 10, DP1122511 at Ryde, Parish Hunters Hill, County Cumberland. MN04H289.

- Notes: [1] On closing, title for the land in lot 10 remains vested in Ryde City Council as community land.
  - [2] The road is closed subject to the easement for electricity purposes 4.0m wide and easement for water supply purposes 3.5m wide and variable as shown in DP1122511.

#### Descriptions

Land District – Metropolitan; L.G.A. – Lane Cove

Lot 1, DP1093229 at Lane Cove, Parish Willoughby, County Cumberland. MN04H232.

Note: [1] On closing, title for the land in lot 1 remains vested in Lane Cove Council as operational land.

#### Descriptions

Land District – Metropolitan; L.G.A – Fairfield

Lot 12, DP1122274 at Horsley Park, Parish Melville, County Cumberland. MN03H49.

Notes: [1] On closing, title for the land in lot 12 remains vested in Fairfield City Council as operational land

[2] The road is closed subject to the easement for overhead power lines 30.48 wide as shown in DP1122274.

Descriptions

Land District – Picton; L.G.A. – Campbelltown

Lot 1, DP1122219 at Ambarvale, Parish St Peters, County Cumberland. MN05H340.

Notes: [1] On closing, title for the land in lot 1 remains vested in Campbelltown City Council as operational land.

[2] The road is closed subject to the easement for underground cables 3 wide and easement to drain water 3 wide as shown in DP1122219.

#### **ERRATUM**

ALL the notifications appearing in the Government Gazette of 18 April 2008 Folio 2731 under the Sydney Metropolitan Office heading are cancelled as they previously appeared in the Government Gazette of 11 April 2008 Folio 2668. The gazettal date for these notices remains 11 April 2008.

File Nos: MN79H1242 MN87R34 07/4092 08/2139 07/4073

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

#### **TAMWORTH OFFICE**

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

#### **ROADS ACT 1993**

#### **ORDER**

Transfer of Crown Road to Council

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

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

#### SCHEDULE 1

Parish – Nundle; County – Parry; Land District – Tamworth; L.G.A – Tamworth Regional

Crown public road described as East of Lot 4, Section 27, DP758798.

#### **SCHEDULE 2**

Roads Authority: Tamworth Regional Council.

File No: TH05H155.

#### **ROADS ACT 1993**

#### ORDER

Notification of Dedication of Crown Land as a Public Road

IN pursuance of the provisions of Section 12, Roads Act 1993, the Crown land hereunder specified in Schedule 1 is dedicated as a public road and is transferred to the authority specified in Schedule 2.

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

#### SCHEDULE 1

Parish – Nundle; County - Parry; Land District – Tamworth; L.G.A. – Tamworth Regional

Crown land dedicated: Lot 4 in Deposited Plan 1113707, Parish Nundle, County Parry.

#### **SCHEDULE 2**

Roads Authority: Tamworth Regional Council.

File Reference: TH07H10.

#### WESTERN DIVISION OFFICE

#### 45 Wingewarra Street (PO Box 1840), Dubbo NSW 2830

Phone: (02) 6883 3000 Fax: (02) 6883 3099

# ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

TONY KELLY MLC, Minister for Lands

Administrative District – Hillston North; Shire –Wentworth; Parish – Gol Gol & Cliffs; County – Wentworth

The purpose/conditions of Western Lands Lease 9473, being the land contained within Folio Identifier 1/1099648 has been altered from "Accommodation Paddock & Grazing" to "Grazing and Cultivation" effective from 07 March 2008.

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

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

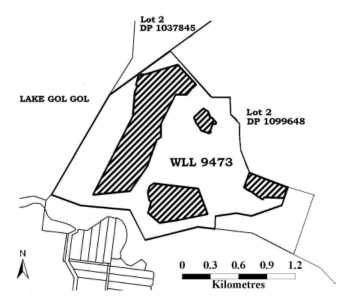
# SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 9473

- This Consent may be reviewed by the Western Lands Commissioner at any time, and the conditions may be altered. Unless the Commissioner determines otherwise, the holder of this Consent will be provided three calendar months in which to consult with the Commissioner or his delegate before any review or alteration is effected.
- 2. The lessee may request alteration of any condition upon payment of the fee as determined from time to time.
- 3. If the lessee commits, permits or suffers to occur any breach or default in the due observance and performance of any of the conditions of this Consent, then the Western Lands Commissioner may suspend the Consent, or after affording the lessee an opportunity to be heard, cancel or continue the Consent.
- The lessee may reapply for a new Consent provided that he/she shall have complied with the conditions under the Consent throughout the period.
- 5. The lessee shall ensure that persons employed or otherwise engaged by him/her for the purpose of this Consent do not contravene the provisions of the Consent.
- 6. Every contractor, supervisor or other responsible person engaged in cultivation authorised by this Consent shall be familiar with and have ready access to this Consent, or a copy of this Consent and shall be able to produce the Consent within 24 hours when requested to do so by an authorised officer.
- 7. Cultivation is only permitted within the boundaries of the consent area as outlined by the yellow edge on the attached diagram.

- 8. Cultivation shall be carried out on the approximate contour.
- 9. All areas designated for exclusion are to remain permanently uncultivated.
- Sandhills and other soils with a surface texture of loamy sand or coarser shall be left uncultivated unless specifically approved by the Commissioner.
- 11. Texture Contrast (or Duplex) soils are soil types which have a sandy to loamy topsoil abruptly overlying a clay subsoil and are prone to scalding (producing claypans and hummocks). Land within 60 metres of any texture contrast or duplex soil area shall not be cultivated except in accordance with a plan approved by the Commissioner.
- 12. Areas with a slope greater than 2% shall not be cultivated until any soil conservation measures considered necessary by the Land Management Officer of the Department of Lands have been implemented at the lessee's expense.
- 13. Access tracks to the area to be cultivated must be arranged in such a manner as to minimise the disturbance of any land surfaces within the areas required to be left uncultivated to comply with the conditions of this Consent.
- 14. Cultivation adjacent to a road is permitted; however, such cultivation shall be carried out such as to not interfere with road formation.
- 15. Incised drainage lines, other than man made structures, which carry water after storms shall be left uncultivated in the channels and for a distance of at least 20 metres on either side of the banks of the channels except when the Commissioner specifies otherwise.
- 16. There shall be no cultivation within 100 metres of the South Eastern property boundary fence-line as shown on the attached diagram.
- 17. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out as per the requirements of the NSW Rural Fire Service.
- 18. Cropping frequency will not be limited when land management actions such as stubble retention and pasture ley maintain soil fertility and prevent the risk or occurrence of soil erosion.
  - If the Commissioner considers that the land resource is at risk then the limits to cropping frequency may be imposed.
- 19. Long fallow shall only be carried out using approved conservation farming techniques. In the event that the commissioner is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be required
- 20. Livestock may be excluded from cultivated fallows by direction of the Commissioner or the Rangeland Management Officer.

- 21. The lessee shall maintain records of cultivation dates and methods; of cropping or pasture sowings; of the success or failure and yield (where relevant) of each sowing attempt and fertiliser or agricultural chemicals used. These records are to be made available to the Commissioner or his delegate upon request and the Commissioner may retain and use information from such records.
- 22. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- 23. The lessee shall establish windbreaks, at his/her own expense, ordered by the Commissioner to provide adequate protection of the soil.
- 24. Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.
- 25. Aboriginal Sites are protected under the National Parks and Wildlife Act 1974, and are extremely vulnerable to many kinds of agricultural development.

Should any Aboriginal archaeological relics or sites be uncovered during the proposed works, work is to cease immediately. The lessee must consider the requirements of the National Parks and Wildlife Act 1974 with regards to Aboriginal relics. Under Section 90 it is an offence to damage or destroy relics without prior consent of the Director-General of the National Parks and Wildlife Service (NPWS). If a site is discovered the lessee should contact the Manager, Cultural Heritage Unit, National Parks and Wildlife Services on Phone (02) 6883 5324 or at 58-62 Wingewarra St, Dubbo.



#### **ERRATUM**

IN the Government Gazette of 14 March 2008, folio 2265 under the heading "Withdrawal of Lands from Western Lands Leases", the New Lease Area in Column 5 to title 3779/766192 should have read 21470 and to title 483/761342 should have read 26799.

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

#### ALTERATION OF PURPOSE/CONDITIONS OF A WESTERN LANDS LEASE

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

TONY KELLY MLC, Minister for Lands

Administrative District – Hillston North; Shire – Cobar; Parish – Eribendery; County – Blaxland

The purpose/conditions of Western Lands Leases 12696, being the land contained within Folio Identifier 167/46652 has been altered from "Grazing" to "Grazing and Cultivation" effective from 29 April 2008.

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

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

# SPECIAL CONDITIONS ATTACHED TO WESTERN LANDS LEASE 12696

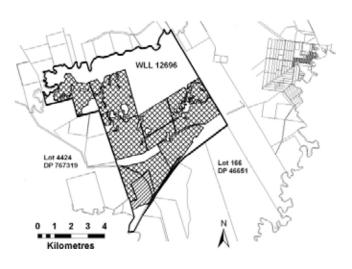
Dryland Cultivation

- 1. The lessee shall only cultivate an area of 2788 hectares as shown cross hatched on the diagram hereunder.
- The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- 3. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out as per requirements of the NSW Rural Fire Service.
- 4. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- 5. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- The lessee shall undertake any fuel management and/ or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- 7. Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.

- 8. Cultivation is permitted over the whole area covered by this Consent unless the Commissioner has required that specific areas remain uncultivated.
- Long fallow shall only be carried out using approved conservation farming techniques. In the event that the Commissioner is of the view that the soil is being depleted by the rotation adopted, a restricted rotation may be required.
- Livestock may be excluded from cultivated fallows by direction of the Commissioner or the Rangeland Management Officer.

#### Irrigated Cultivation

- 1. The lessee shall only cultivate an area of 200 hectares as shown hatched on the diagram hereunder.
- The lessee shall ensure that cultivation and associated activities do not interfere with any road formation within the allowable area.
- 3. Stubble shall be retained on the soil surface and shall not be burnt, except with the approval of the Commissioner or his delegate. Where such approval is granted, stubble burning is to be carried out as per requirements of the NSW Rural Fire Service.
- 4. The lessee shall undertake any appropriate measures, at his/her own expense, ordered by the Commissioner to rehabilitate any degraded cultivated areas.
- 5. The lessee shall establish windbreaks at his/her own expense as may be ordered by the Commissioner to provide adequate protection of the soil.
- The lessee shall undertake any fuel management and/ or provision of fire trail access in accordance with fire mitigation measures to the satisfaction of the NSW Rural Fire Service.
- 7. Cultivation and cropping are not to alter the natural flood regime. Crops are not to be protected by levees.
- 8. Cultivation is permitted over the whole area covered by this Consent unless the Commissioner has required that specific areas remain uncultivated.
- 9. Disposal of tailwater into creeks and rivers is controlled by the Department of Environment and Climate Change under the Protection of the Environment Act, 2003. Before disposing of any tailwater or water which may be contaminated with fertiliser, herbicide or pesticide the Department of Environment and Climate Change must be contacted.
- 10. The lessee shall ensure that no run-off will escape onto adjoining lands.



#### **ERRATUM**

IN the notification appearing in the Government Gazette of 11 April 2008, Folio 2672, appearing under the heading "Granting of a Western Lands Lease", Western Lands Lease 14930 should read Western Lands Lease 14993.

# **Department of Planning**



# Bland Local Environmental Plan 1993 (Amendment No 2)

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*. (Q07/00018/PC)

FRANK SARTOR, M.P., Minister for Planning

e2008-023-09.d03 Page 1

Clause 1

Bland Local Environmental Plan 1993 (Amendment No 2)

# Bland Local Environmental Plan 1993 (Amendment No 2)

under the

Environmental Planning and Assessment Act 1979

#### 1 Name of plan

This plan is Bland Local Environmental Plan 1993 (Amendment No 2).

#### 2 Aims of plan

This plan aims to amend *Bland Local Environmental Plan 1993* to permit, with the consent of Bland Shire Council, the carrying out of development on the land to which this plan applies for the purpose of seniors housing.

#### 3 Land to which plan applies

This plan applies to Lot 604, DP 753135, Ungarie Road, West Wyalong.

#### 4 Amendment of Bland Local Environmental Plan 1993

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

Bland Local Environmental Plan 1993 (Amendment No 2)

Amendments Schedule 1

#### Schedule 1 Amendments

(Clause 4)

#### [1] Clause 5 Interpretation

Insert in alphabetical order in clause 5 (1):

*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.

**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.

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.

Bland Local Environmental Plan 1993 (Amendment No 2)

Schedule 1 Amendments

#### [2] Clause 28

Insert after clause 27:

#### 28 Additional permitted uses for particular land

- (1) Development on particular land that is described or referred to in Schedule 4 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 development control table to clause 9 or other provision of this plan.

#### [3] Schedule 4

Insert after Schedule 3:

#### Schedule 4 Additional permitted uses

(Clause 28)

#### 1 Use of certain land at Ungarie Road, West Wyalong

- (1) This clause applies to land at Ungarie Road, West Wyalong, being Lot 604, DP 753135.
- (2) Development for the purpose of seniors housing is permitted with consent.



# Queanbeyan Local Environmental Plan 1998 (Amendment No 47)

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*. (Q08/00001)

FRANK SARTOR, M.P., Minister for Planning

e2008-034-25.d03 Page 1

Clause 1

Queanbeyan Local Environmental Plan 1998 (Amendment No 47)

# Queanbeyan Local Environmental Plan 1998 (Amendment No 47)

under the

Environmental Planning and Assessment Act 1979

#### 1 Name of plan

This plan is Queanbeyan Local Environmental Plan 1998 (Amendment No 47).

#### 2 Aims of plan

The aim of this plan is to correct an inconsistency between the heritage items listed in Schedule 4 and the Heritage Map regarding certain heritage items at Morisset Street and Rutledge Street, Queanbeyan.

#### 3 Land to which plan applies

This plan applies to land within the City of Queanbeyan as shown distinctively coloured and edged black, or hatched and edged heavy red, on the map marked "Queanbeyan Local Environmental Plan 1998 (Amendment No 47)" deposited in the office of the Council of the City of Queanbeyan.

#### 4 Amendment of Queanbeyan Local Environmental Plan 1998

Queanbeyan Local Environmental Plan 1998 is amended by omitting the definition of **Heritage Map** from Schedule 1 and by inserting instead:

*Heritage Map* means the Queanbeyan Local Environmental Plan 1998 Heritage Map, as amended by the maps marked as follows:

Queanbeyan Local Environmental Plan 1998 (Amendment No 47)

# DECLARATION OF CRITICAL INFRASTRUCTURE PROJECTS UNDER SECTION 75C OF THE ENVIRONMENTAL PLANNING AND ASSESSMENT ACT 1979

I, the Minister for Planning, having formed the opinion that the category of development referred to in the Schedule is essential for the State for economic reasons and for social reasons and for environmental reasons, declare projects within that category to be critical infrastructure projects under section 75C of the Environmental Planning and Assessment Act 1979.

FRANK SARTOR, M.P., Minister for Planning

#### **SCHEDULE**

Development for the purpose of a metro rail line to contribute to a metro rail network providing high speed, high frequency mass-transit capacity within the Greater Metropolitan Region.

This category of development includes, but is not limited to, development the subject of application 06\_0157, made by the Transport Infrastructure Development Corporation on 24 May 2006.

### **Department of Primary Industries**

#### **EXPLOSIVES ACT 2003**

Appointment of Inspectors under Section 25

- I, RICHARD FREDERICK SHELDRAKE, Director-General, Department of Primary Industries, being the regulatory authority for coal workplaces and mining workplaces pursuant to clause 6 of the Explosives Regulation 2005, pursuant to section 25 of the Explosives Act 2003 ("the Act") hereby:
  - (a) revoke the appointment, published in New South Wales Government Gazette No. 66 of 11 May 2007 at page 2713, of Keith Herbert CHILMAN and Paul Thomas HEALEY as an Inspector under the Act; and
  - (b) appoint as an inspector in relation to coal workplaces and mining workplaces each of the persons named in Schedule 1 below.

#### SCHEDULE 1

GRAZIANI Andrew HASSAN Safraz MYATT Franz Robert Charles Dated this 22nd day of April 2008.

R. F. SHELDRAKE,
Director-General,
NSW Department of Primary Industries

#### OCCUPATIONAL HEALTH AND SAFETY ACT 2000

Appointment of Inspectors under Section 47A

- I, ALAN COUTTS, Deputy Director-General Mineral Resources, Department of Primary Industries, pursuant to section 47A of the Occupational Health and Safety Act 2000 ("the Act"):
  - (a) hereby revoke the appointment, published in New South Wales Government Gazette No. 135 of 10 November 2006 at page 9549, of Keith Herbert CHILMAN, Paul Thomas HEALEY, Robert Lewis JOHNSON and Graham William JOHNSTON as Inspectors under the Act; and
  - (b) appoint the persons listed in Column A of the Schedule below as Inspectors under the Act subject to the limitation described in Column B, from the date of appointment.

"Function" includes duty or power.

#### **SCHEDULE**

Column A Column B

Name of Person Limitation of Appointment (functions outside Inspectors

powers)

Graham William Functions of an Inspector

JOHNSTON under section 32B, section 106 and

section 108 of the Act

Gavin Macfarlane

BLACK

Functions of an Inspector under section 32B, and Division 2 and Division 3 of Part 6 and section

106 and section 108 of the Act Safraz HASSAN Functions of an Inspector unde

Functions of an Inspector under section 32B, and Division 2 and Division 3 of Part 6 and section 106 and section 108 of the Act

Andrew GRAZIANI

Functions of an Inspector under section 32B, and Division 2 and Division 3 of Part 6 and section 106 and section 108 of the Act

Jeffrey Ross GLASSON Functions of an Inspector under section 32B, section 106 and section 108 of the Act

Dated this 10th day of April 2008.

ALAN COUTTS,

Deputy Director-General, Mineral Resources, Department of Primary Industries

#### PLANT DISEASES ACT 1924

Appointment of Inspectors

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act"), hereby appoint Kathleen CLARKE and Gary Don PEDDER as Inspectors for the purposes of the Act.

Dated this 22nd day of April 2008.

R. F. SHELDRAKE, Director-General, NSW Department of Primary Industries

#### PLANT DISEASES ACT 1924

Appointment of Inspectors

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 11 (1) of the Plant Diseases Act 1924 ("the Act"), hereby appoint the persons named in the Schedule below as inspectors for the purposes of the Act.

#### **SCHEDULE**

Bradley John CARROLL Ken COUSTON Matthew Wayne DOWNING Maria Ann O'HARA Jason Matheiu RITCHENS David Joseph RODGERS

Dated this 22nd day of April 2008.

R. F. SHELDRAKE, Director-General, NSW Department of Primary Industries

#### PLANT DISEASES ACT 1924

#### **Proclamation P185**

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

The Administrator The Honourable JUSTICE KEITH MASON, A.C.

I, the Honourable Justice Keith Mason, A.C., Administrator of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (Bactrocera tryoni), with the advice of the Executive Council and pursuant to section 4 (1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

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

#### unless:

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

#### **Definitions**

#### In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

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

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

Plant Health Assurance Certificate means a certificate—

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

Plant Health Certificate means a certificate-

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

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

#### SCHEDULE 1 - HOST FRUIT

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

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

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

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

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

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

#### SCHEDULE 2 - OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -34.28969 South and 146.57449 East. This part is represented in the attached map entitled "Barellan Outbreak and Suspension Areas".

#### SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees – 34.28969 South and 146.57449 East. The part is represented in the attached map entitled "Barellan Outbreak and Suspension Areas".

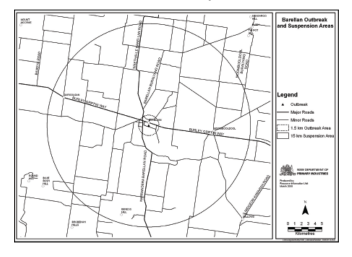
Note: The NSW Department of Primary Industries reference is P185. For further information contact the Department on (02) 6391 3593 or (02) 6391 3575.

Signed and sealed at Sydney this 23rd day of 2008.

By the Administrator's Command,

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

### GOD SAVE THE QUEEN!



### PLANT DISEASES ACT 1924

### Proclamation P186

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

# The Administrator The Honourable JUSTICE KEITH MASON, A.C.

I, the Honourable Justice Keith Mason, A.C, Administrator of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (Bactrocera tryoni), with the advice of the Executive Council and pursuant to section 4 (1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

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

### unless:

- (i) a Plant Health Certificate or a Plant Health Assurance Certificate has been issued in respect of the Host Fruit, and
- (ii) the Host Fruit is transported and stored in accordance with any conditions relating to such matters which are stated in the Plant Health Certificate or the Plant Health Assurance Certificate, and

- (iii) the Plant Health Certificate or the Plant Health Assurance Certificate is in the possession of the driver of the vehicle transporting the Host Fruit or the person otherwise having custody or control of the Host Fruit while it is in the Suspension Area or the Outer Area as the case may be, and
- (iv) the Plant Health Certificate or the Plant Health Assurance Certificate is produced on demand to an inspector or a person authorised pursuant to section 11 (3) of the Act.

### **Definitions**

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

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

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

Plant Health Assurance Certificate means a certificate-

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

Plant Health Certificate means a certificate-

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

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

### SCHEDULE 1 - HOST FRUIT

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

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

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

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

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

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

### SCHEDULE 2 – OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -31.9417 South and 141.46128 East. This part is represented in the attached map entitled "Broken Hill Outbreak and Suspension Areas".

### SCHEDULE 3 - SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees – 31.9417 South and 141.46128 East. The part is represented in the attached map entitled "Broken Hill Outbreak and Suspension Areas".

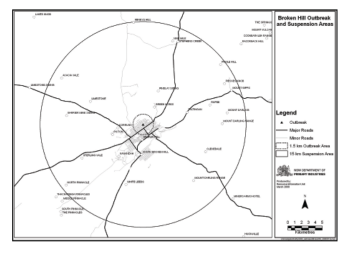
Note: The NSW Department of Primary Industries reference is P186. For further information contact the Department on (02) 6391 3593 or (02) 6391 3575.

Signed and sealed at Sydney this 23rd day of 2008.

By the Administrator's Command,

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

### GOD SAVE THE QUEEN!



### PLANT DISEASES ACT 1924

### **Proclamation P187**

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

# The Administrator The Honourable JUSTICE KEITH MASON, A.C.

I, the Honourable Justice Keith Mason, A.C., Administrator of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (Bactrocera tryoni), with the advice of the Executive Council and pursuant to section 4(1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

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

#### unless:

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

### **Definitions**

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

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

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

Plant Health Assurance Certificate means a certificate-

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

Plant Health Certificate means a certificate-

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

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

### SCHEDULE 1 - HOST FRUIT

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

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

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

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

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

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

### SCHEDULE 2 - OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -35.66263 South and 145.808267 East. This part is represented in the attached map entitled "Berrigan Outbreak and Suspension Areas".

### SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees -35.66263 South and 145.808267 East. The part is represented in the attached map entitled "Berrigan Outbreak and Suspension Areas".

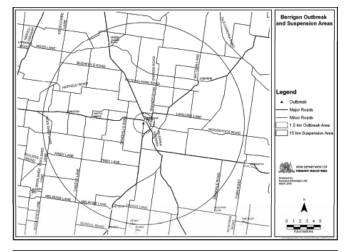
Note: The NSW Department of Primary Industries reference is P187. For further information contact the Department on (02) 6391 3593 or (02) 6391 3575.

Signed and sealed at Sydney this 23rd day of 2008.

By the Administrator's Command,

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

### GOD SAVE THE QUEEN!



### PLANT DISEASES ACT 1924

### **Proclamation P188**

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

# The Administrator The Honourable JUSTICE KEITH MASON, A.C.

I, the Honourable Justice Keith Mason, A.C., Administrator of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (Bactrocera tryoni), with the advice of the Executive Council and pursuant to section 4 (1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

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

### unless:

- (i) a Plant Health Certificate or a Plant Health Assurance Certificate has been issued in respect of the Host Fruit, and
- (ii) the Host Fruit is transported and stored in accordance with any conditions relating to such matters which are stated in the Plant Health Certificate or the Plant Health Assurance Certificate, and

- (iii) the Plant Health Certificate or the Plant Health Assurance Certificate is in the possession of the driver of the vehicle transporting the Host Fruit or the person otherwise having custody or control of the Host Fruit while it is in the Suspension Area or the Outer Area as the case may be, and
- (iv) the Plant Health Certificate or the Plant Health Assurance Certificate is produced on demand to an inspector or a person authorised pursuant to section 11 (3) of the Act.

### **Definitions**

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

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

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

Plant Health Assurance Certificate means a certificate-

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

Plant Health Certificate means a certificate-

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

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

### SCHEDULE 1 - HOST FRUIT

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

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

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

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

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

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

### SCHEDULE 2 - OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -35.359217 South and 145.726933 East. This part is represented in the attached map entitled "Jerilderie Outbreak and Suspension Areas".

# SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees – 35.359217 South and 145.726933 East. The part is represented in the attached map entitled "Jerilderie Outbreak and Suspension Areas".

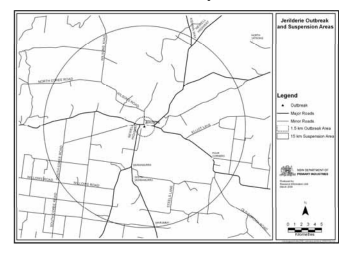
Note: The NSW Department of Primary Industries reference is P188. For further information contact the Department on (02) 6391 3593 or (02) 6391 3575.

Signed and sealed at Sydney this 23rd day of 2008.

By the Administrator's Command,

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

### GOD SAVE THE QUEEN!



### PLANT DISEASES ACT 1924

#### **Proclamation P189**

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

The Administrator The Honourable JUSTICE KEITH MASON, A.C.

I, the Honourable Justice Keith Mason, A.C., Administrator of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (Bactrocera tryoni), with the advice of the Executive Council and pursuant to section 4 (1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

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

#### unless:

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

### **Definitions**

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

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

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

Plant Health Assurance Certificate means a certificate-

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

Plant Health Certificate means a certificate-

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

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

### SCHEDULE 1 - HOST FRUIT

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

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

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

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

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

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

### SCHEDULE 2 – OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -34.2842 South and 146.050717 East. This part is represented in the attached map entitled "Griffith (Binya St) Outbreak and Suspension Areas".

# SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees – 34.2842 South and 146.050717 East. The part is represented in the attached map entitled "Griffith (Binya St) Outbreak and Suspension Areas".

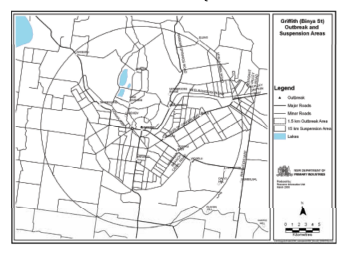
Note: The NSW Department of Primary Industries reference is P189. For further information contact the Department on (02) 6391 3593 or (02) 6391 2575.

Signed and sealed at Sydney this 23rd day of 2008.

By the Administrator's Command,

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

### GOD SAVE THE QUEEN!



### PLANT DISEASES ACT 1924

### Proclamation P190

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

# The Administrator The Honourable JUSTICE KEITH MASON, A.C.

I, the Honourable Justice Keith Mason, A.C., Administrator of the State of New South Wales, being of the opinion that the movement of fruit within a portion of New South Wales is likely to introduce the pest Queensland fruit fly (Bactrocera tryoni), with the advice of the Executive Council and pursuant to section 4 (1) of the Plant Diseases Act 1924 ("the Act"), do by this Proclamation regulate the movement of fruit within New South Wales in the manner set out in this Proclamation.

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

### unless:

- (i) a Plant Health Certificate or a Plant Health Assurance Certificate has been issued in respect of the Host Fruit, and
- (ii) the Host Fruit is transported and stored in accordance with any conditions relating to such matters which are stated in the Plant Health Certificate or the Plant Health Assurance Certificate, and

- (iii) the Plant Health Certificate or the Plant Health Assurance Certificate is in the possession of the driver of the vehicle transporting the Host Fruit or the person otherwise having custody or control of the Host Fruit while it is in the Suspension Area or the Outer Area as the case may be, and
- (iv) the Plant Health Certificate or the Plant Health Assurance Certificate is produced on demand to an inspector or a person authorised pursuant to section 11 (3) of the Act.

### **Definitions**

In this Proclamation:

Department means the New South Wales Department of Primary Industries.

Host Fruit means the fruit specified in Schedule 1.

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

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

Plant Health Assurance Certificate means a certificate—

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

Plant Health Certificate means a certificate-

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

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

### SCHEDULE 1 - HOST FRUIT

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

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

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

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

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

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

### SCHEDULE 2 - OUTBREAK AREA

The part of NSW within a 1.5 kilometre radius of coordinates decimal degrees -34.285283 South and 145.99635 East. This part is represented in the attached map entitled "Tharbogang Outbreak and Suspension Areas".

### SCHEDULE 3 – SUSPENSION AREA

The part of NSW within a 15 kilometre radius of coordinates decimal degrees – 34.285283 South and 145.99635 East. The part is represented in the attached map entitled "Tharbogang Outbreak and Suspension Areas".

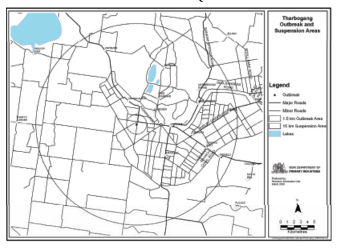
Note: The NSW Department of Primary Industries reference is P190. For further information contact the Department on (02) 6391 3593 or (02) 6391 3575.

Signed and sealed at Sydney this 23rd day of 2008.

By the Administrator's Command,

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

### GOD SAVE THE QUEEN!



### STOCK DISEASES ACT 1923

Appointment of Inspector Notification No.: 488

I, RICHARD FREDERICK SHELDRAKE, Director-General of the NSW Department of Primary Industries, pursuant to section 6 (1) of the Stock Diseases Act 1923 ("the Act"), hereby appoint Graham Martin KELLY as an inspector for the purposes of the Act.

Dated this 24th day of April 2008.

R. F. SHELDRAKE,
Director-General,
NSW Department of Primary Industries

### MINERAL RESOURCES

NOTICE is given that the following applications have been received:

### **EXPLORATION LICENCE APPLICATIONS**

#### (T08-0080)

No. 3482, LIMESTONE MINING PTY LTD (ACN 089 190 198), area of 4 units, for Group 2, dated 24 April 2008. (Orange Mining Division).

### (T08-0081)

No. 3483, PEEL EXPLORATION LIMITED (ACN 119 343 734), area of 30 units, for Group 1, dated 29 April 2008. (Inverell Mining Division).

### (T08-0082)

No. 3484, RODINIA RESOURCES PTY LTD (ACN 129 217 885), area of 30 units, for Group 1, dated 29 April 2008. (Cobar Mining Division).

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

NOTICE is given that the following applications have been granted:

### **EXPLORATION LICENCE APPLICATIONS**

(07-348)

No. 3246, now Exploration Licence No. 7129, JANE MCCLURE AND MURRAY CHURCHILL MCCLURE, County of Rankin, Map Sheet (7735), area of 4 units, for Group 2, dated 22 April 2008, for a term until 22 April 2010.

### (T07-0455)

No. 3314, now Exploration Licence No. 7121, WOLF MINERALS LIMITED (ACN 121 831 472), Counties of Bland and Forbes, Map Sheets (8430, 8530), area of 138 units, for Group 1, dated 4 April 2008, for a term until 4 April 2010.

### (T07-0492)

No. 3352, now Exploration Licence No. 7127, HILL END GOLD LIMITED (ACN 072 692 365), County of Wakool, Map Sheets (7726, 7727), area of 57 units, for Group 1, dated 15 April 2008, for a term until 15 April 2010.

### (T07-0551)

No. 3414, now Exploration Licence No. 7126, BANLONA PTY LIMITED (ACN 106 665 767), Counties of Auckland and Wellesley, Map Sheet (8724), area of 8 units, for Group 1, dated 11 April 2008, for a term until 11 April 2010.

### (T08-0020)

No. 3420, now Exploration Licence No. 7122, UNIMIN AUSTRALIA LIMITED (ACN 000 971 844), County of Bligh, Map Sheet (8733), area of 6 units, for Group 1 and Group 2, dated 9 April 2008, for a term until 9 April 2010.

### RENEWAL OF CERTAIN AUTHORITIES

NOTICE is given that the following authorities have been renewed:

### (T00-0076)

Exploration Licence No. 5792, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), County of Bland, Map Sheets (8329, 8429, 8430), area of 105 units, for a further term until 8 November 2008. Renewal effective on and from 21 April 2008.

### (T03-0003)

Exploration Licence No. 6092, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), Counties of Ashburnham and Kennedy, Map Sheets (8531, 8532), area of 64 units, for a further term until 25 June 2008. Renewal effective on and from 21 April 2008.

### (T03-0028)

Exploration Licence No. 6105, TRITTON RESOURCES PTY LTD (ACN 100 095 494), Counties of Flinders, Mouramba and Robinson, Map Sheet (8134), area of 13 units, for a further term until 27 June 2009. Renewal effective on and from 22 April 2008.

### (T03-0029)

Exploration Licence No. 6126, TRITTON RESOURCES PTY LTD (ACN 100 095 494), Counties of Canbelego and Cowper, Map Sheets (8235, 8236), area of 317 units, for a further term until 14 September 2009. Renewal effective on and from 22 April 2008.

### (T02-0438)

Exploration Licence No. 6258, TEMPLAR RESOURCES LIMITED (ACN 085 644 944), County of Cowper, Map Sheet (8137), area of 80 units, for a further term until 20 June 2008. Renewal effective on and from 21 April 2008.

### (04-605)

Exploration Licence No. 6377, COLUMBINE RESOURCES PTY LTD (ACN 110 711 656), Counties of Ashburnham and Bathurst, Map Sheets (8630, 8631), area of 32 units, for a further term until 16 February 2009. Renewal effective on and from 21 April 2008.

### (04-606)

Exploration Licence No. 6378, COLUMBINE RESOURCES PTY LTD (ACN 110 711 656), Counties of Bathurst and Georgiana, Map Sheets (8730, 8731), area of 39 units, for a further term until 16 February 2009. Renewal effective on and from 21 April 2008.

### (05-197)

Exploration Licence No. 6458, U308 LIMITED (ACN 113 446 352), County of Gough, Map Sheet (9138), area of 16 units, for a further term until 1 August 2009. Renewal effective on and from 18 April 2008.

### (05-214)

Exploration Licence No. 6506, IRONBARK GOLD LIMITED (ACN 118 751 027), County of Auckland, Map Sheet (8824), area of 9 units, for a further term until 26 January 2010. Renewal effective on and from 7 April 2008.

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

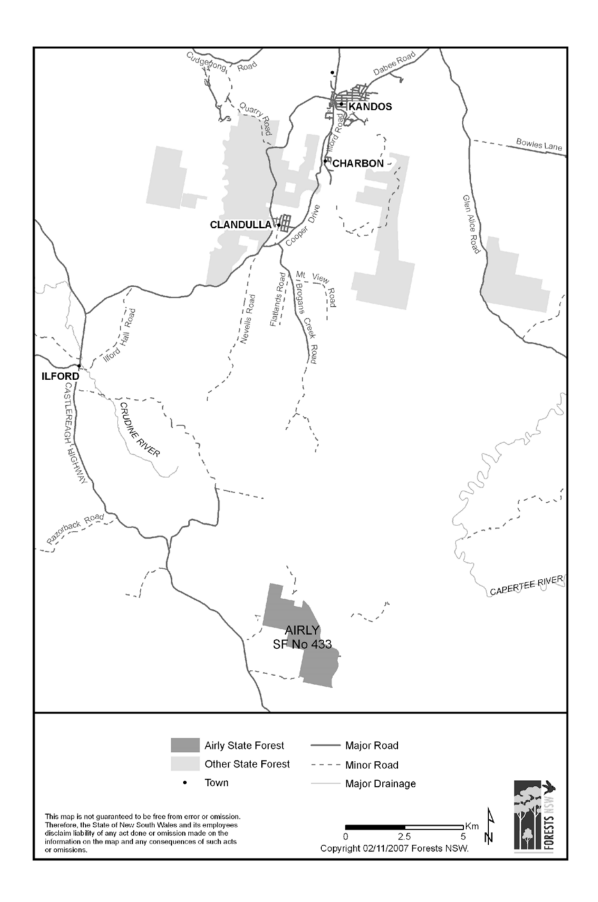
### 3. Requirements of the declaration

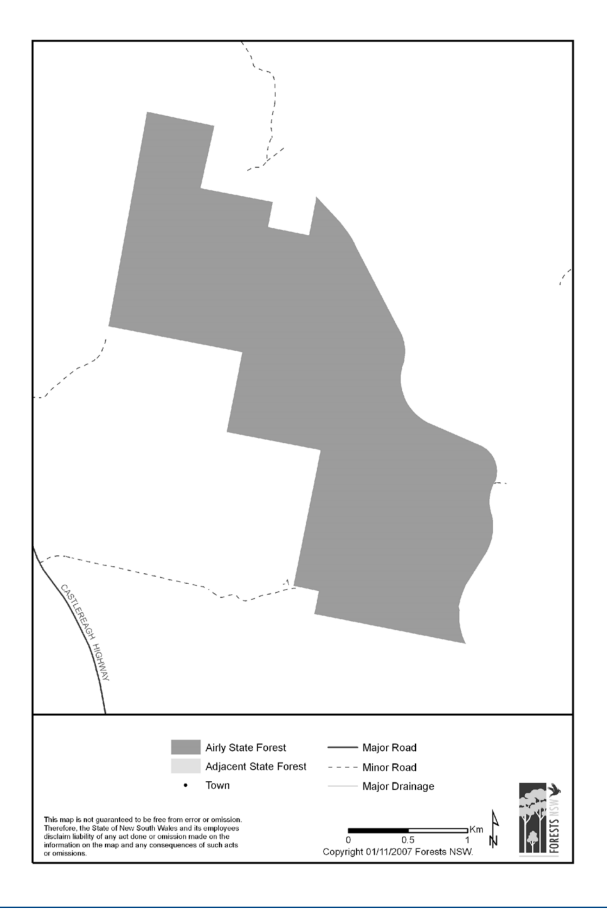
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

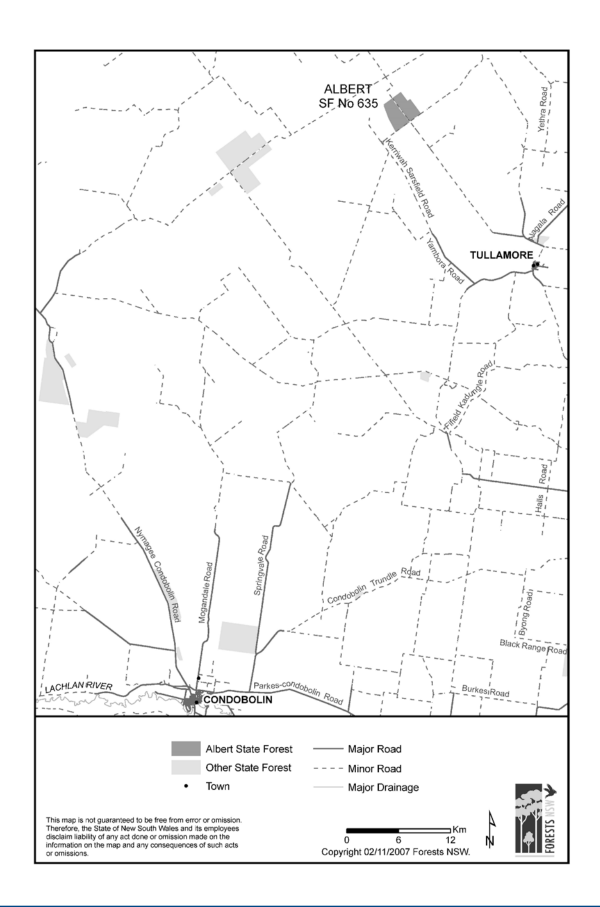
### 3. Requirements of the declaration

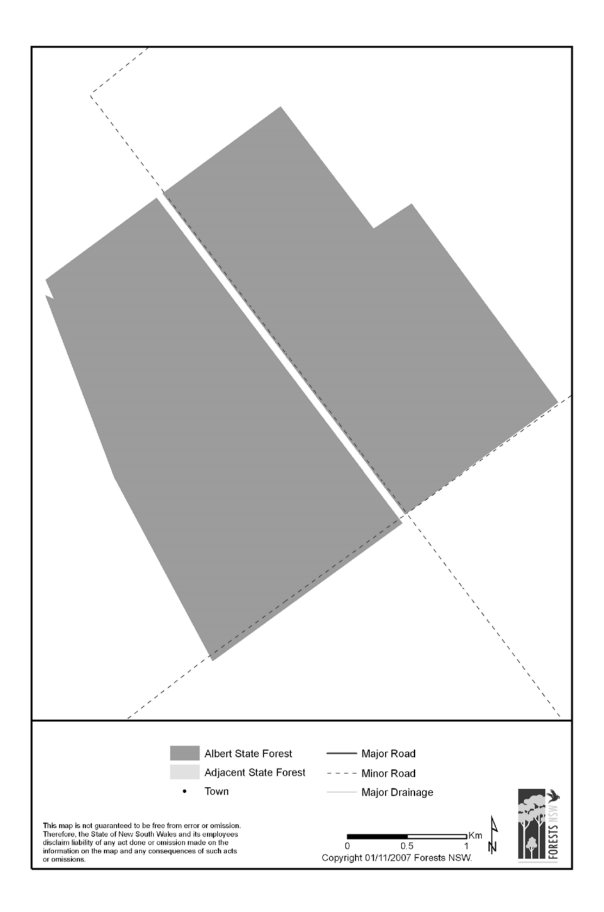
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

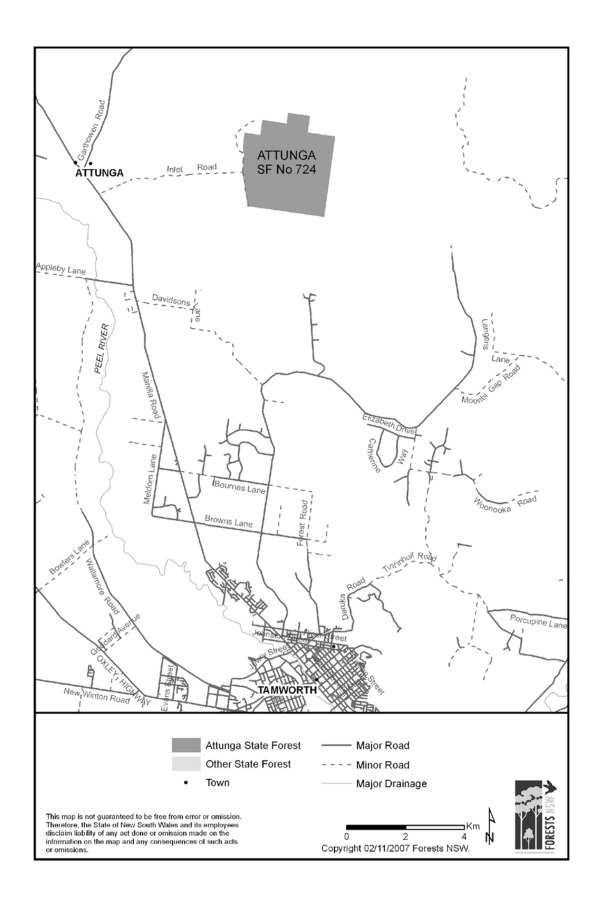
### 3. Requirements of the declaration

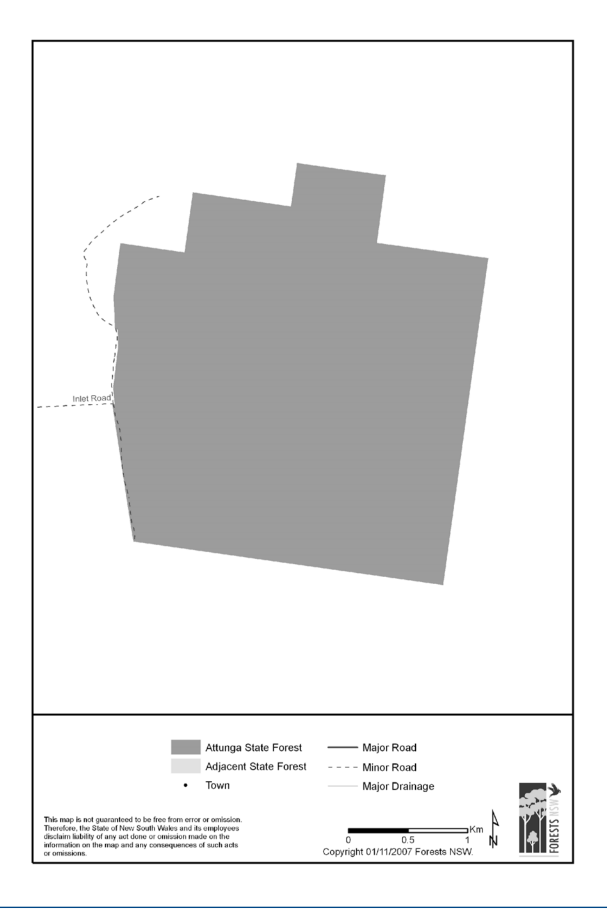
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

# 2. Authority of this declaration

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

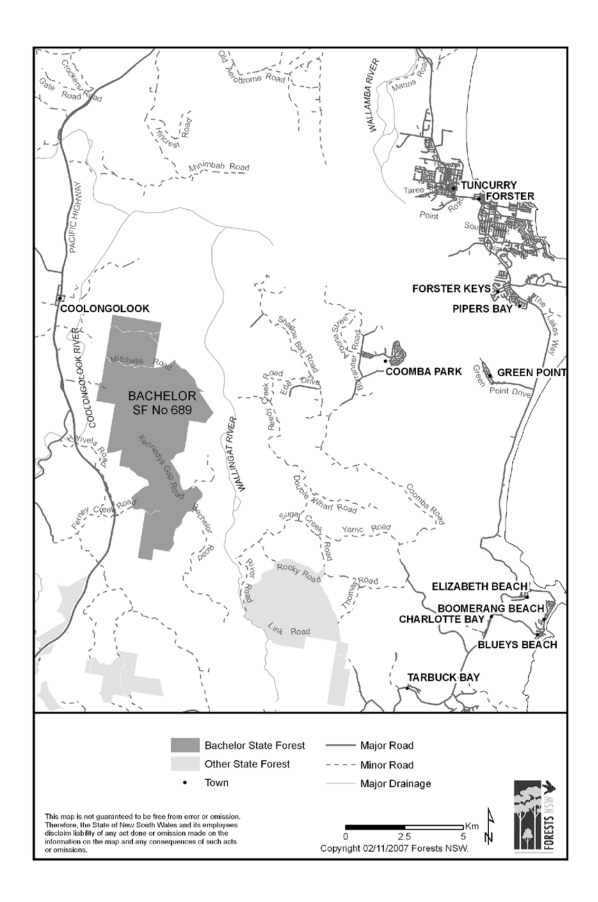
# 3. Requirements of the declaration

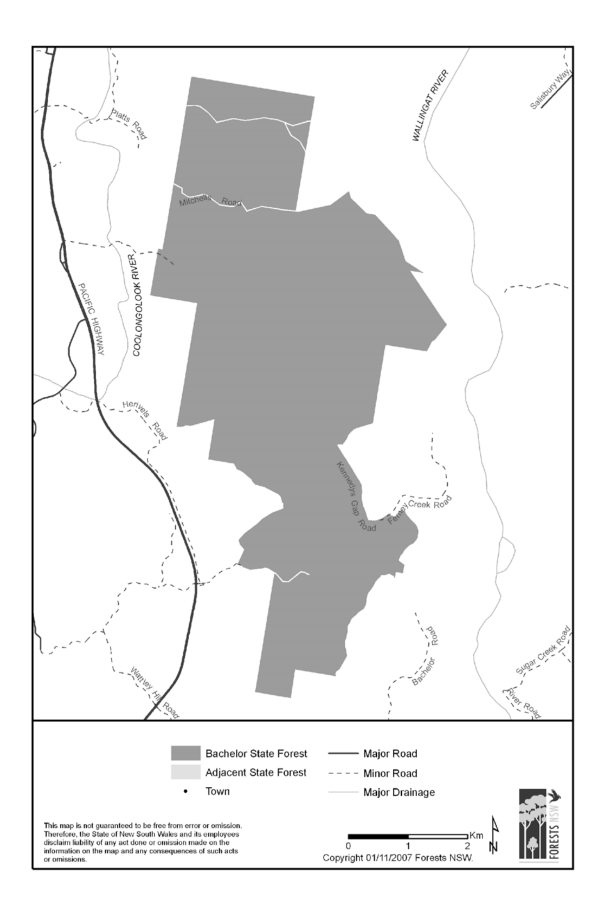
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

# 2. Authority of this declaration

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

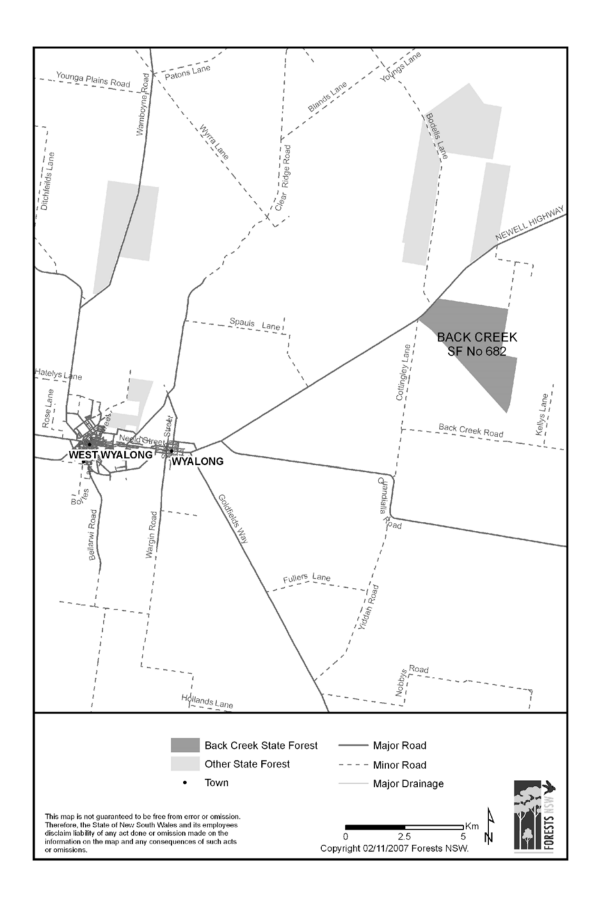
### 3. Requirements of the declaration

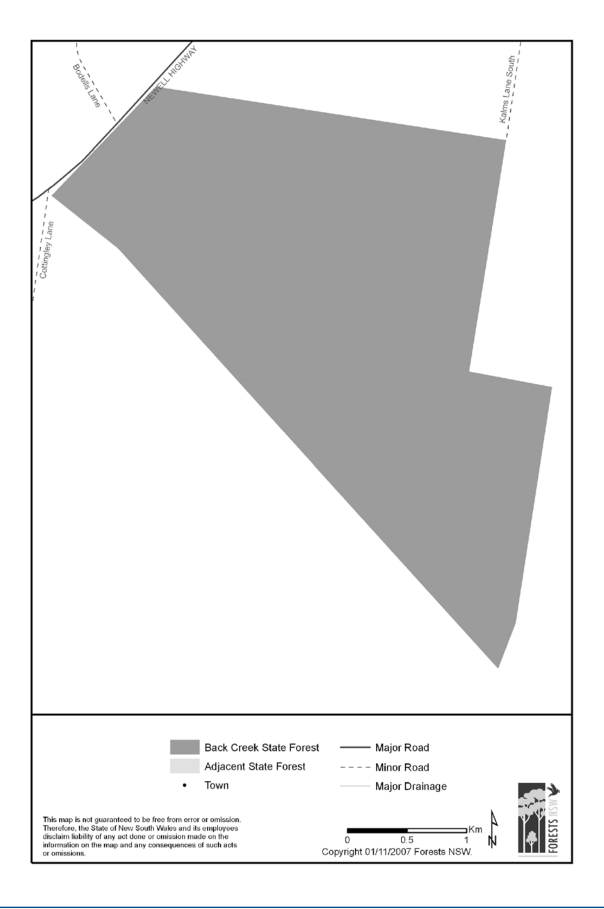
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

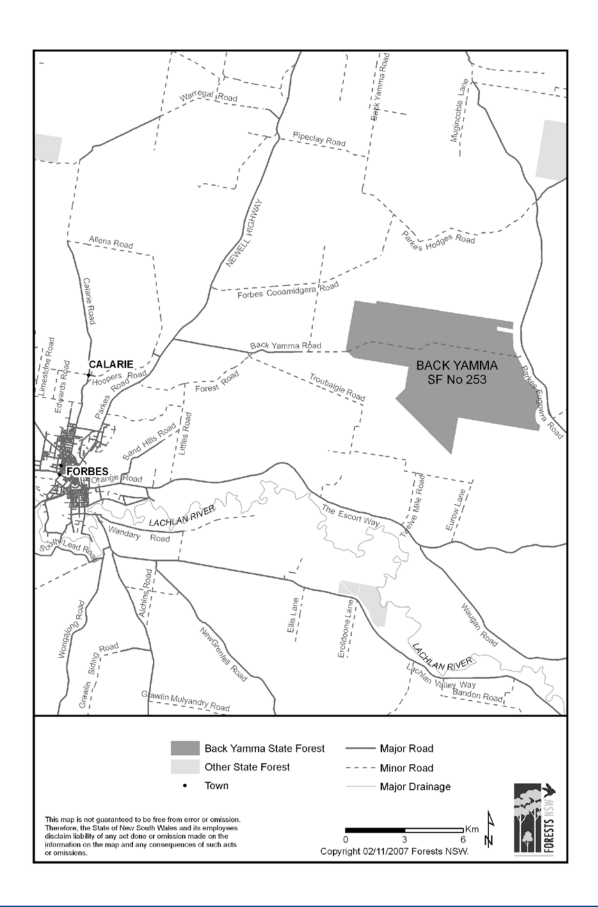
### 3. Requirements of the declaration

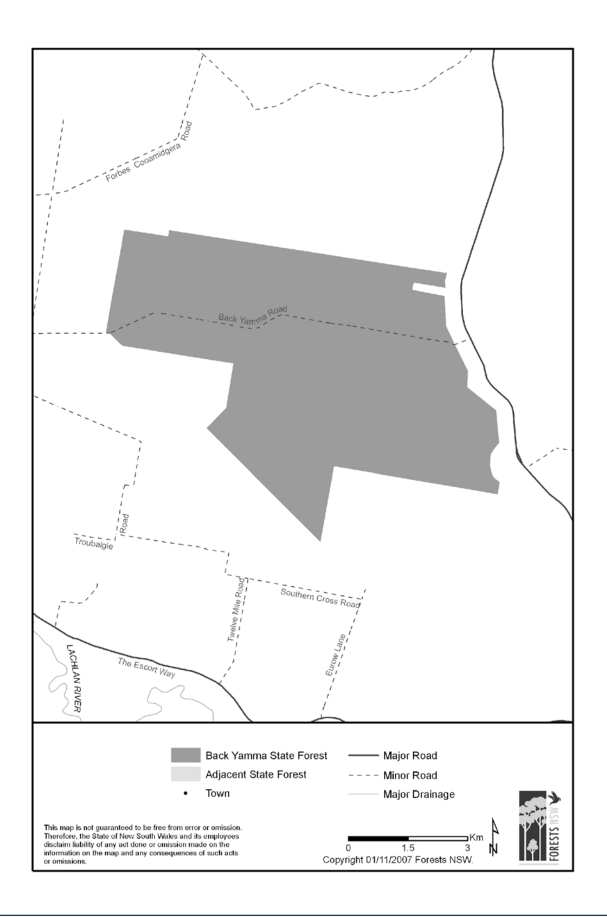
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

# **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 2nd of May 2008.

### 2. Authority of this declaration

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

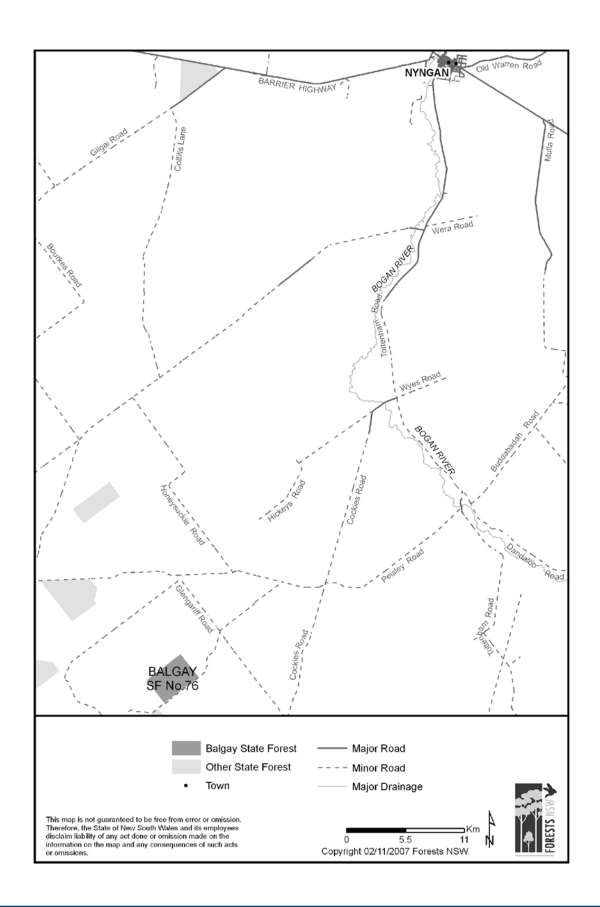
### 3. Requirements of the declaration

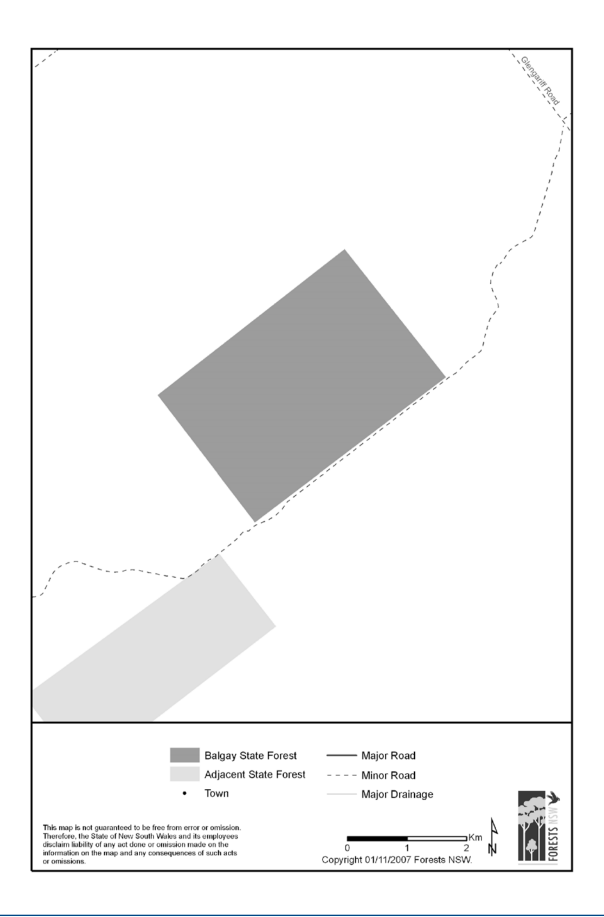
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

### 2. Authority of this declaration

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

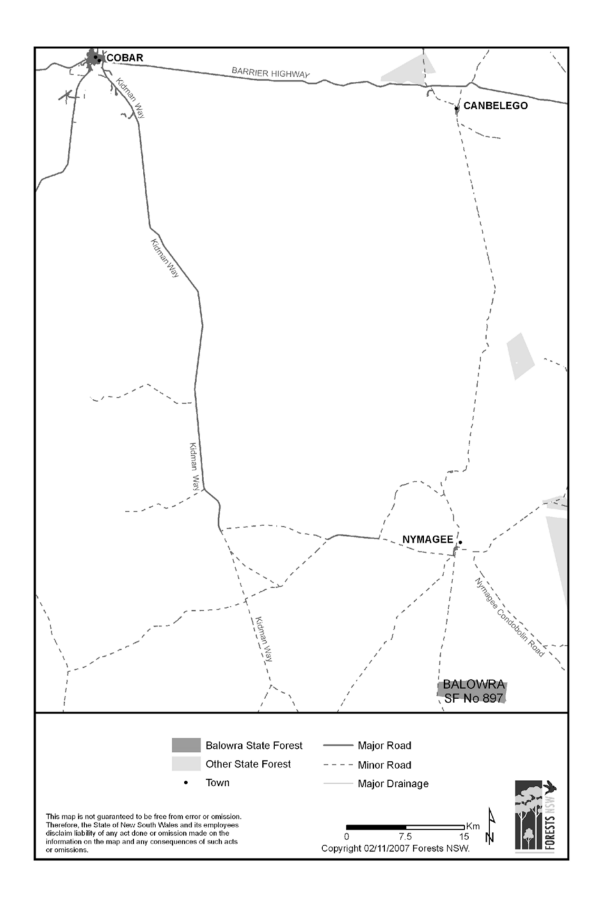
### 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

### 2. Authority of this declaration

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

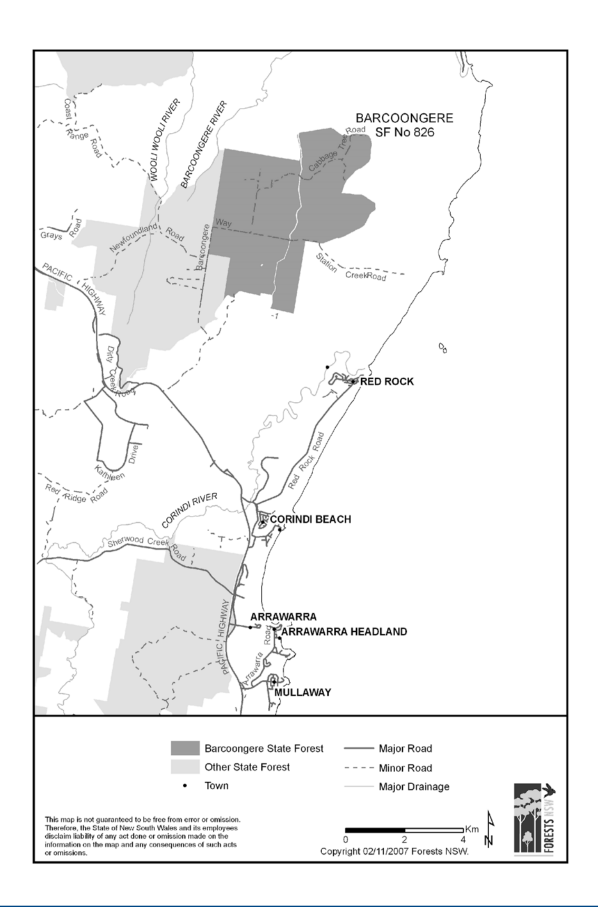
### 3. Requirements of the declaration

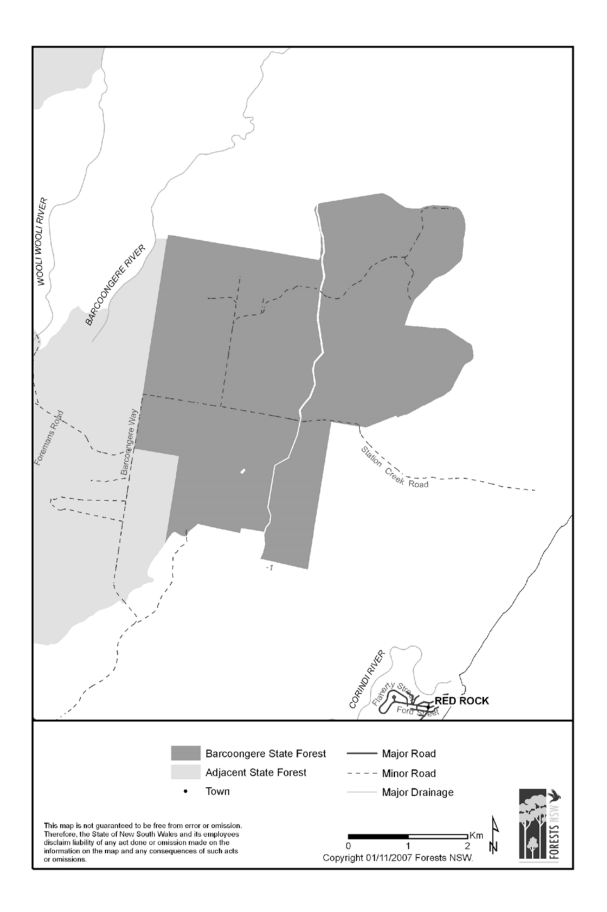
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

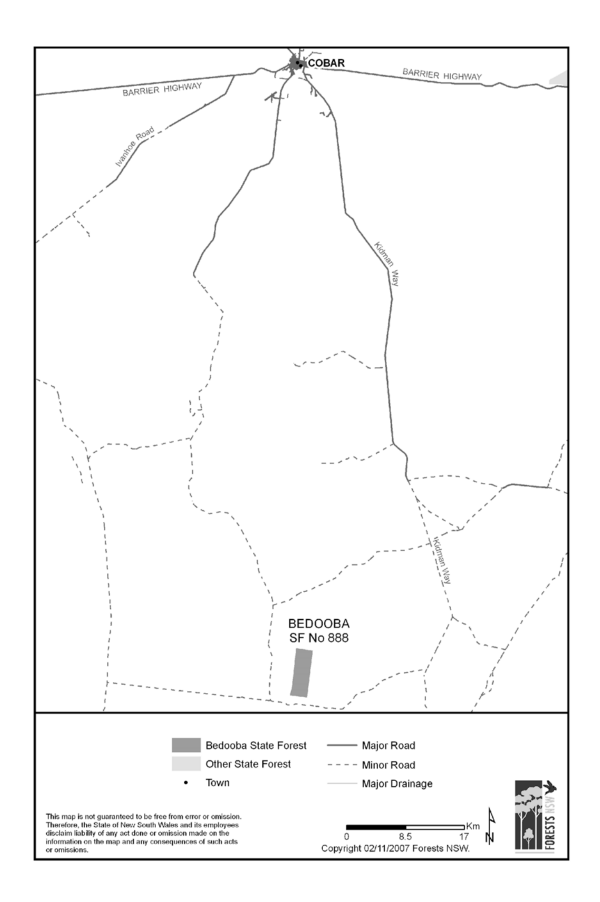
### 3. Requirements of the declaration

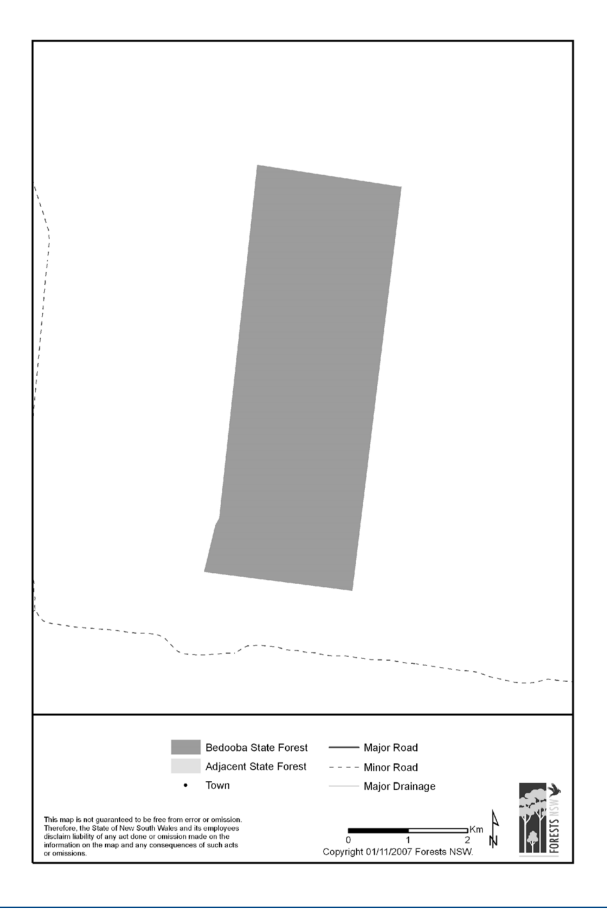
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

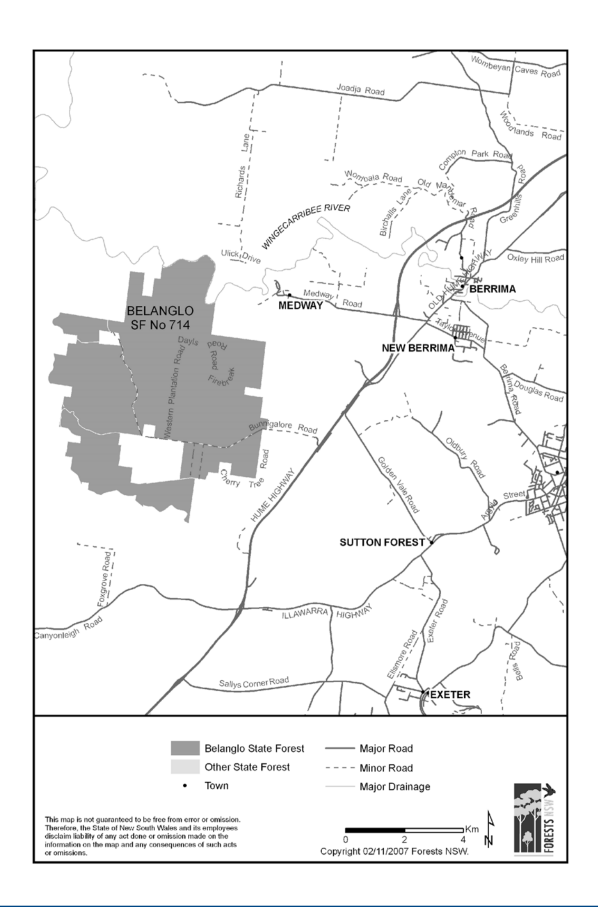
#### 3. Requirements of the declaration

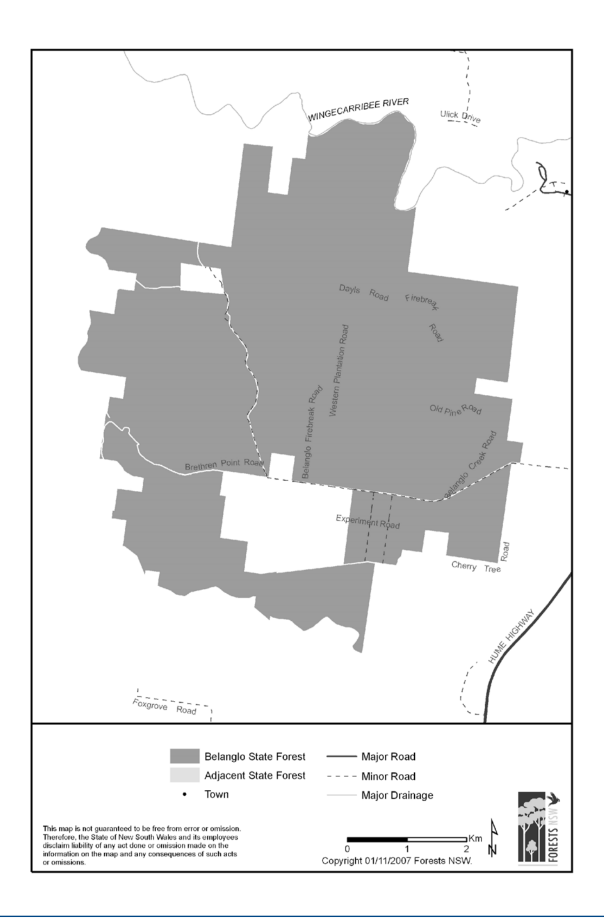
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

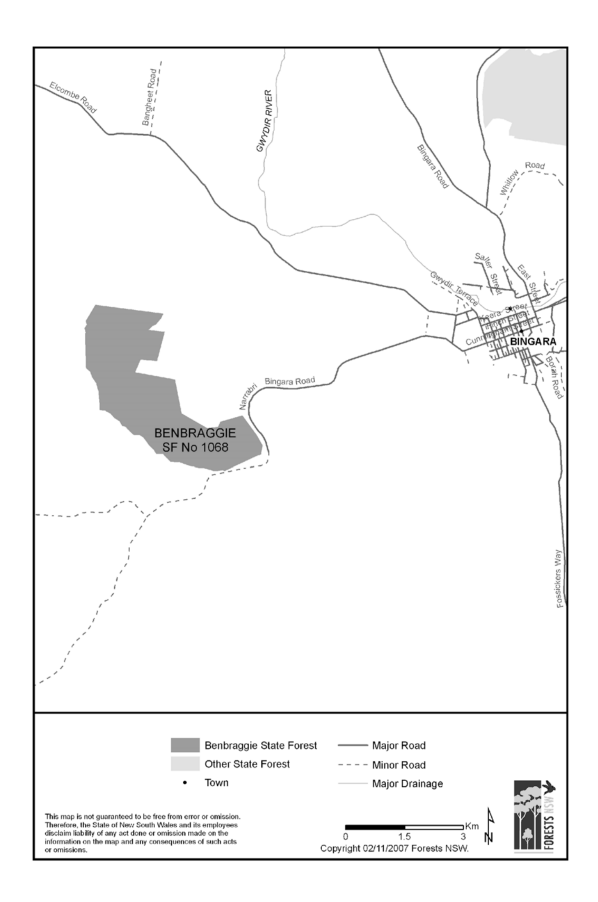
#### 3. Requirements of the declaration

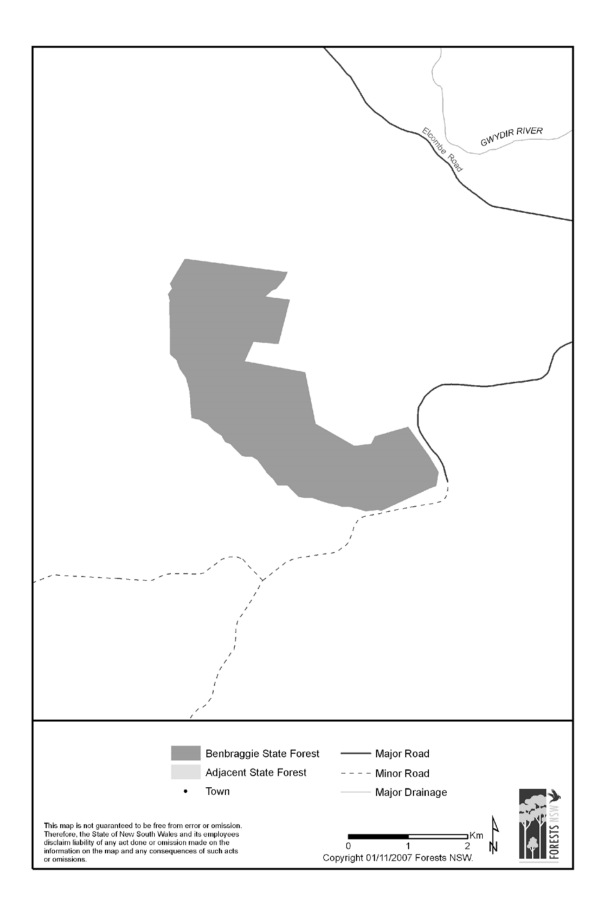
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

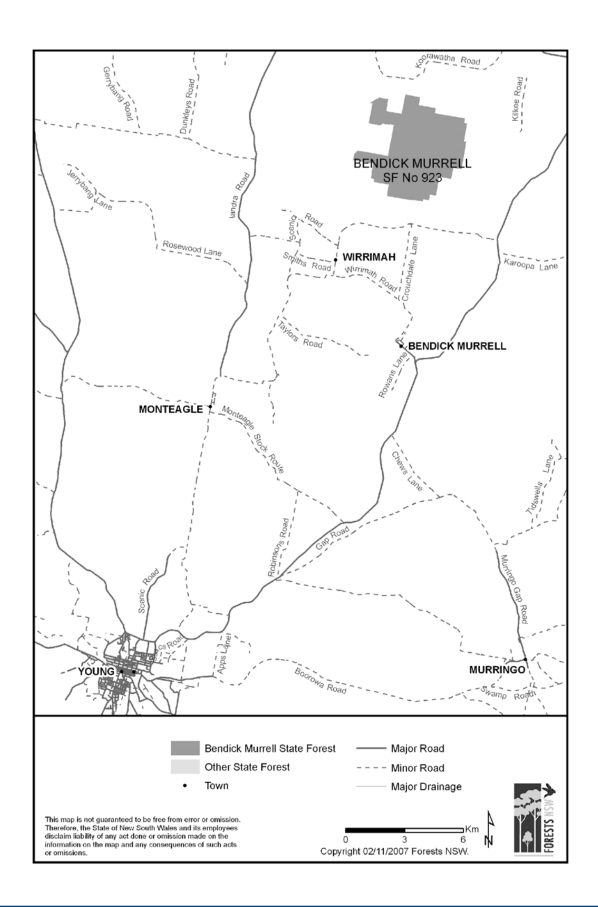
### 3. Requirements of the declaration

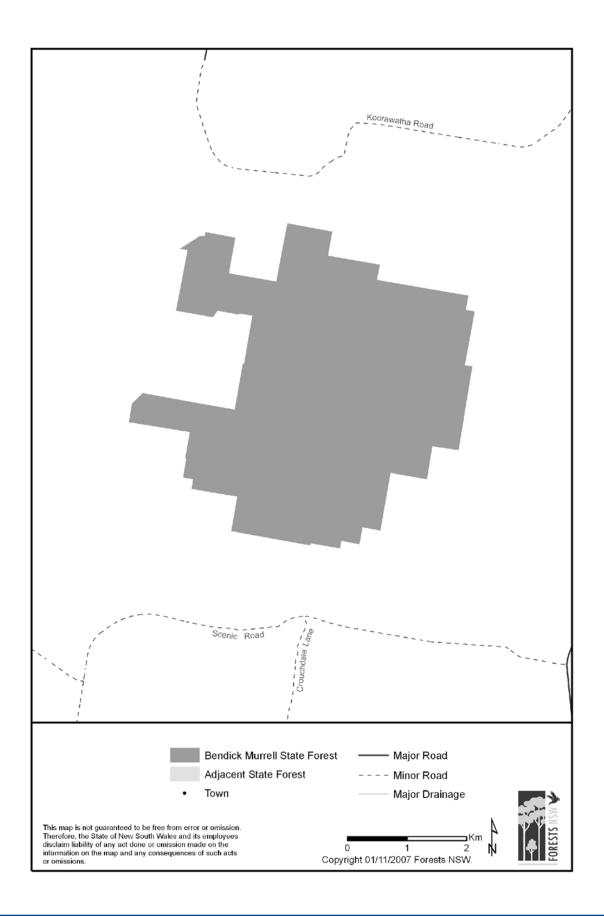
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

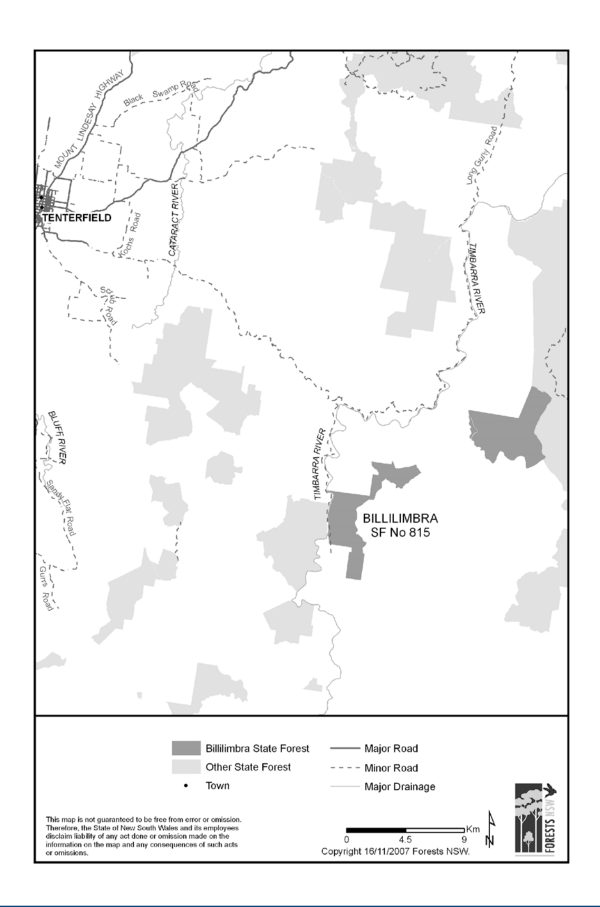
### 3. Requirements of the declaration

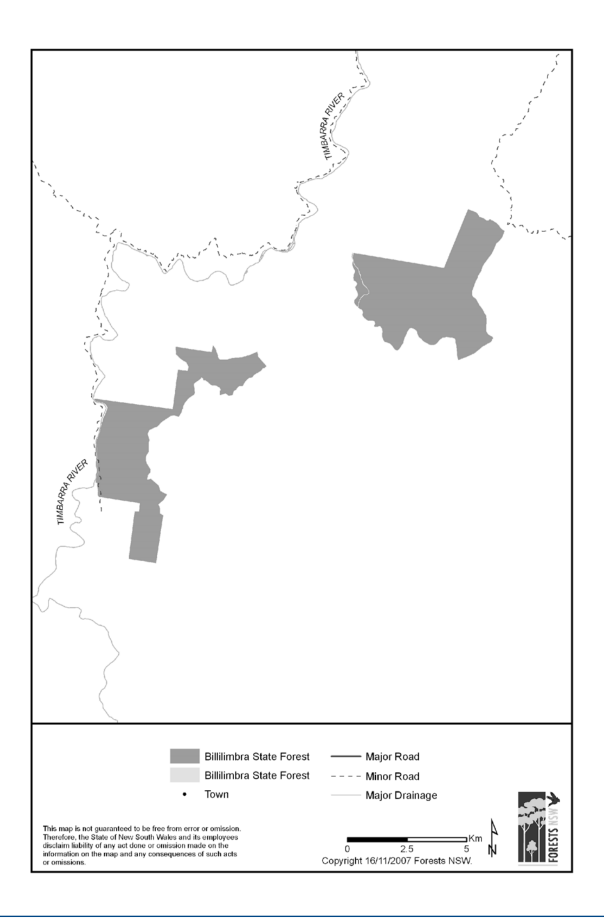
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

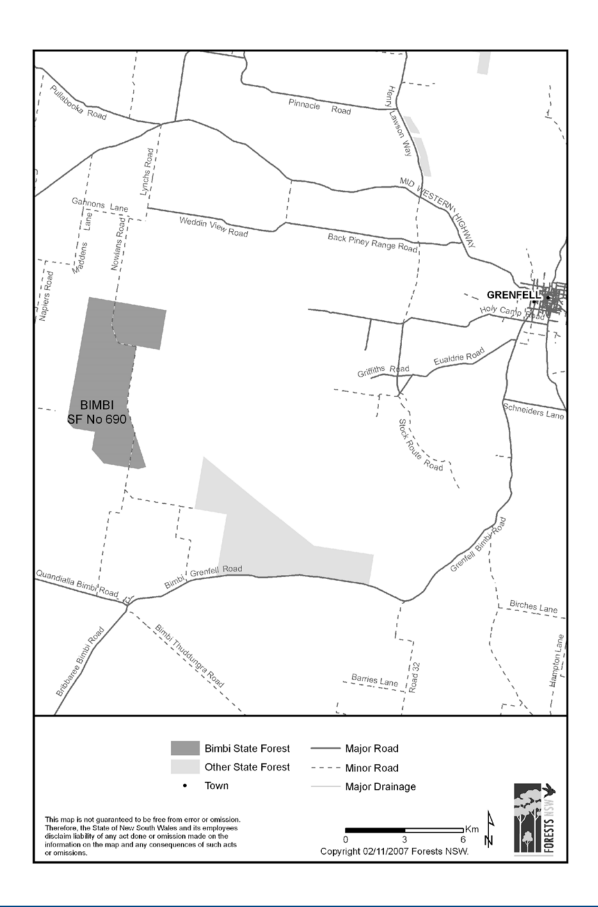
#### 3. Requirements of the declaration

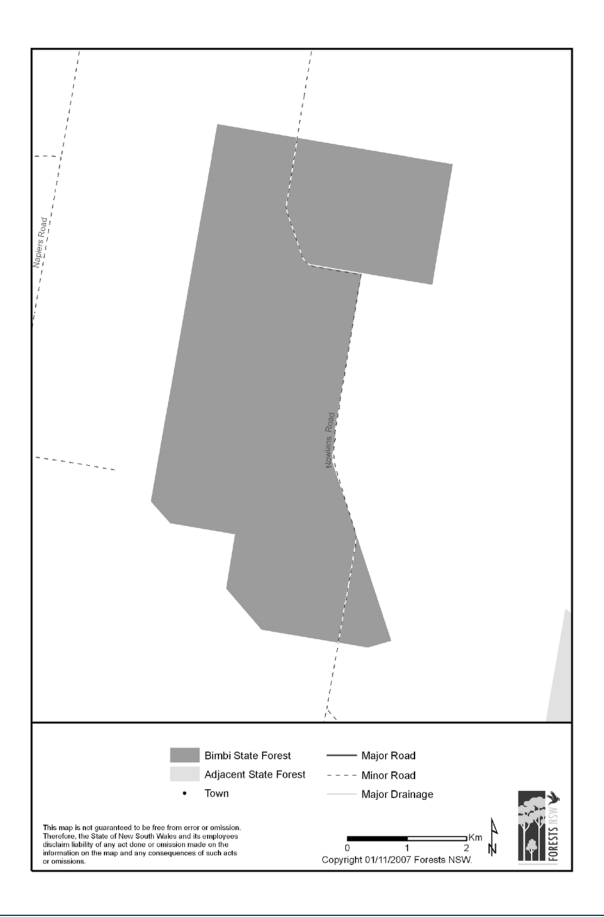
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

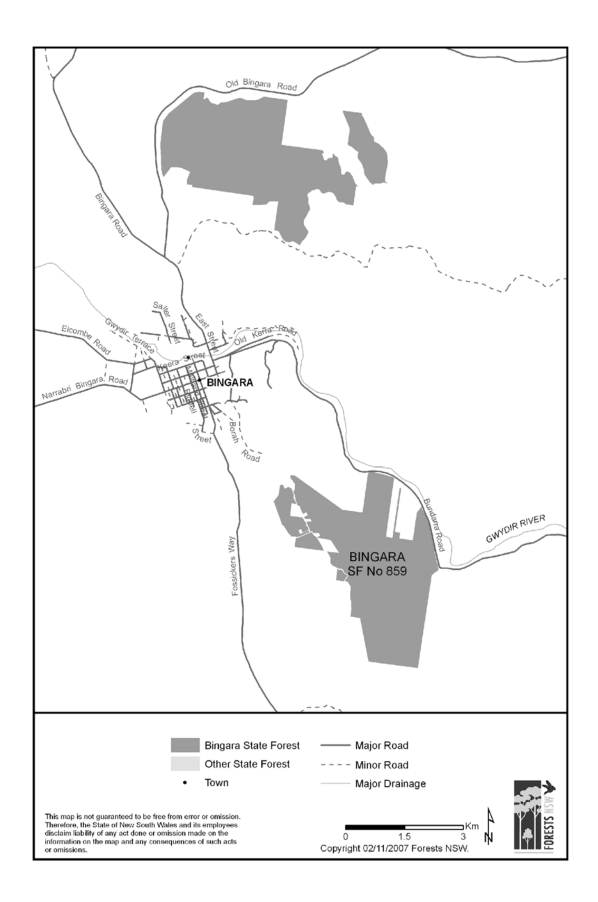
#### 3. Requirements of the declaration

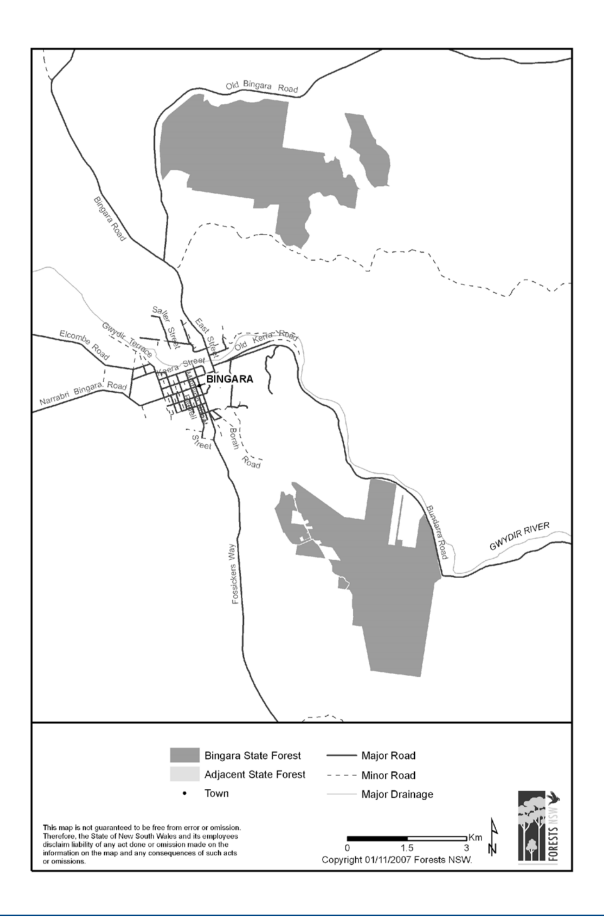
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

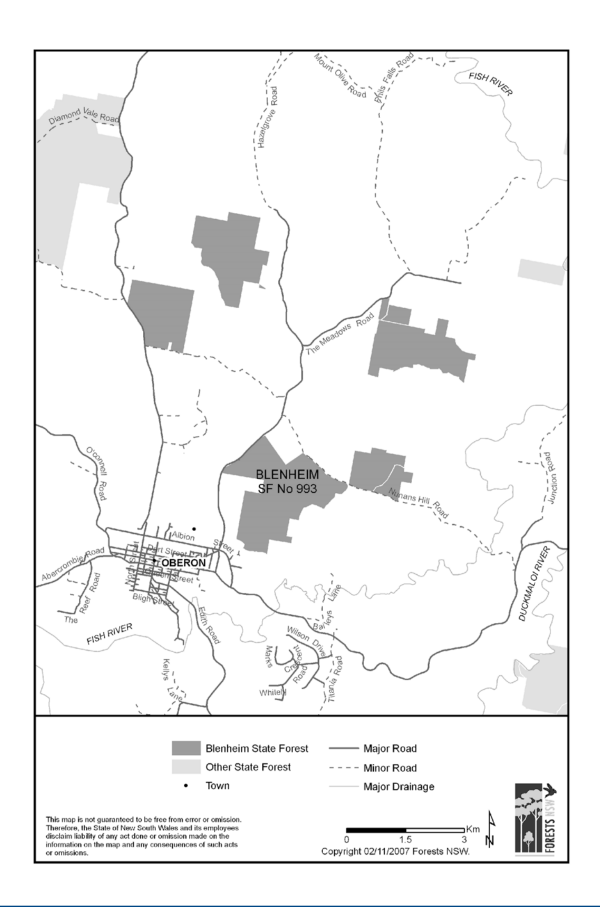
#### 3. Requirements of the declaration

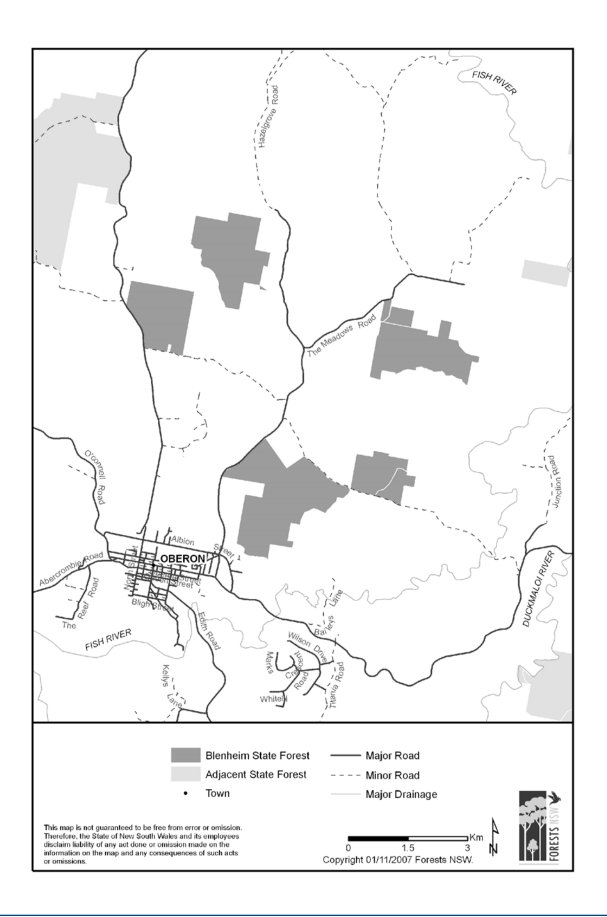
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

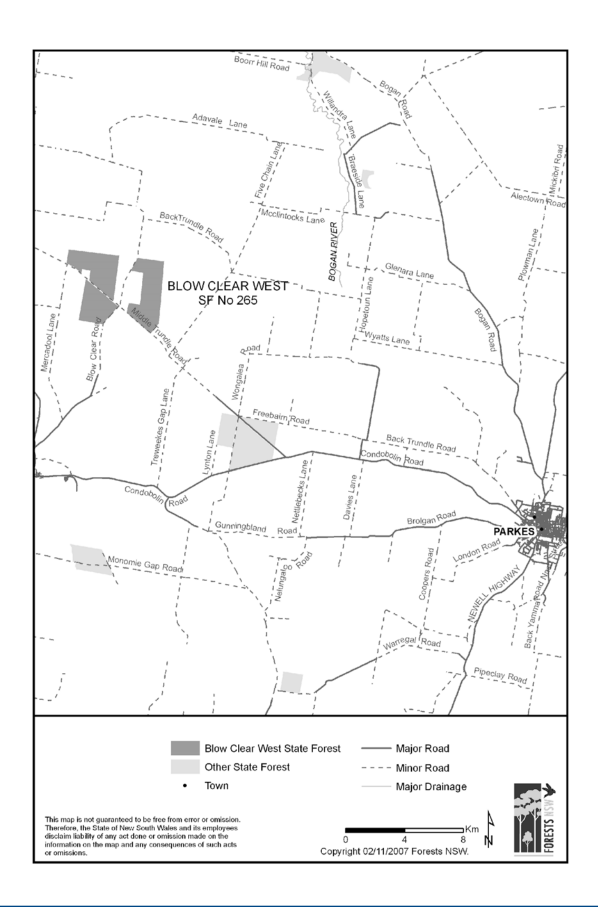
## 3. Requirements of the declaration

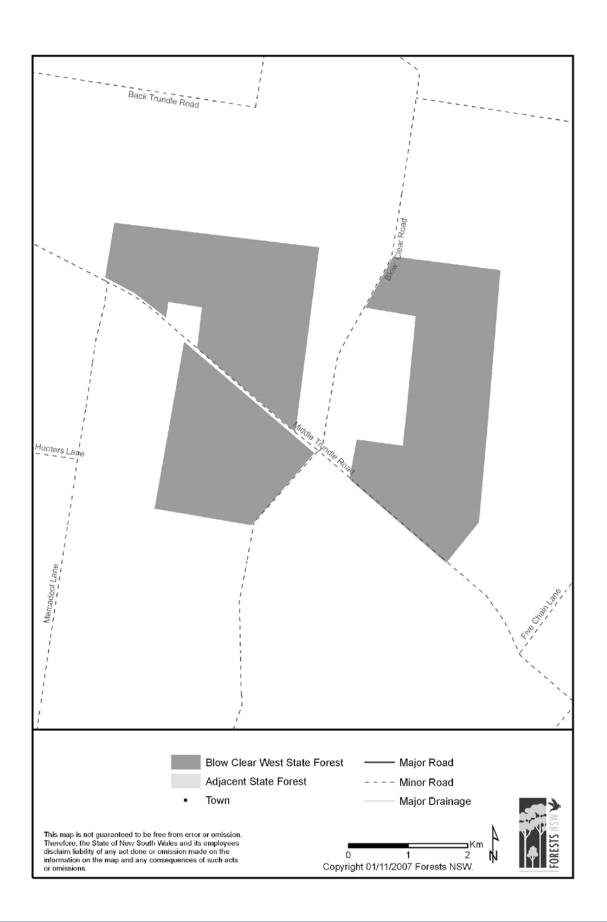
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

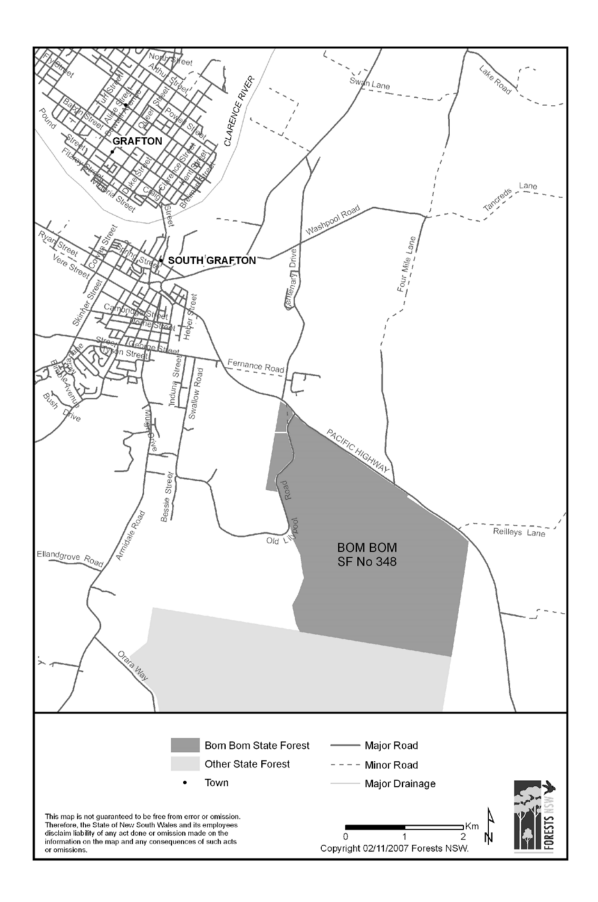
#### 3. Requirements of the declaration

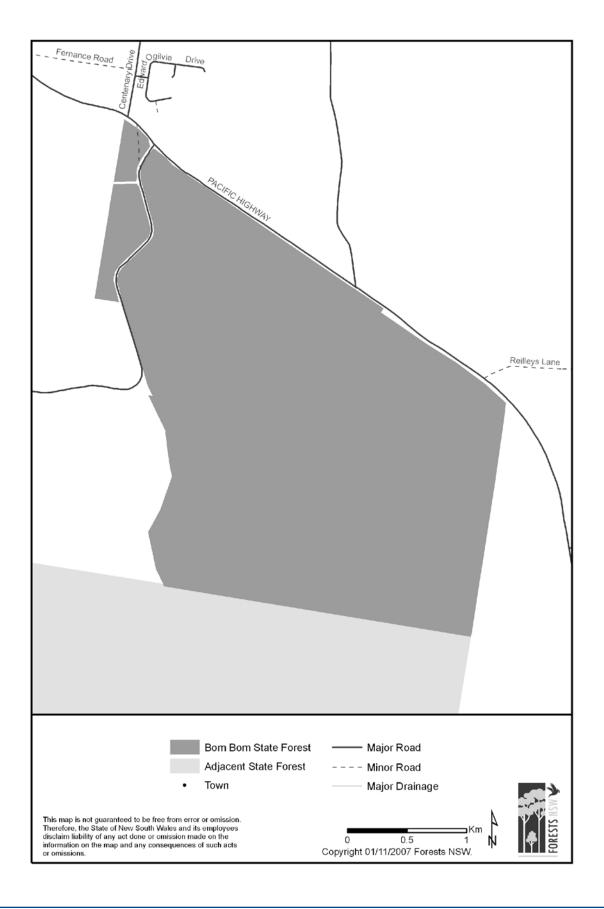
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

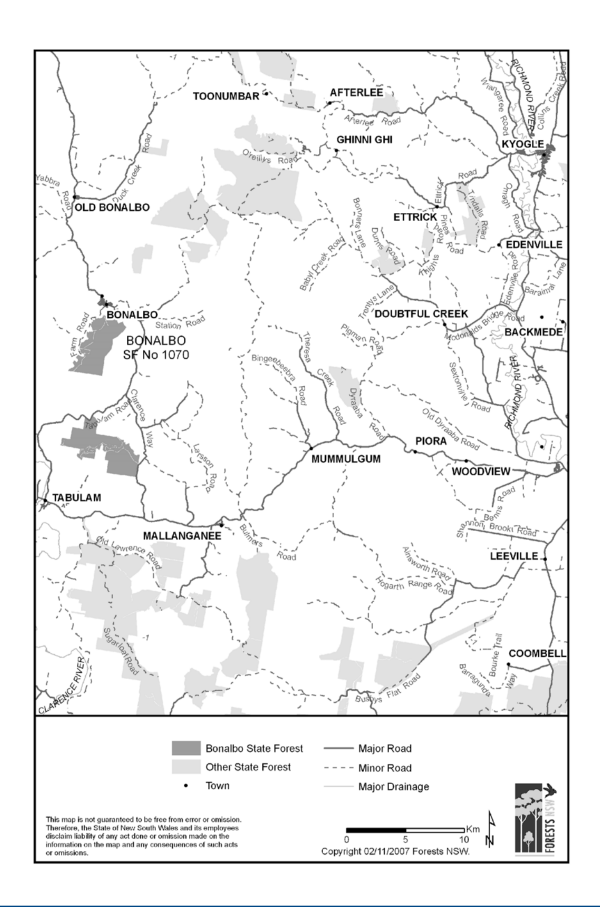
#### 3. Requirements of the declaration

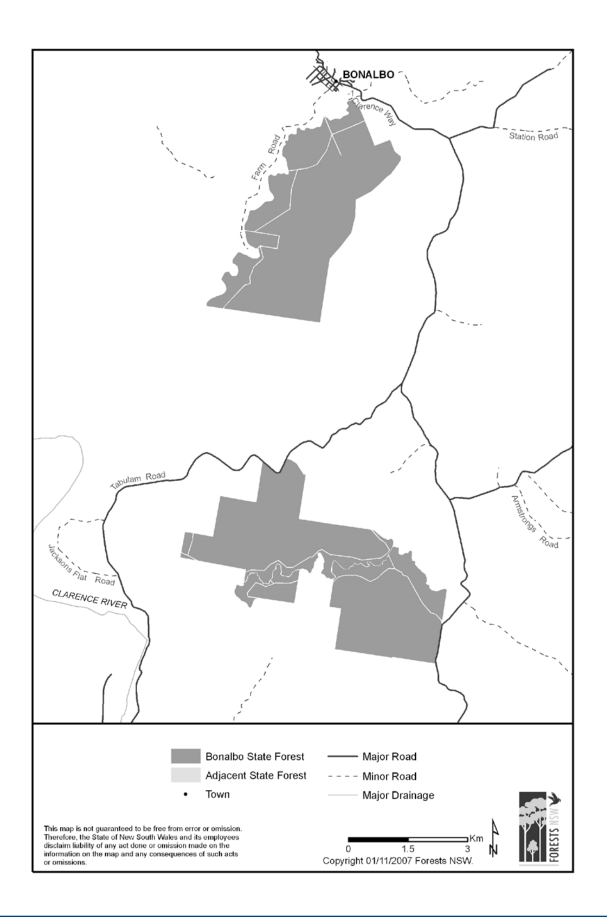
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

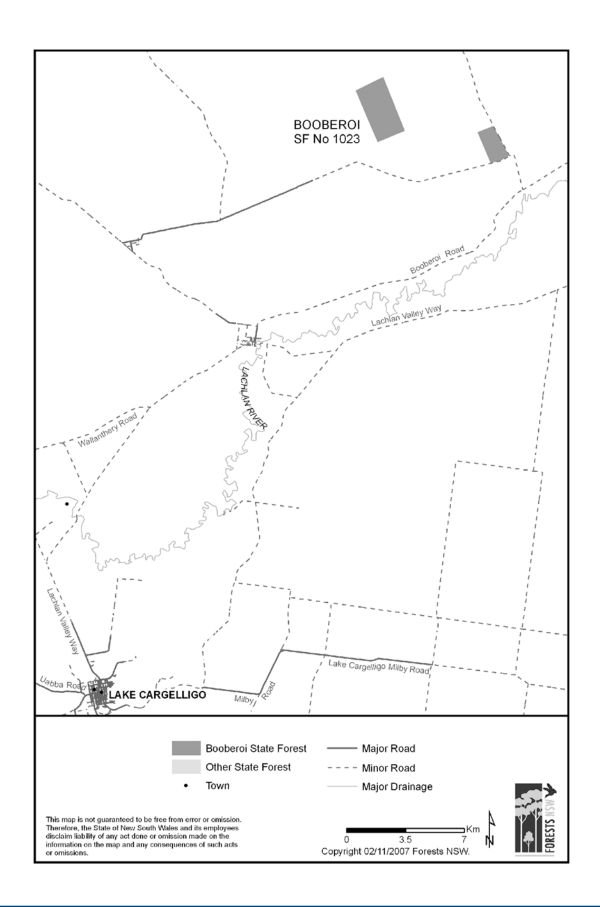
### 3. Requirements of the declaration

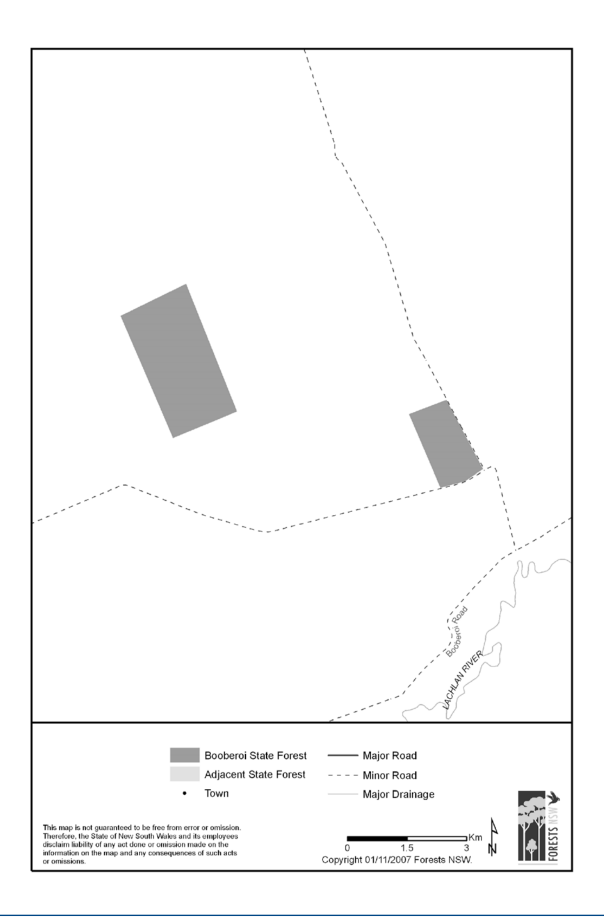
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

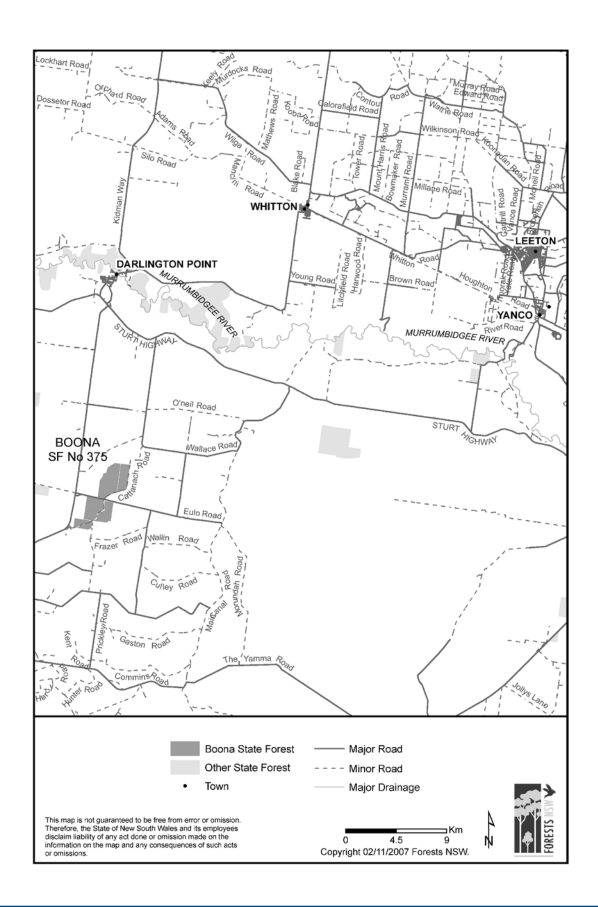
#### 3. Requirements of the declaration

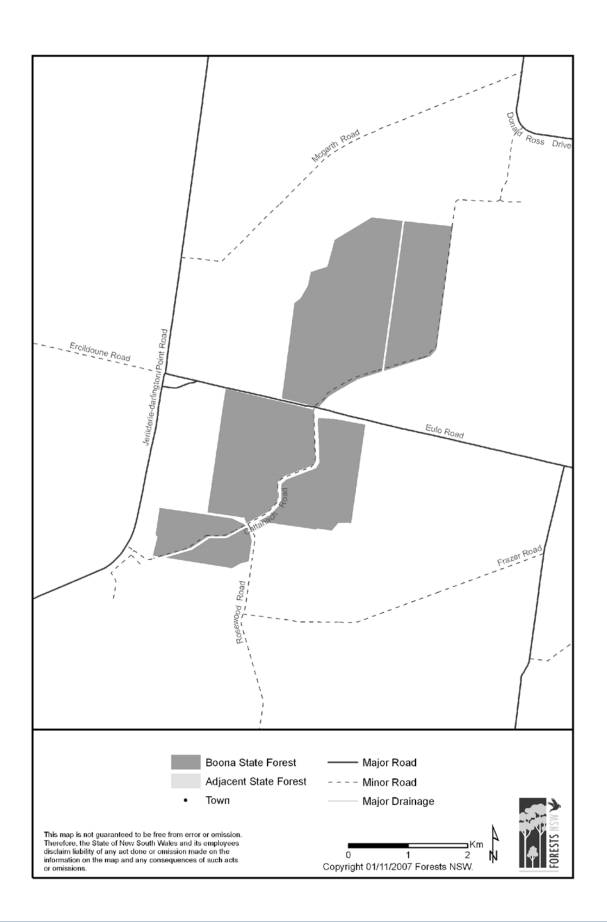
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

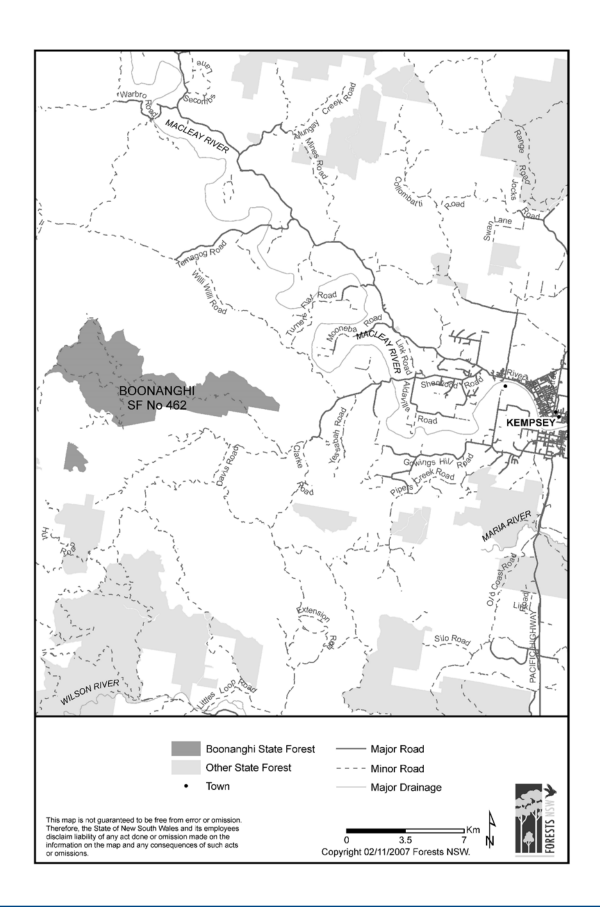
#### 3. Requirements of the declaration

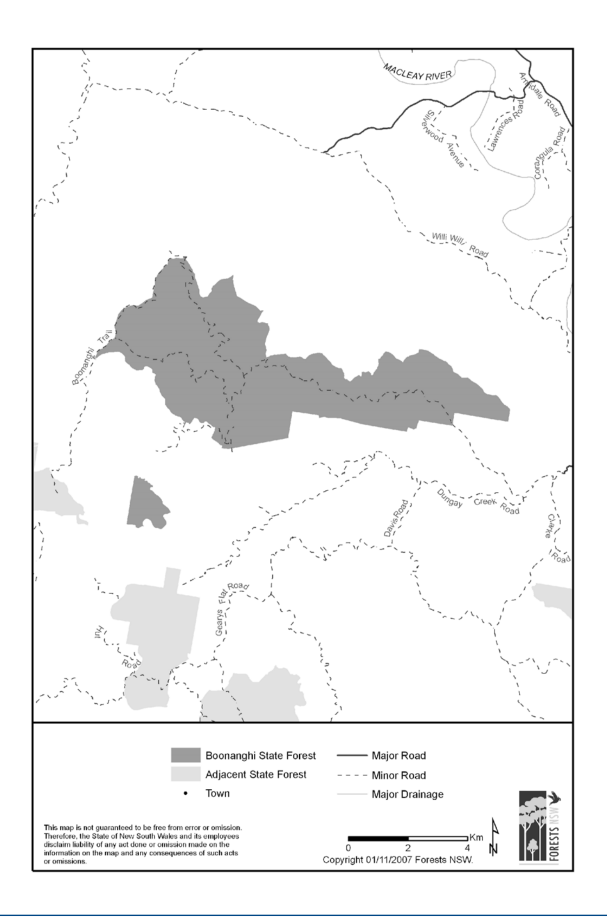
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

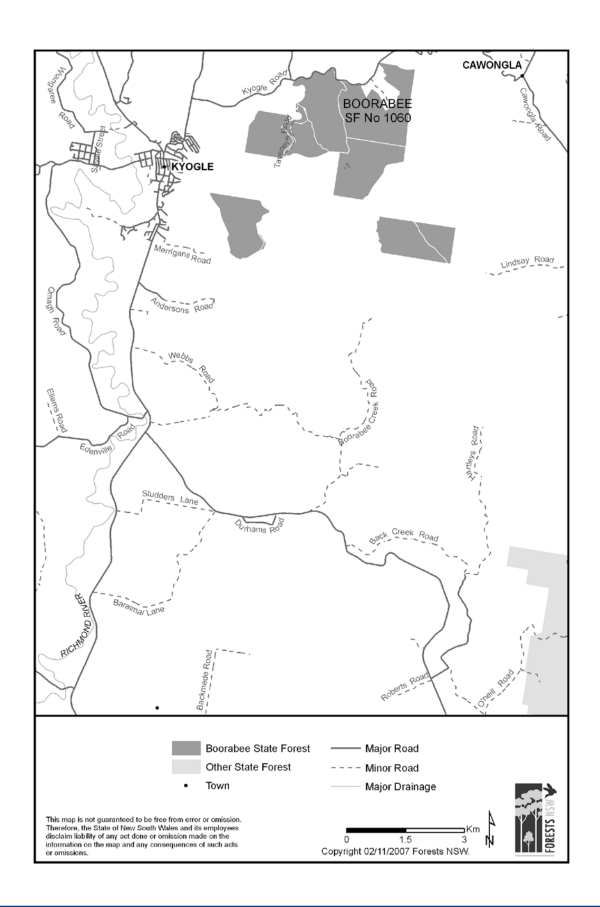
#### 3. Requirements of the declaration

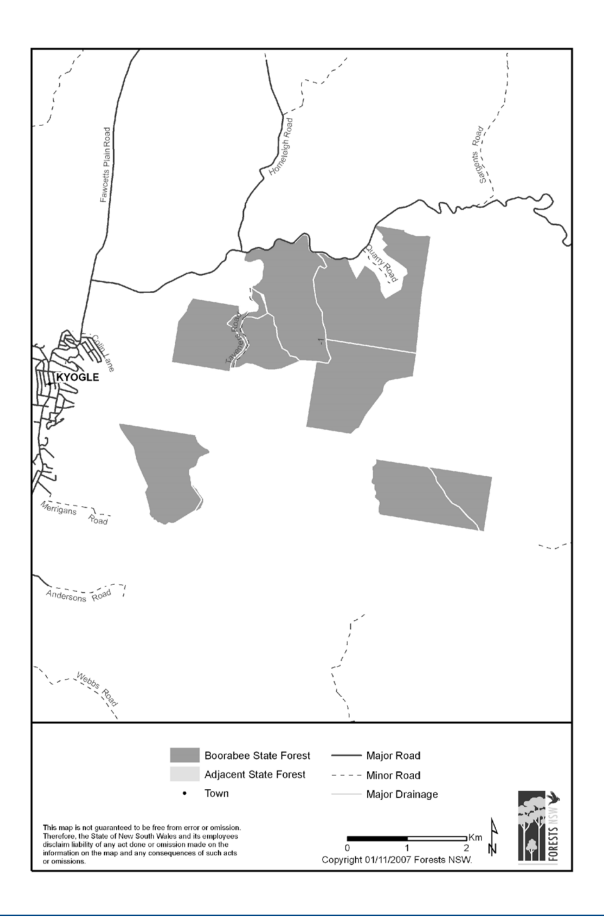
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

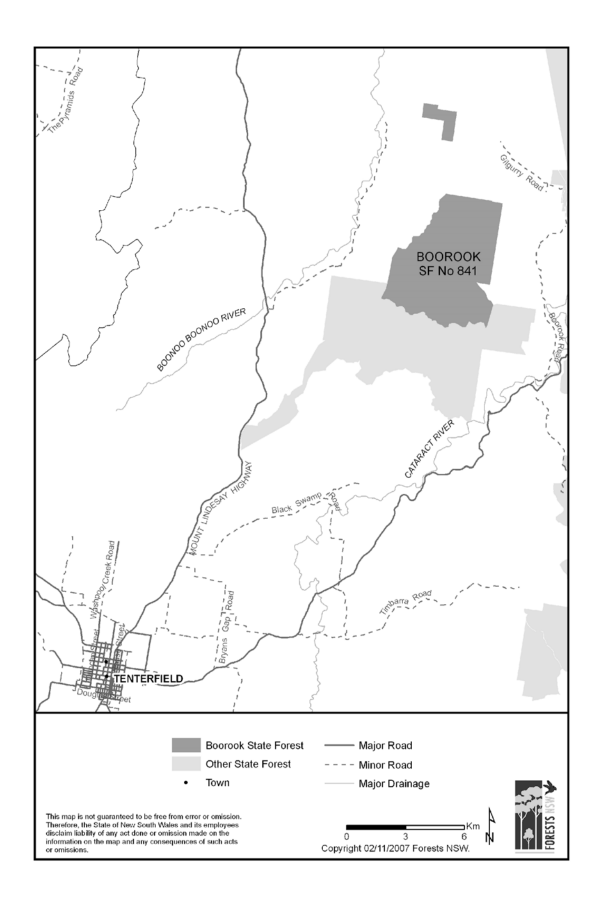
### 3. Requirements of the declaration

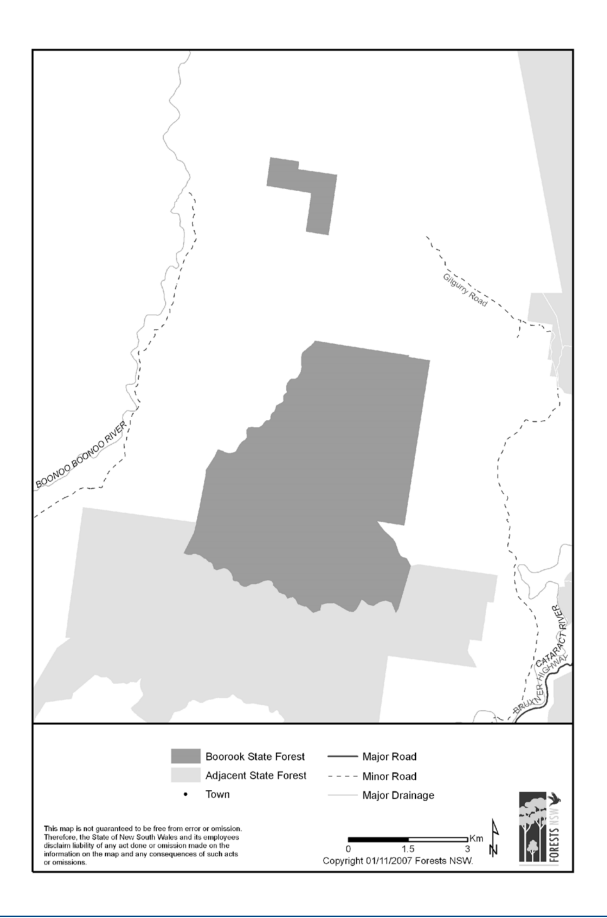
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

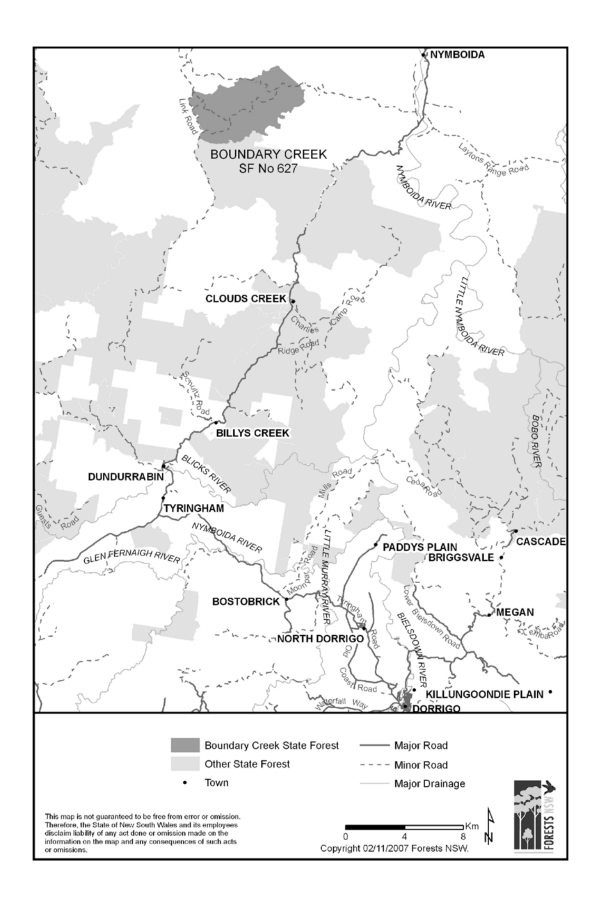
### 3. Requirements of the declaration

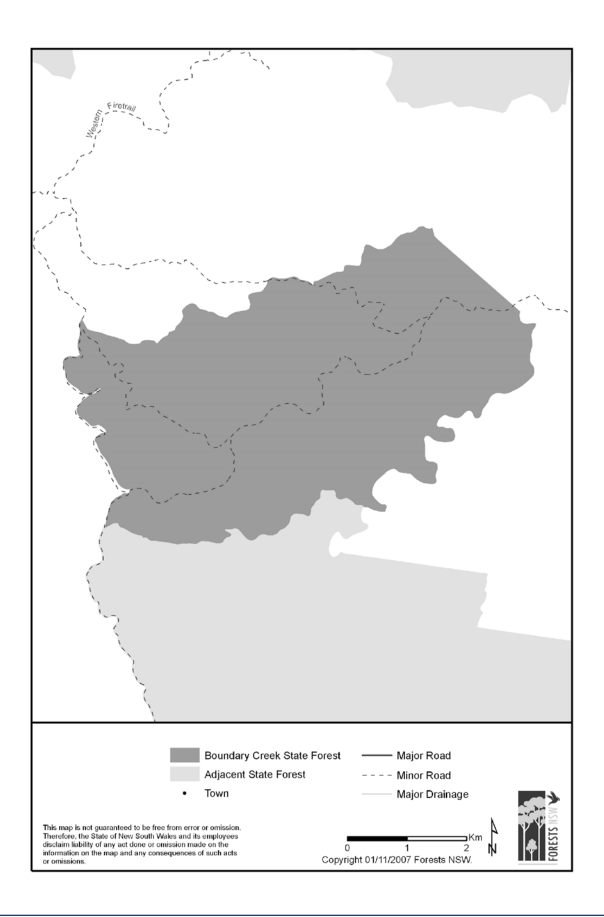
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

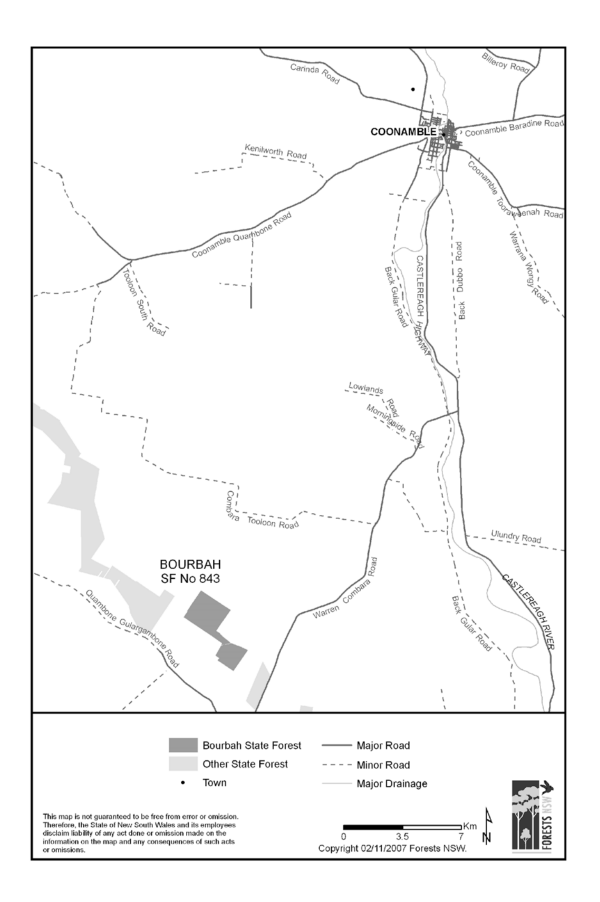
#### 3. Requirements of the declaration

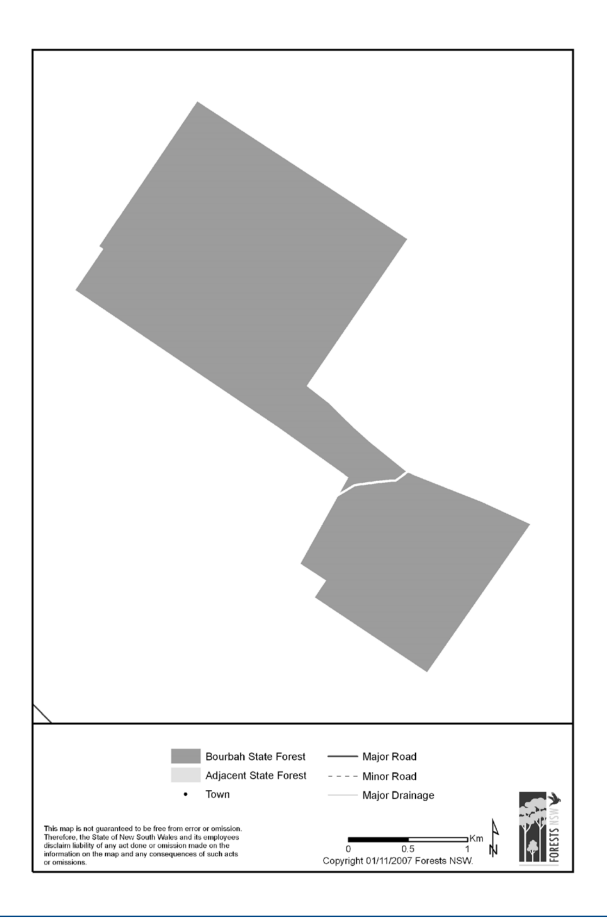
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

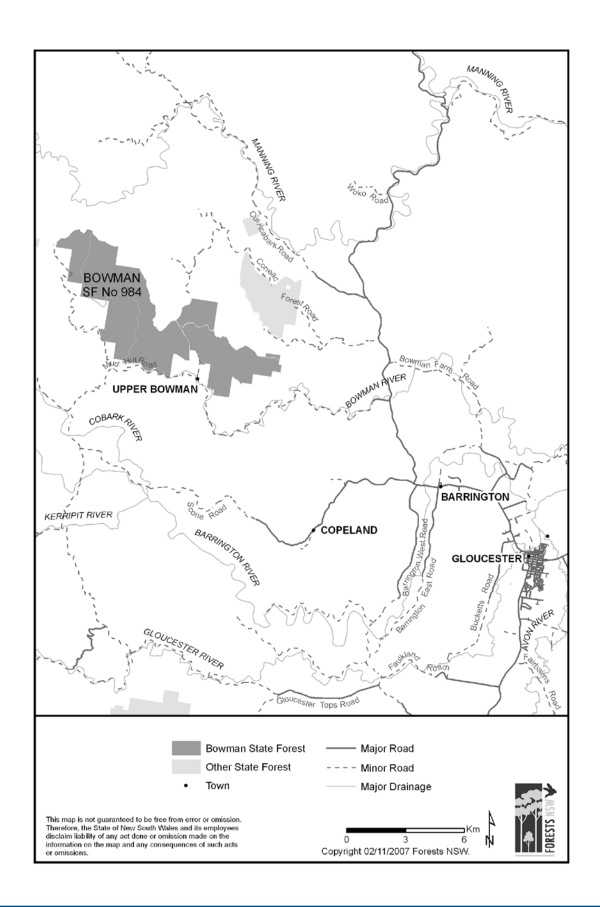
### 3. Requirements of the declaration

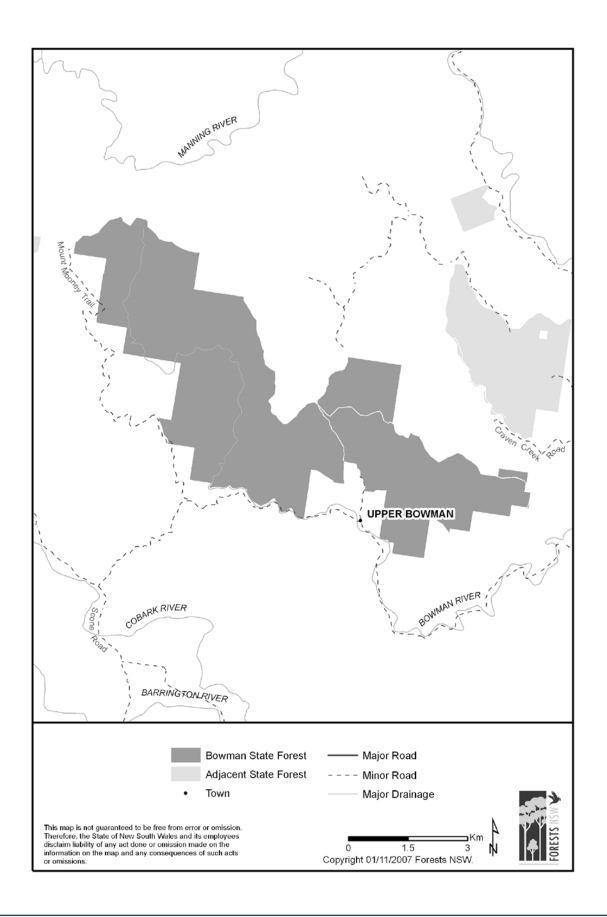
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

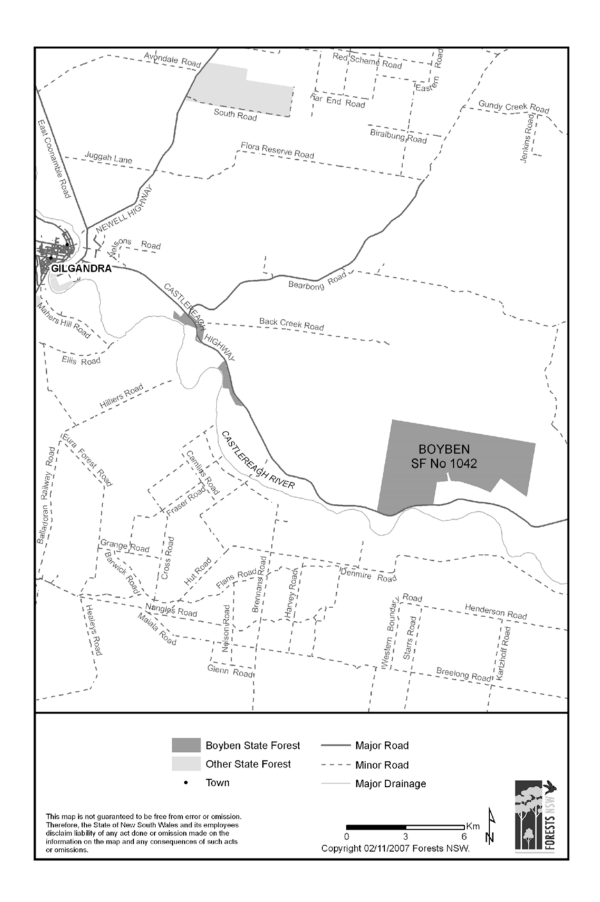
#### 3. Requirements of the declaration

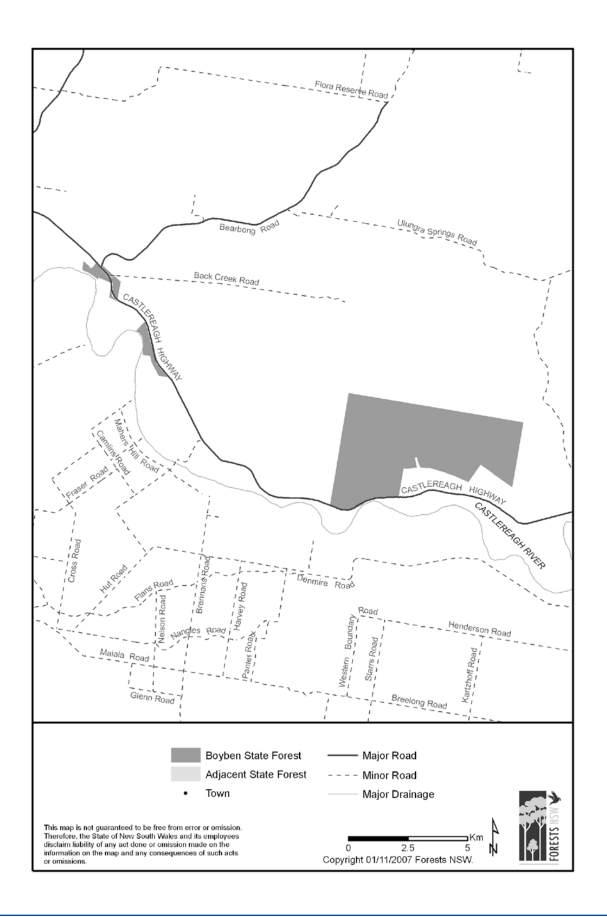
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

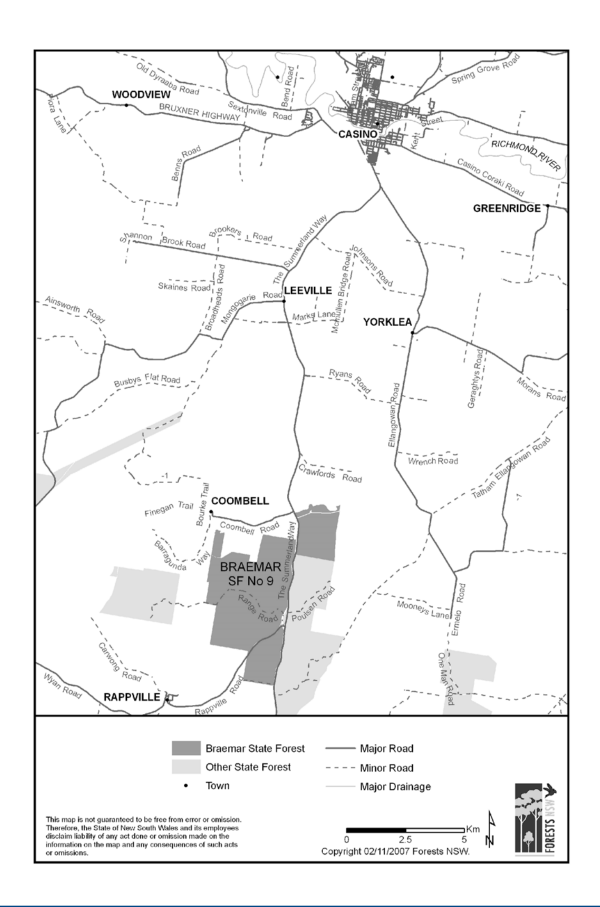
#### 3. Requirements of the declaration

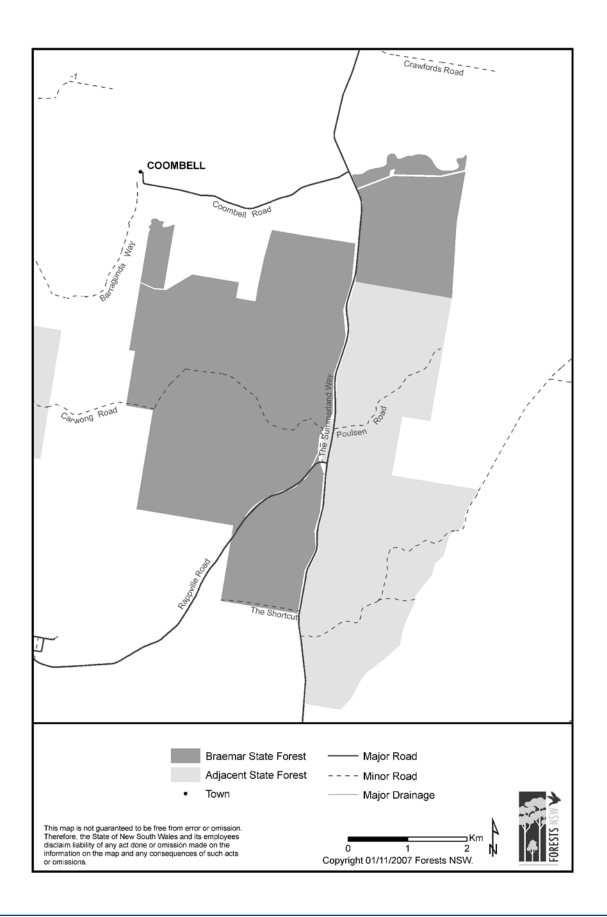
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

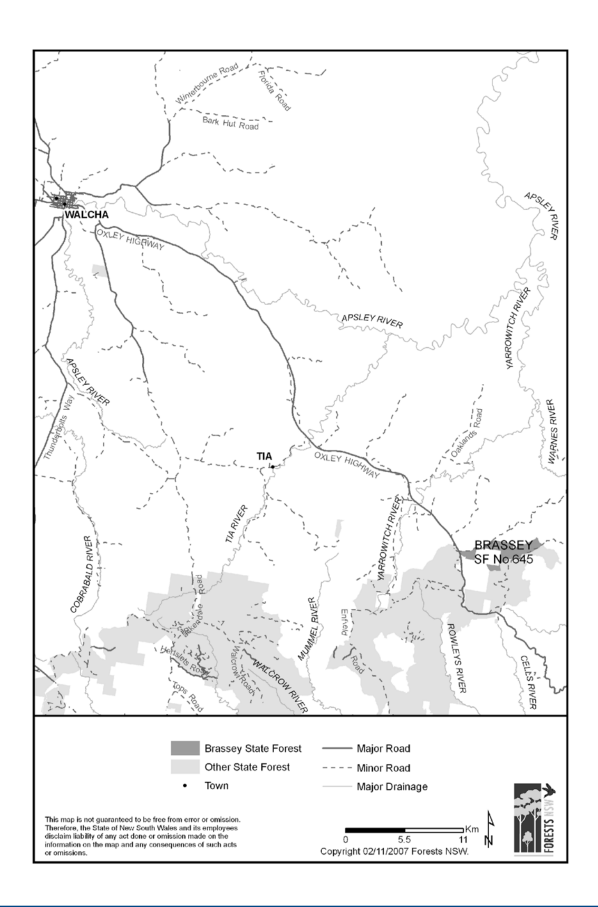
#### 3. Requirements of the declaration

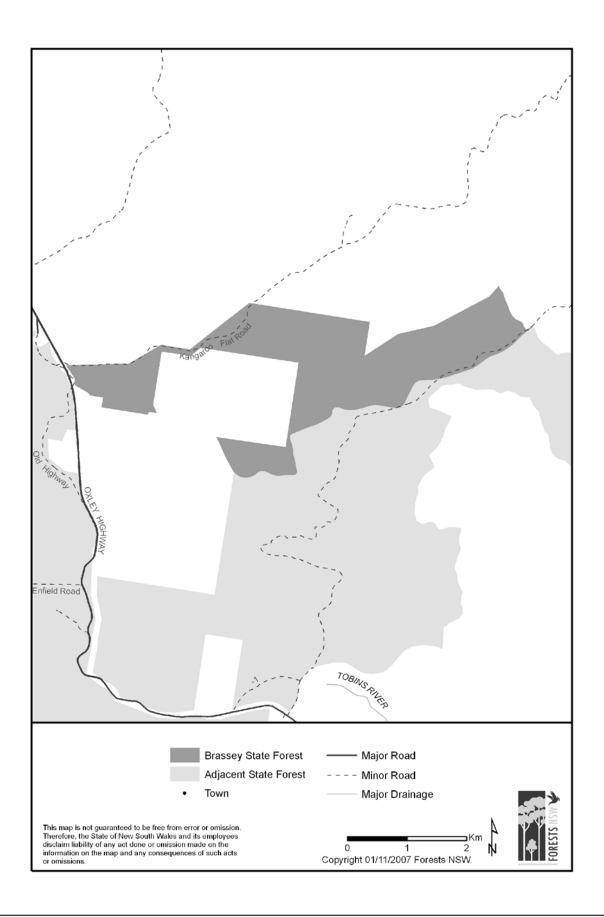
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

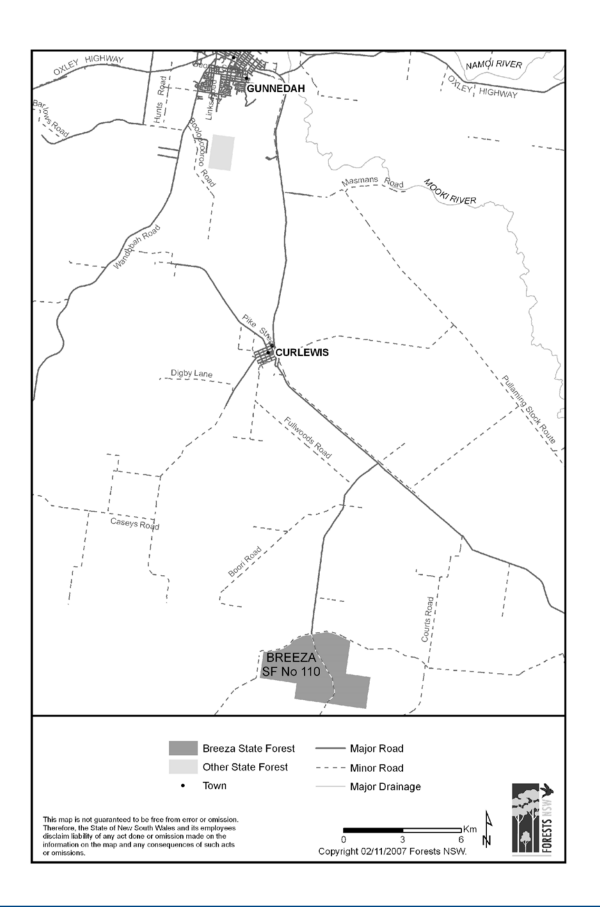
#### 3. Requirements of the declaration

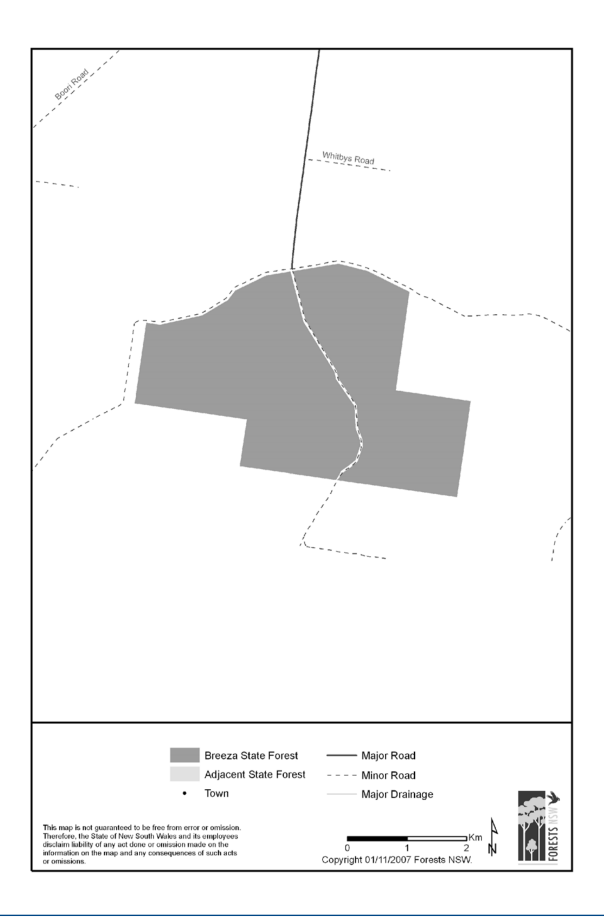
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

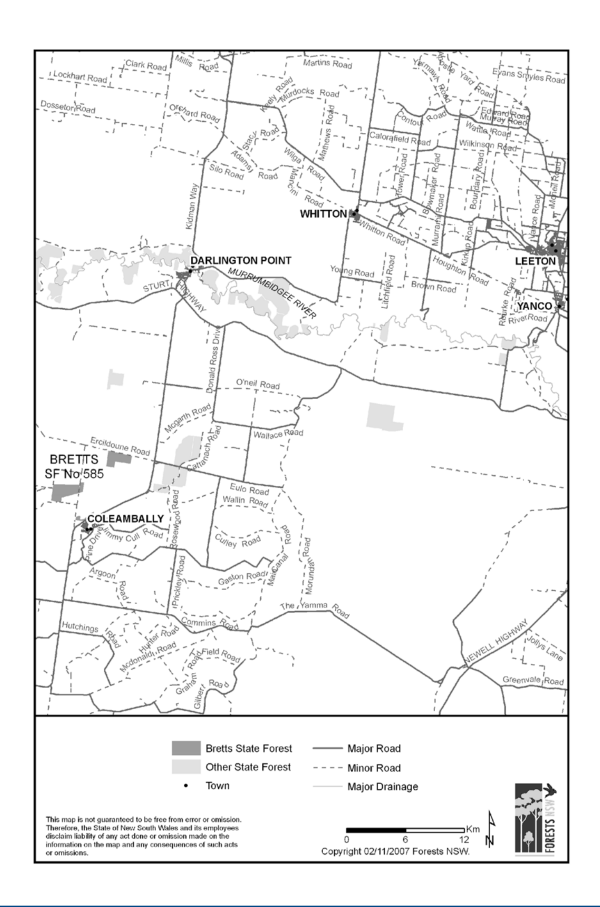
#### 3. Requirements of the declaration

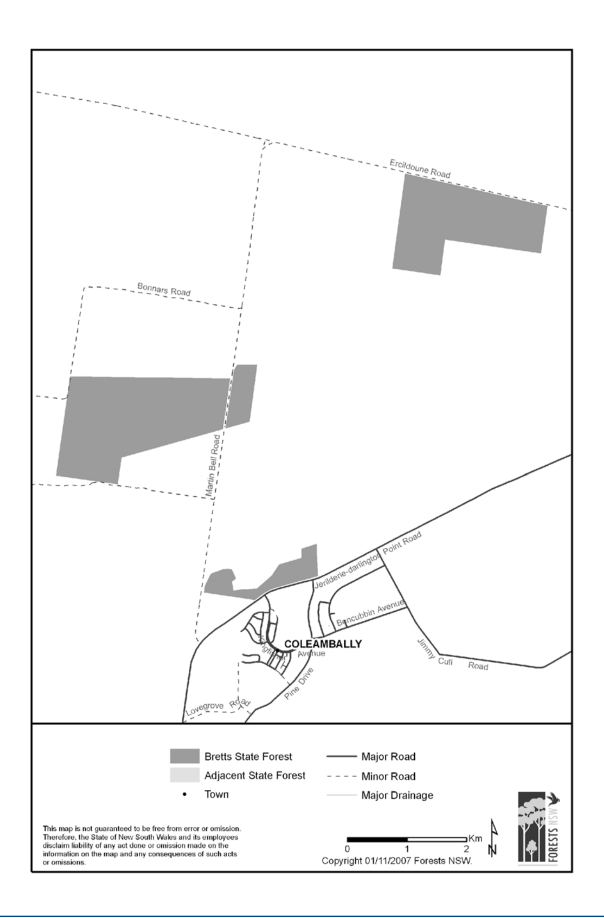
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

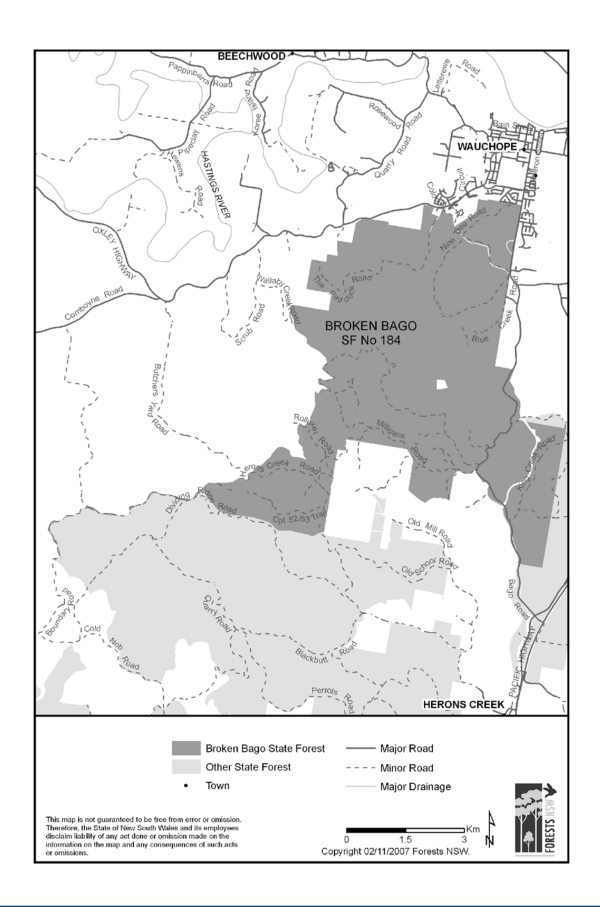
## 3. Requirements of the declaration

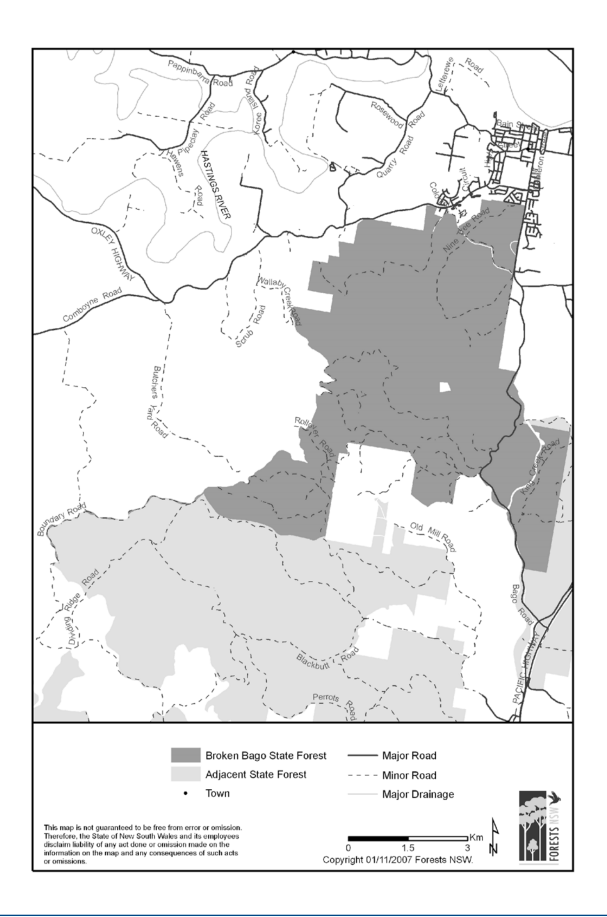
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

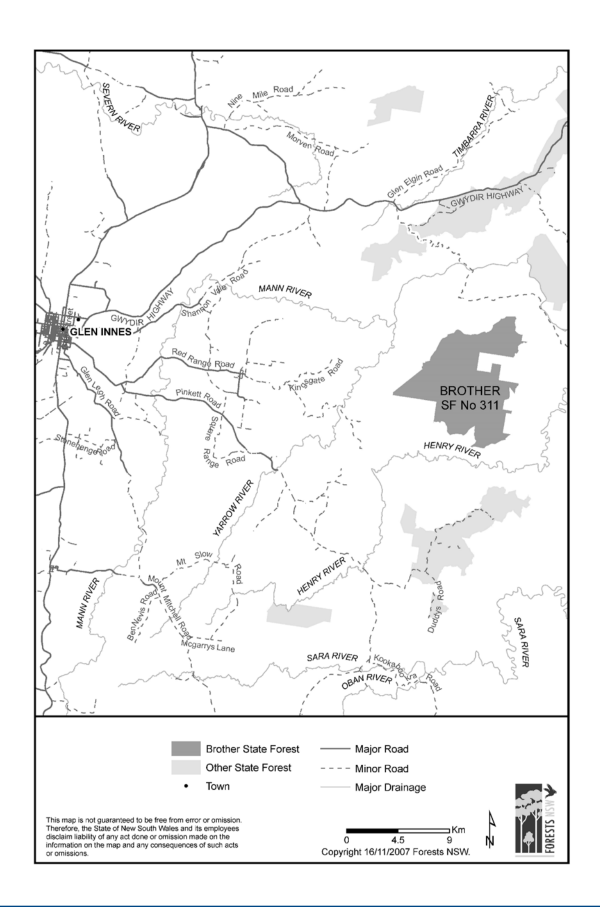
## 3. Requirements of the declaration

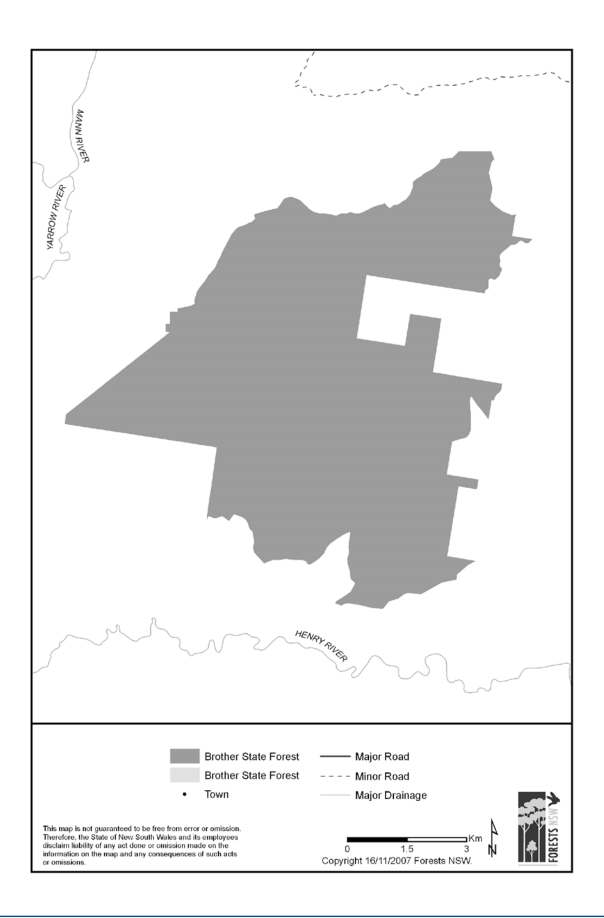
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

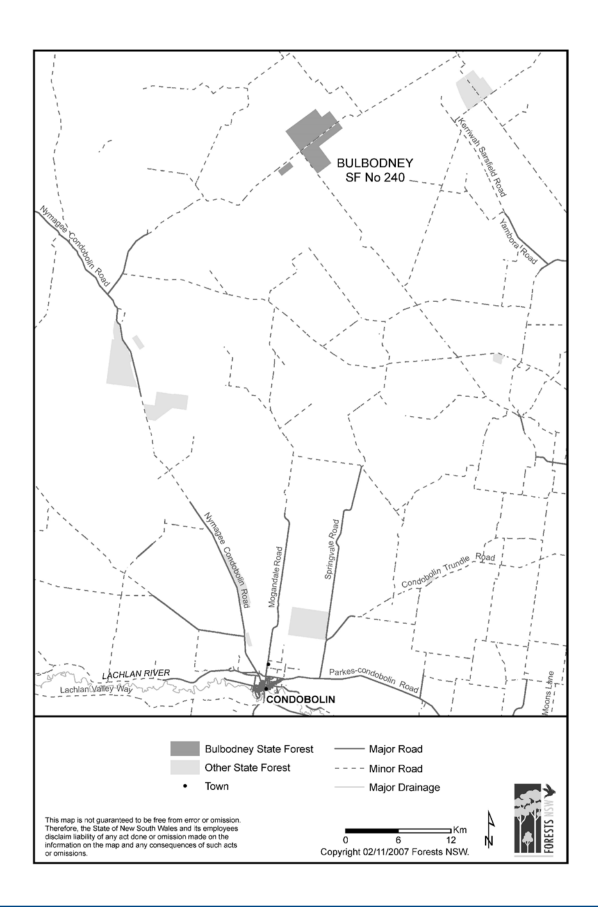
## 3. Requirements of the declaration

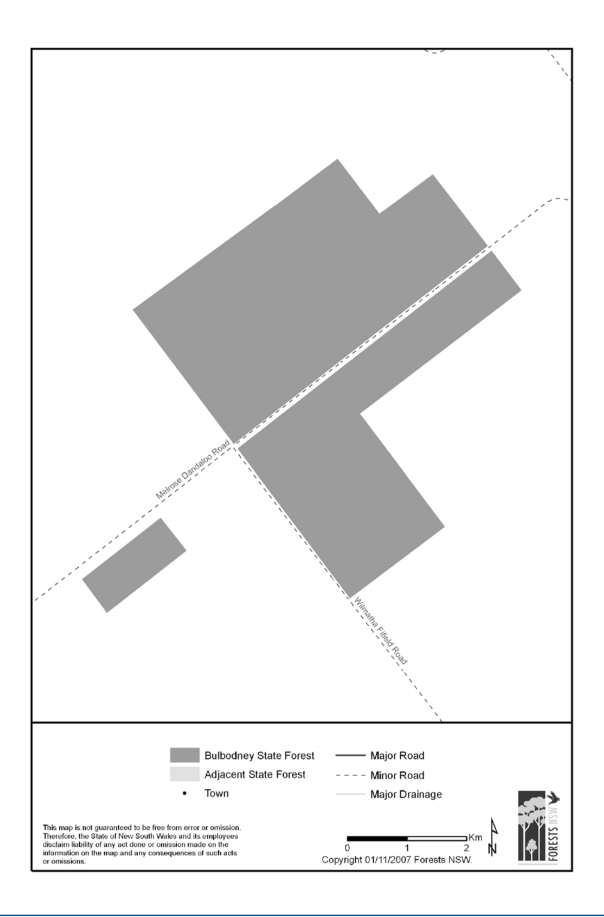
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

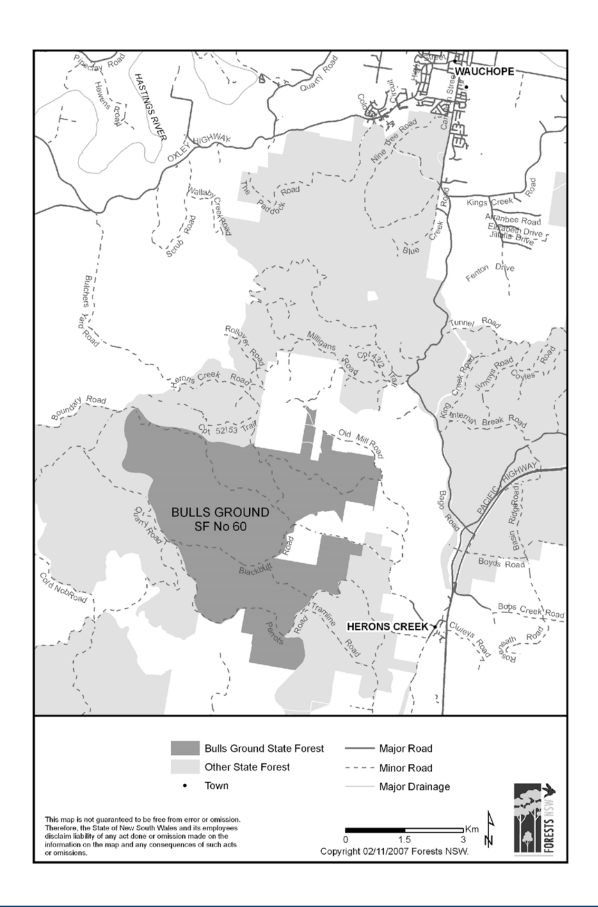
## 3. Requirements of the declaration

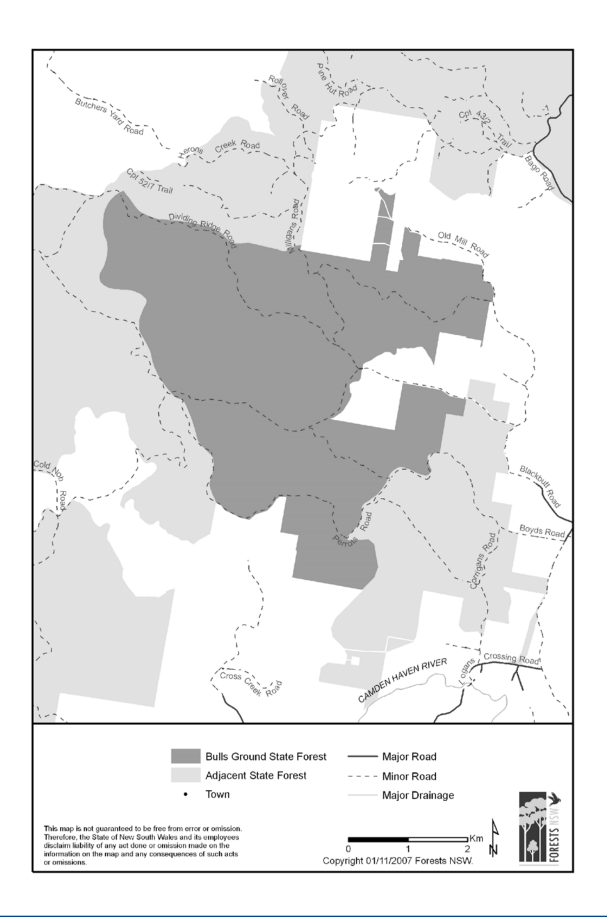
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

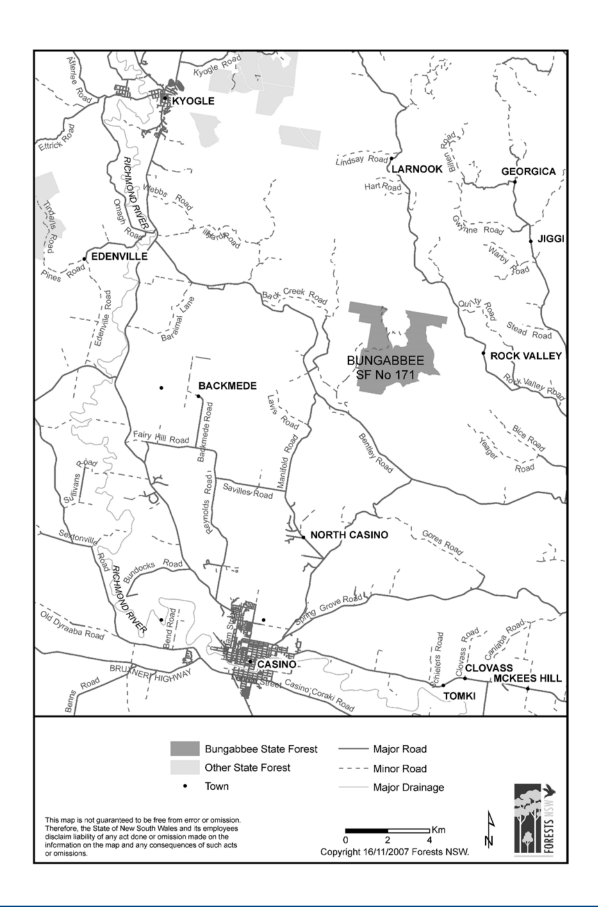
## 3. Requirements of the declaration

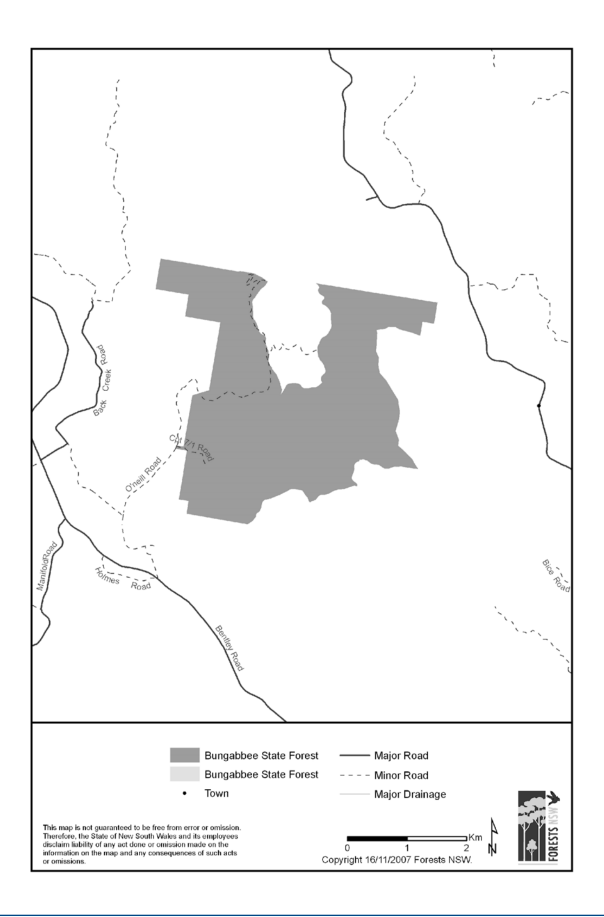
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

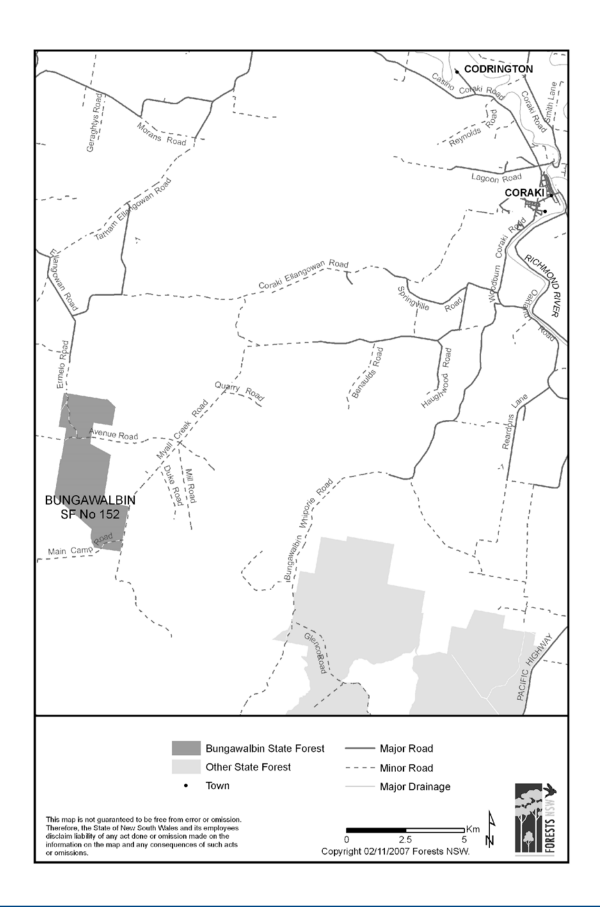
## 3. Requirements of the declaration

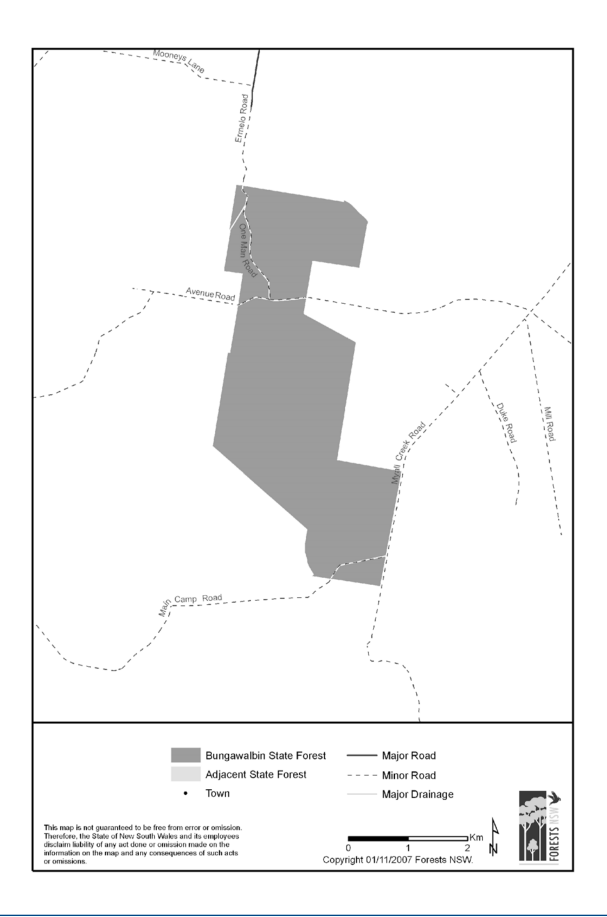
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

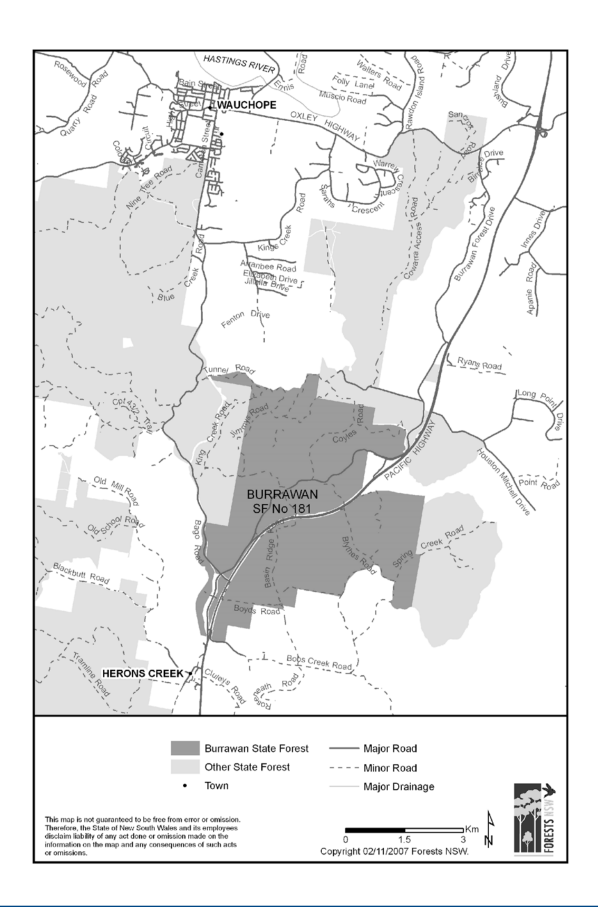
## 3. Requirements of the declaration

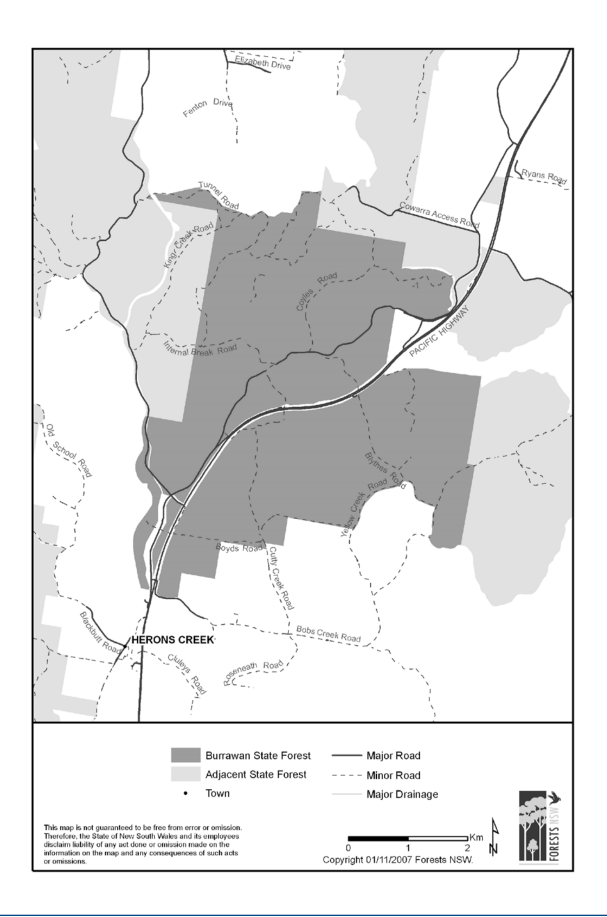
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

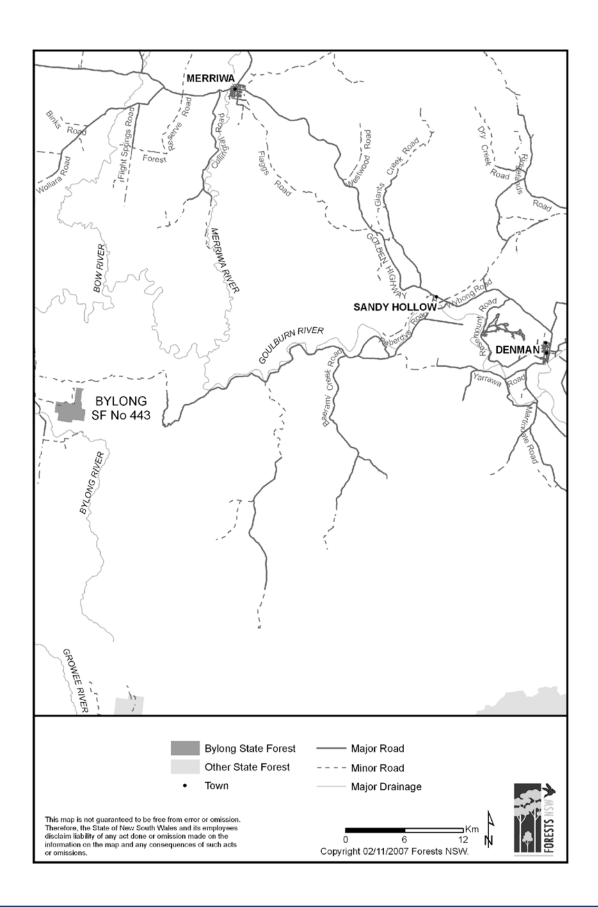
## 3. Requirements of the declaration

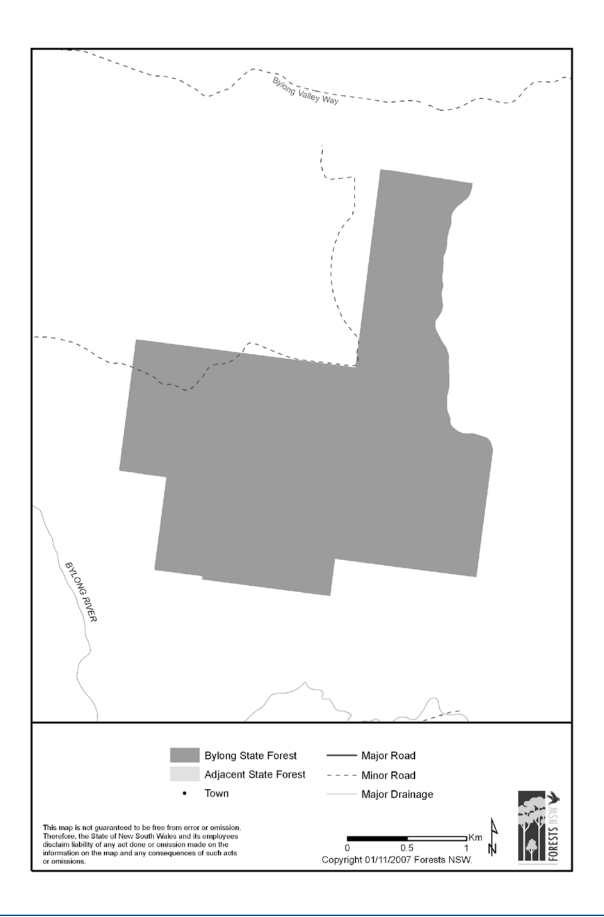
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

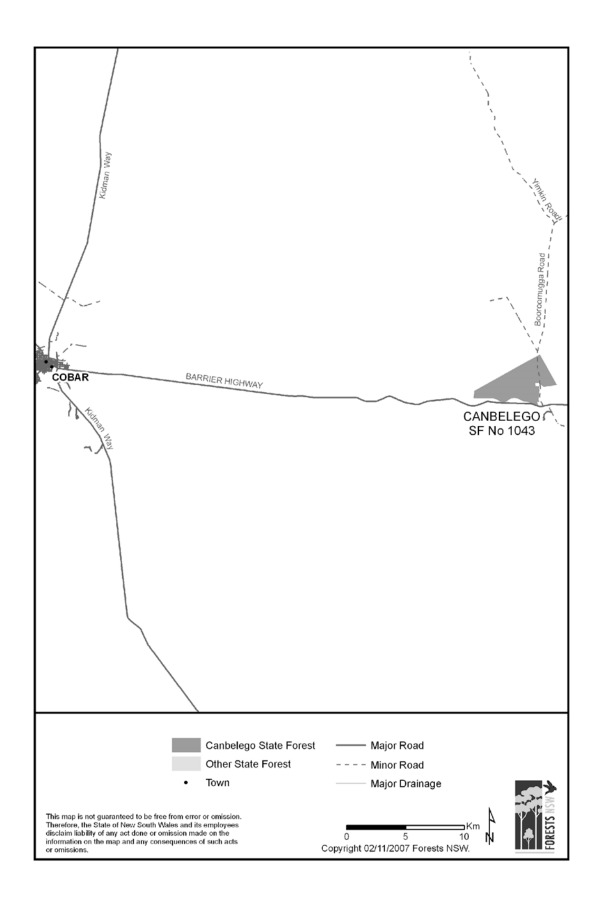
## 3. Requirements of the declaration

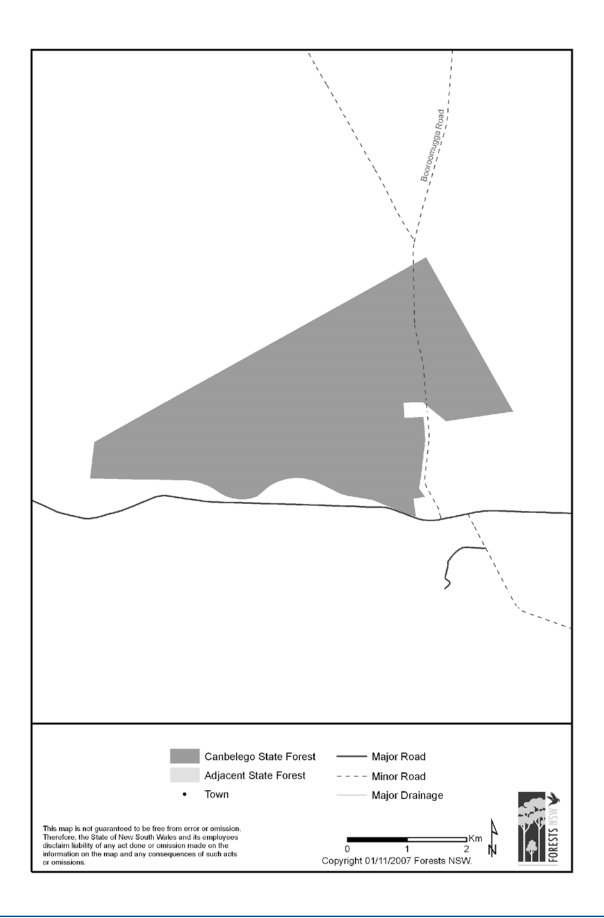
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

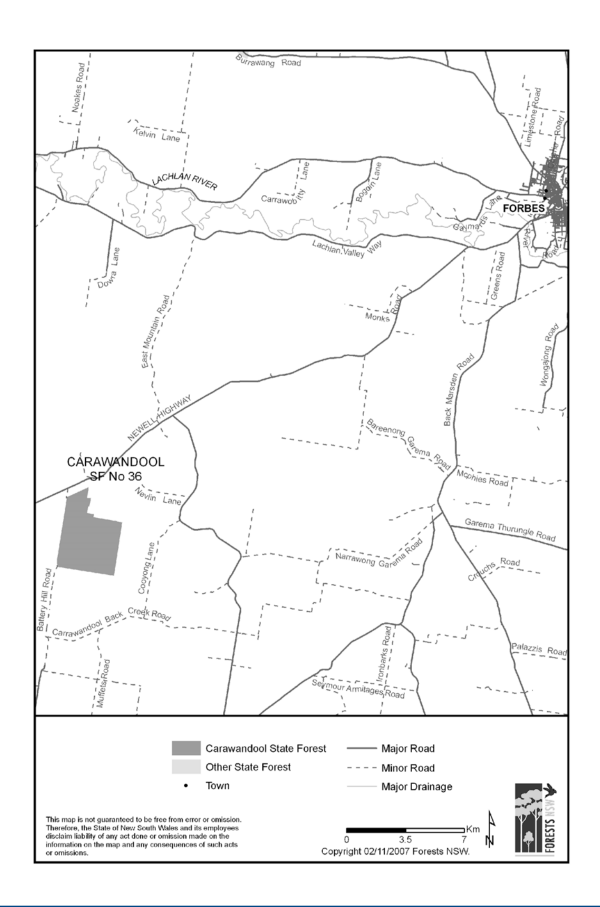
## 3. Requirements of the declaration

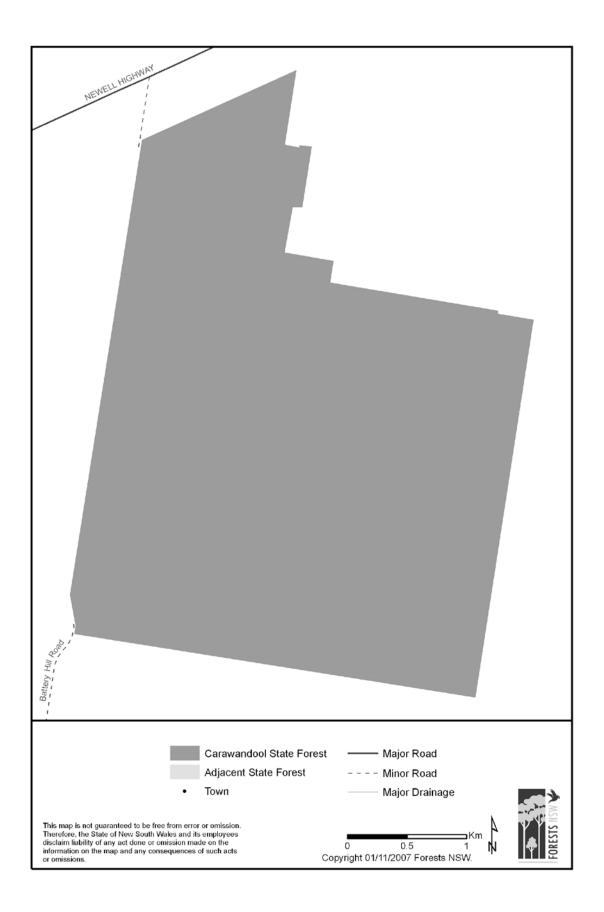
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

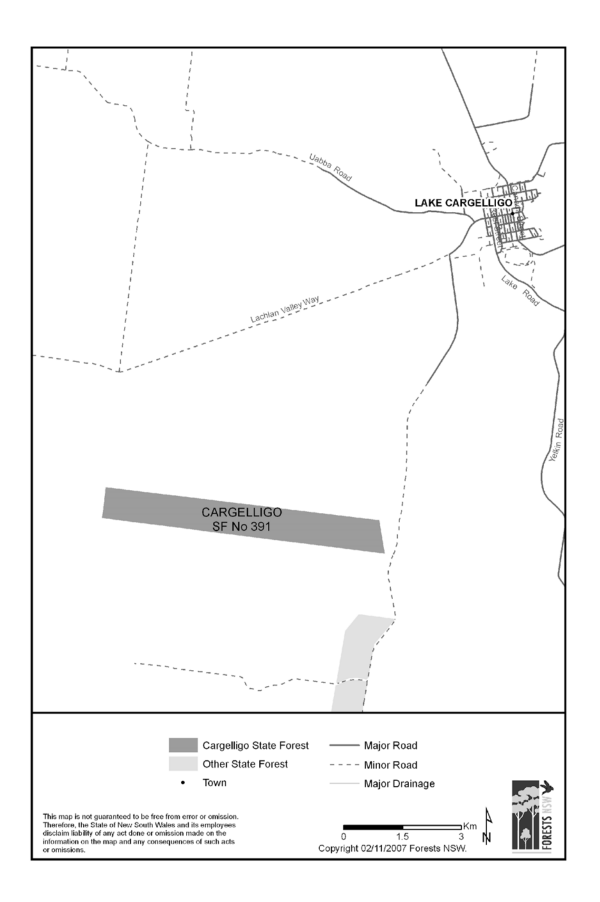
## 3. Requirements of the declaration

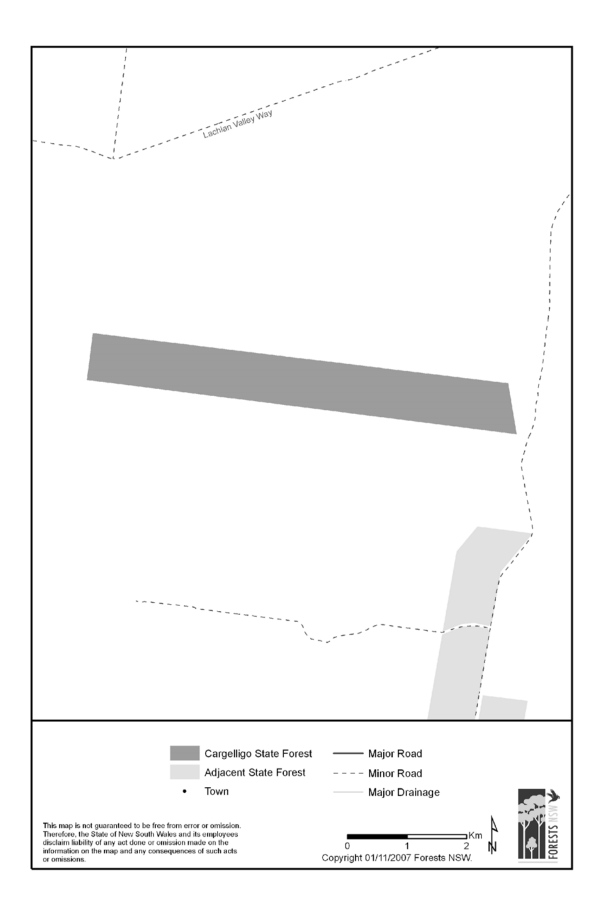
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

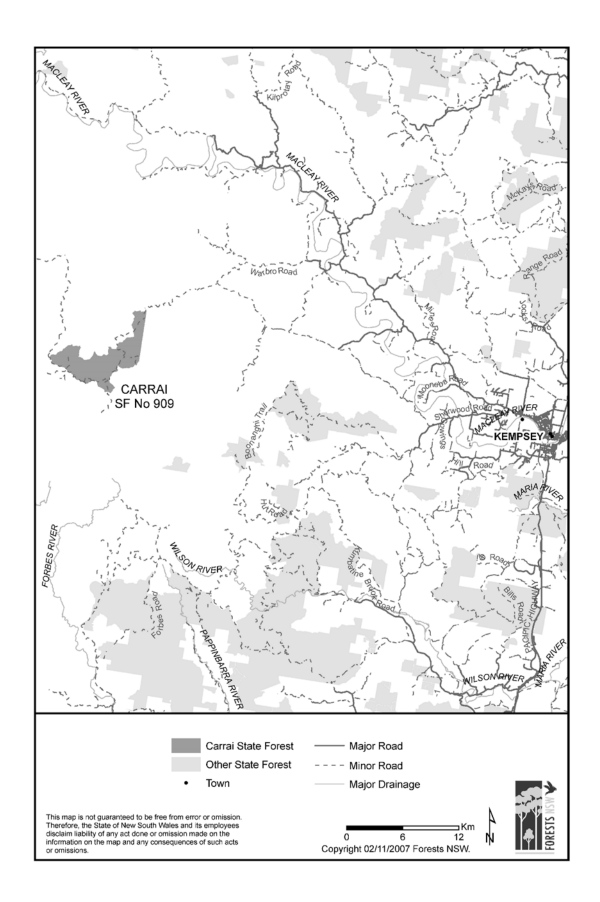
## 3. Requirements of the declaration

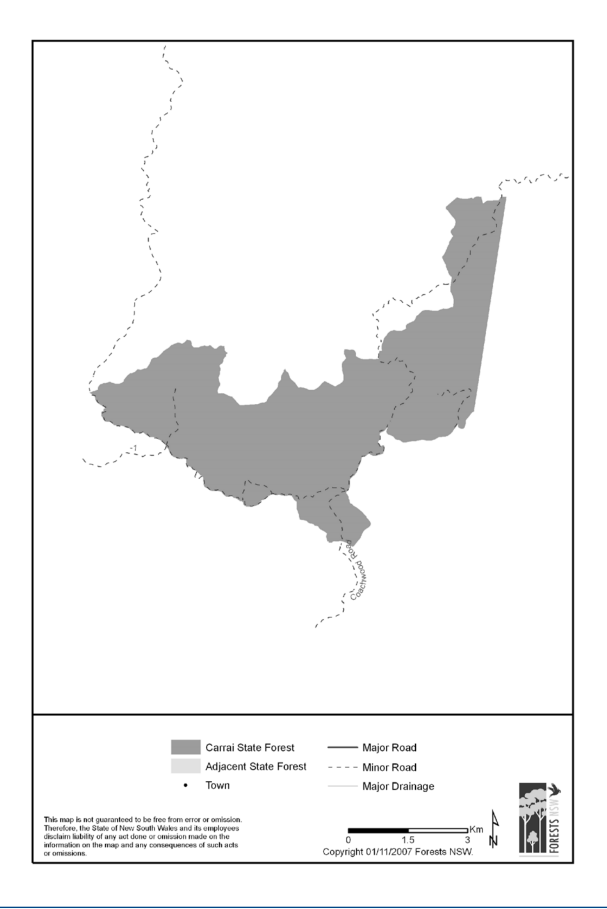
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

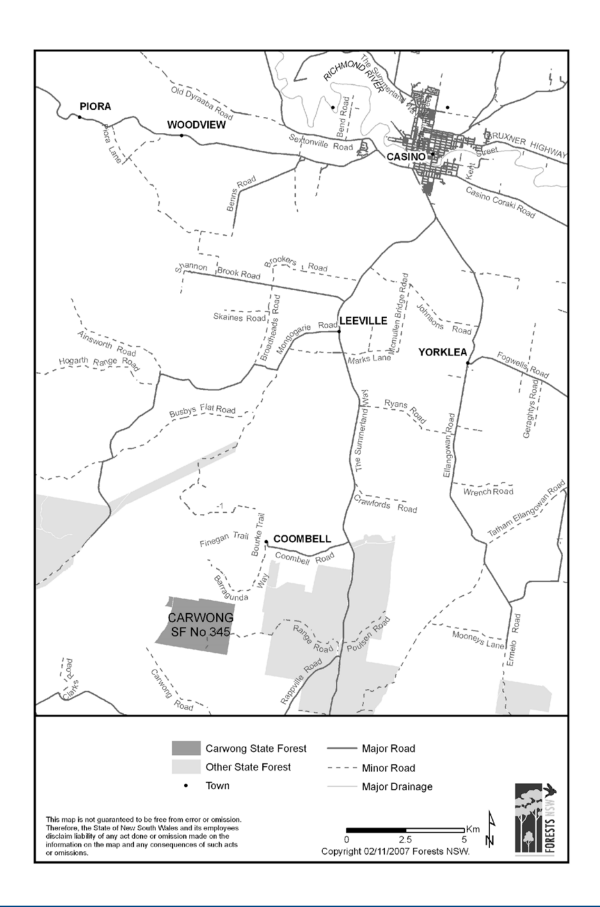
## 3. Requirements of the declaration

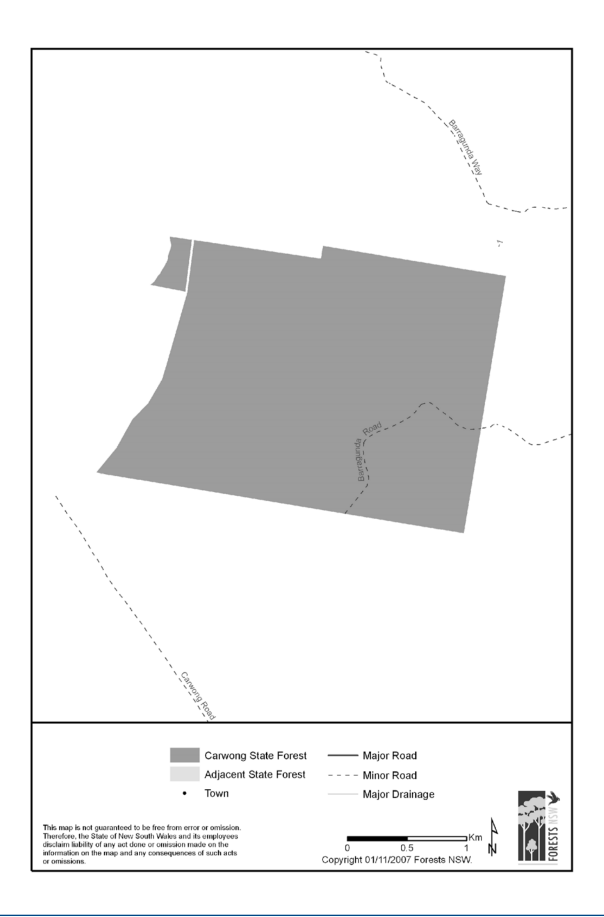
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

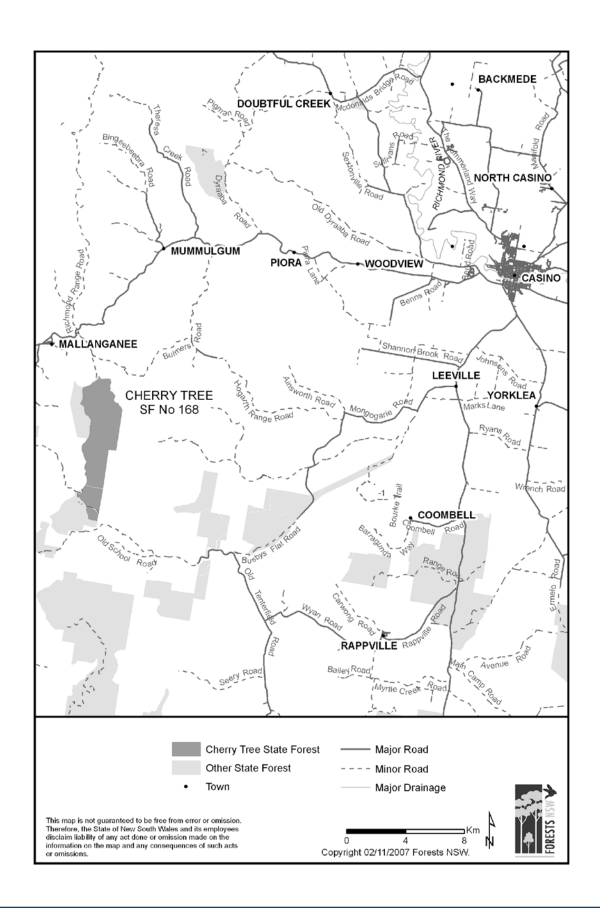
#### 3. Requirements of the declaration

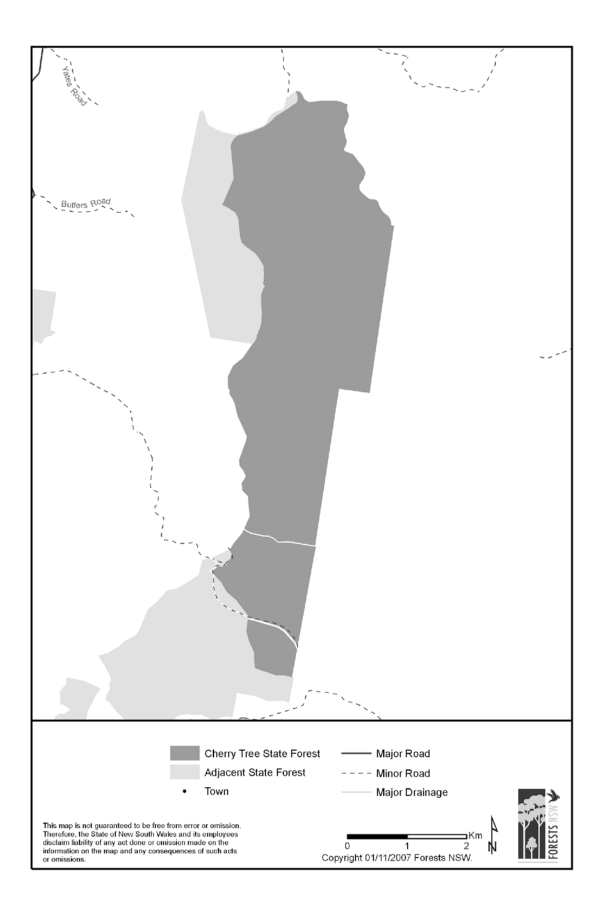
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land Clandulla State Forest

ocated approximately 6km south west of the tow

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 2nd of May 2008.

#### 2. Authority of this declaration

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

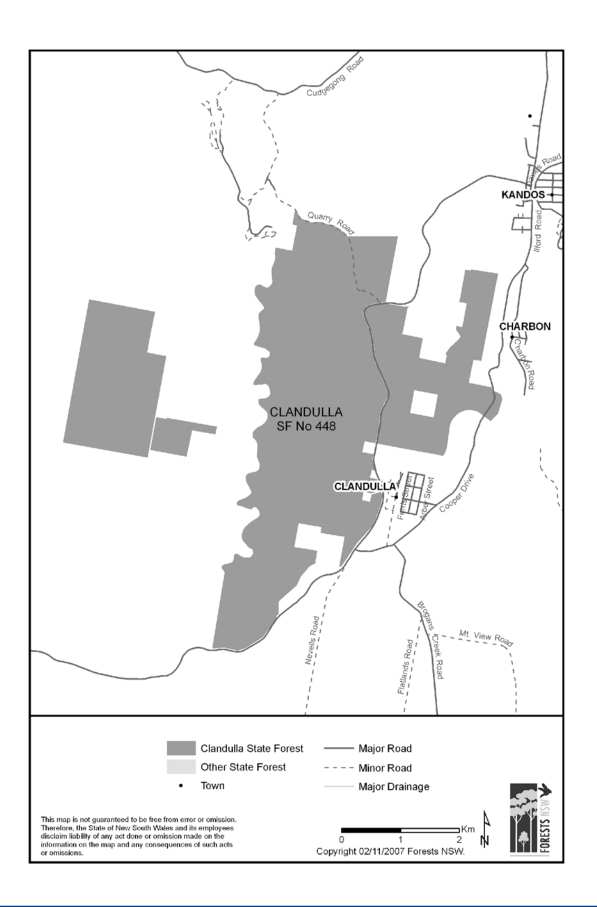
#### 3. Requirements of the declaration

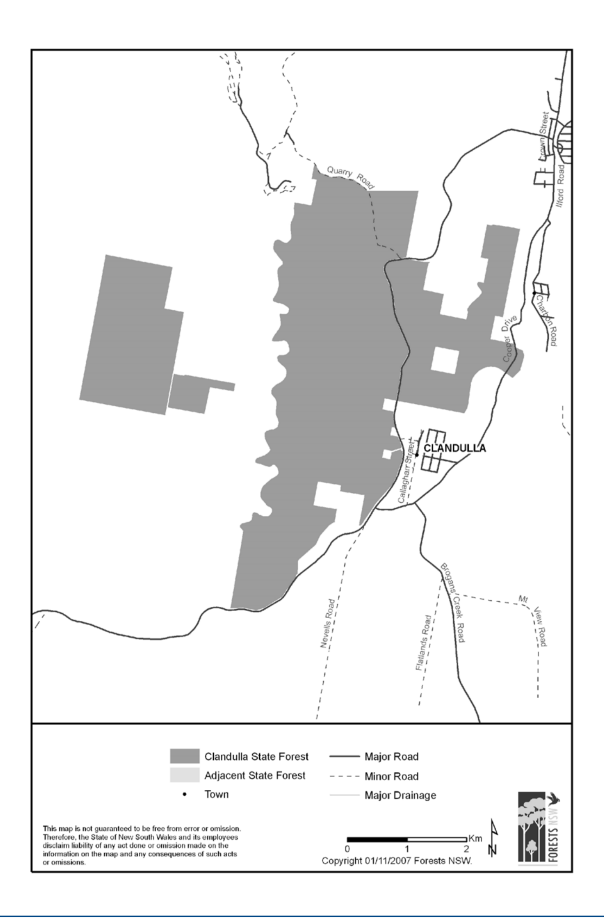
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

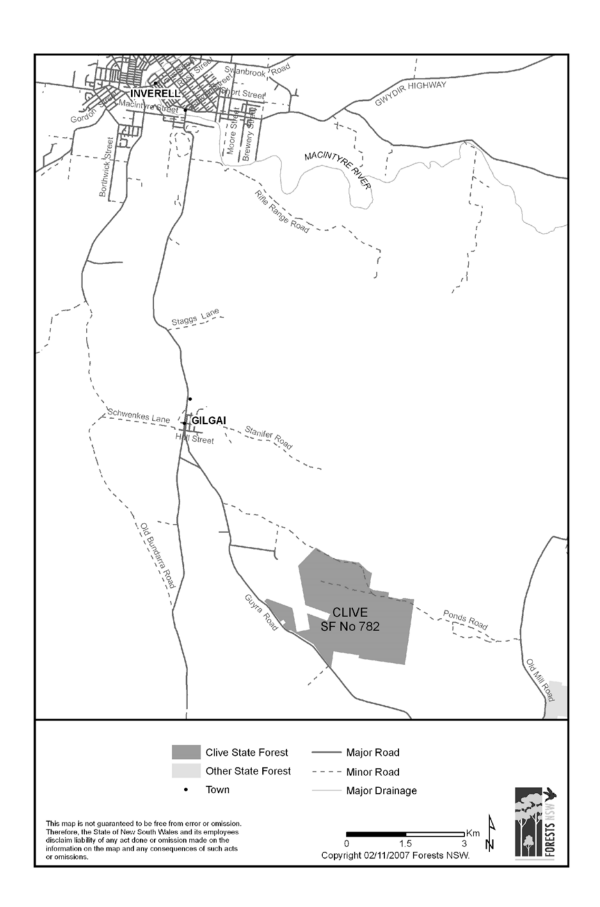
#### 3. Requirements of the declaration

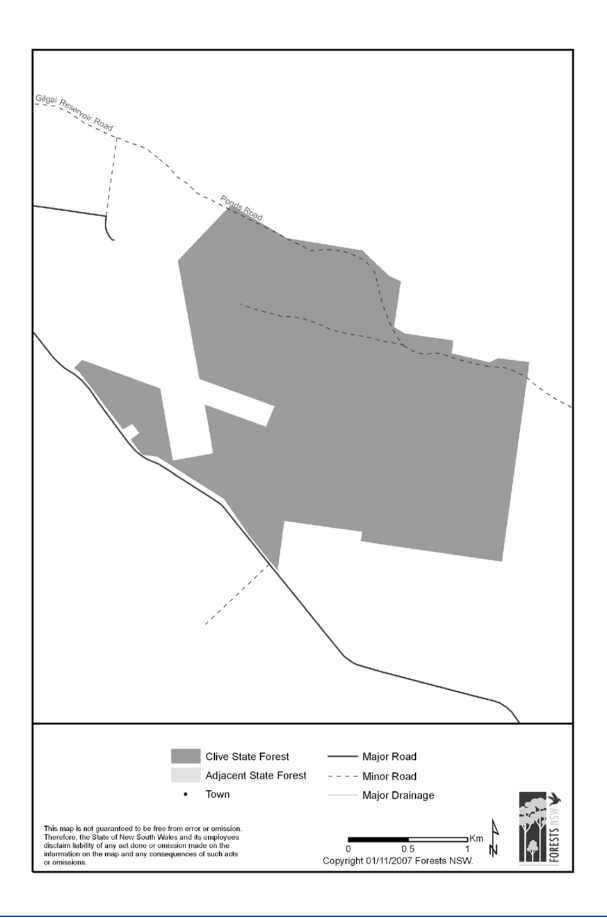
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

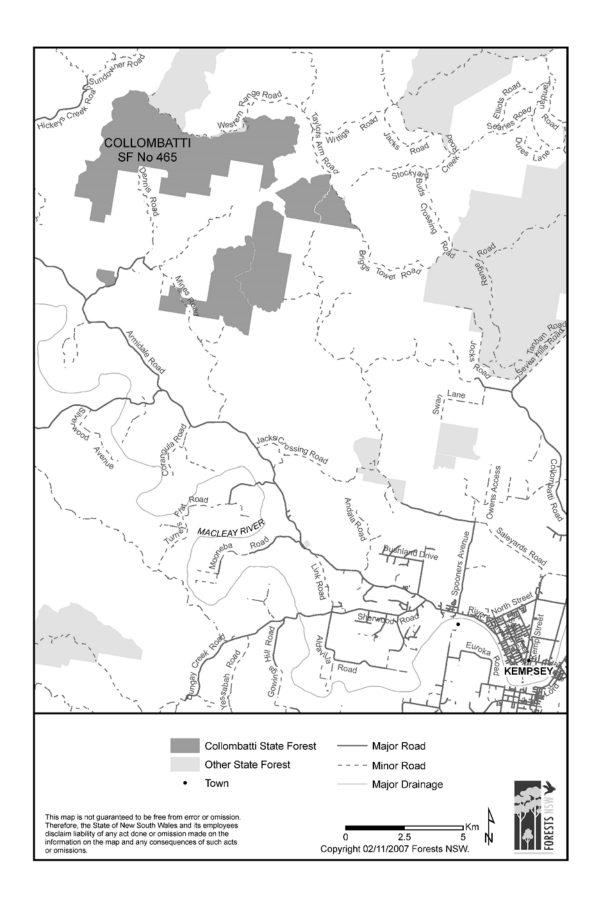
### 3. Requirements of the declaration

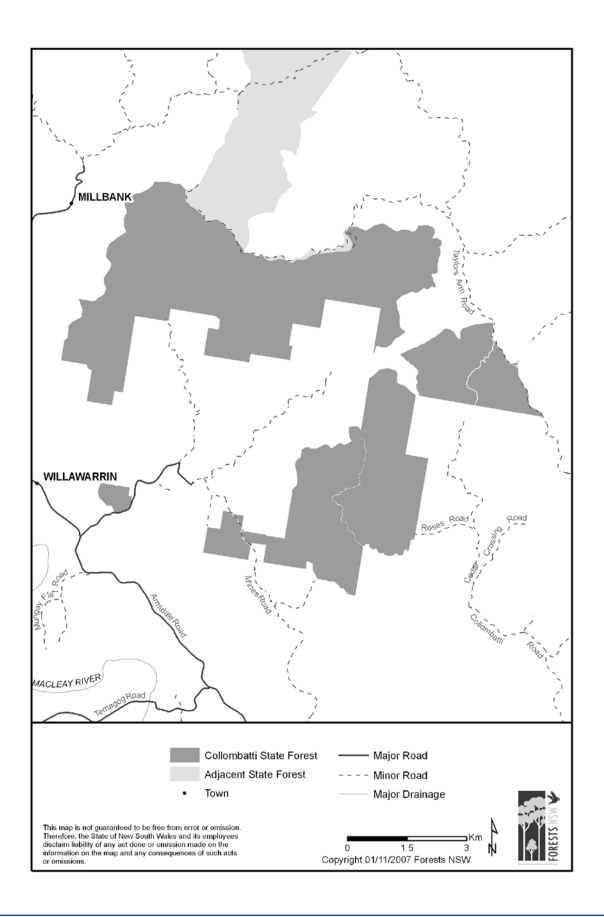
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

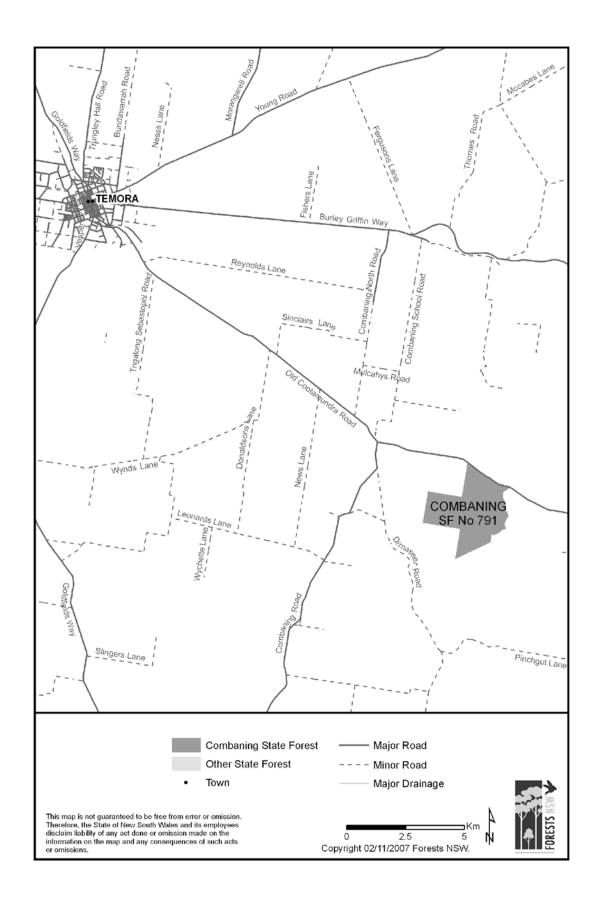
## 3. Requirements of the declaration

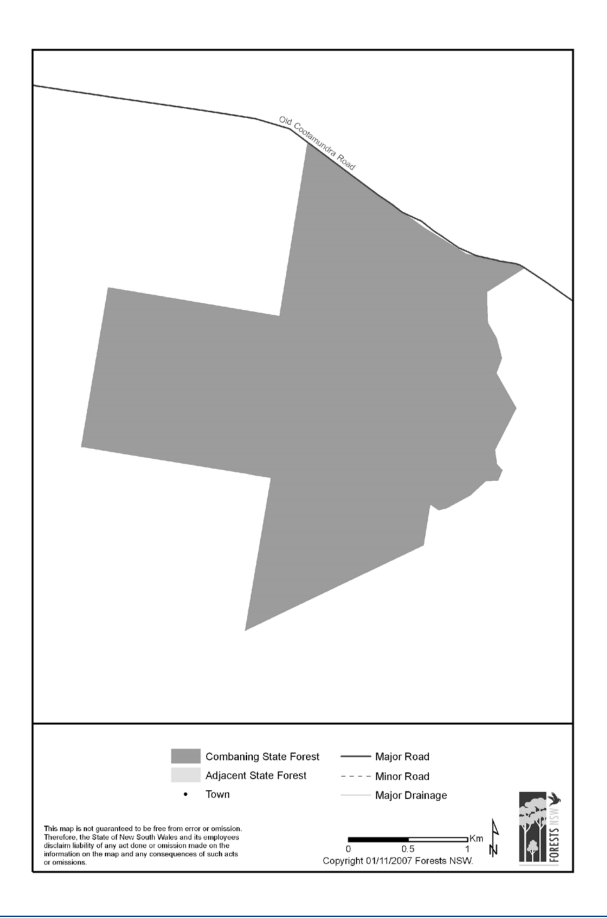
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

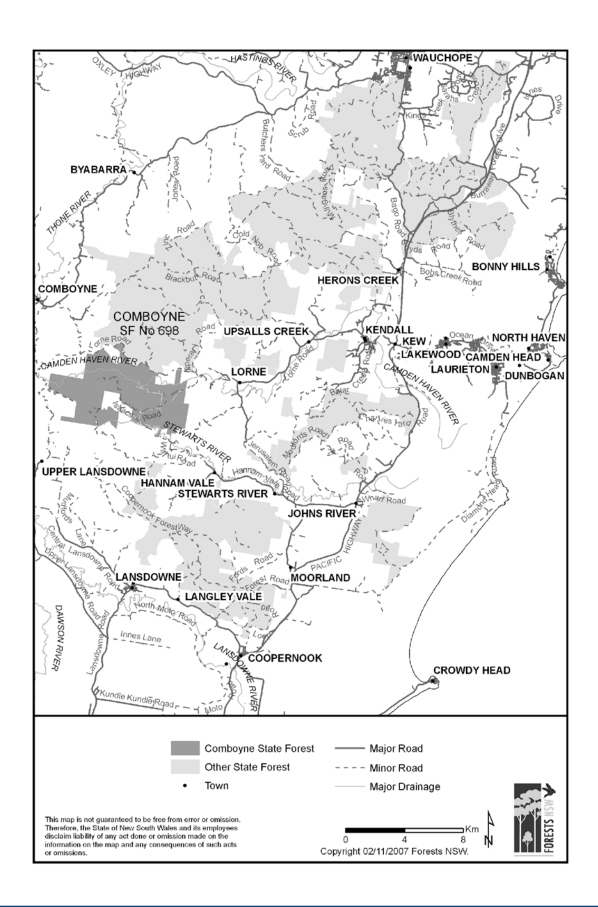
### 3. Requirements of the declaration

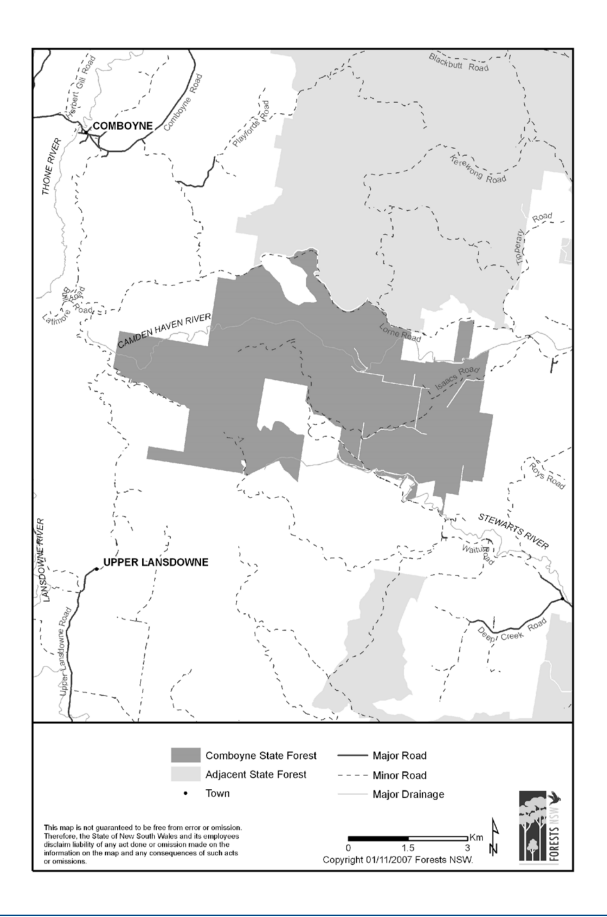
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

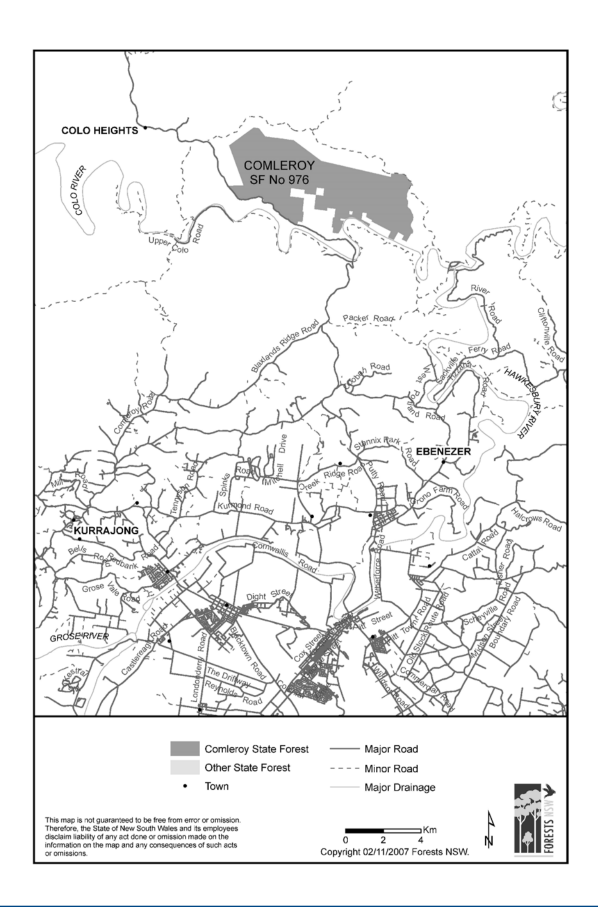
#### 3. Requirements of the declaration

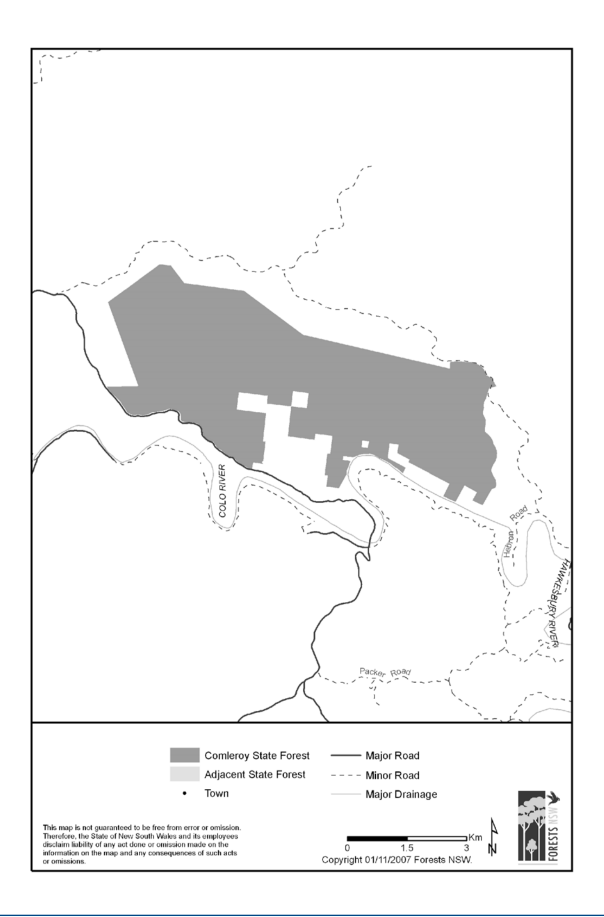
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

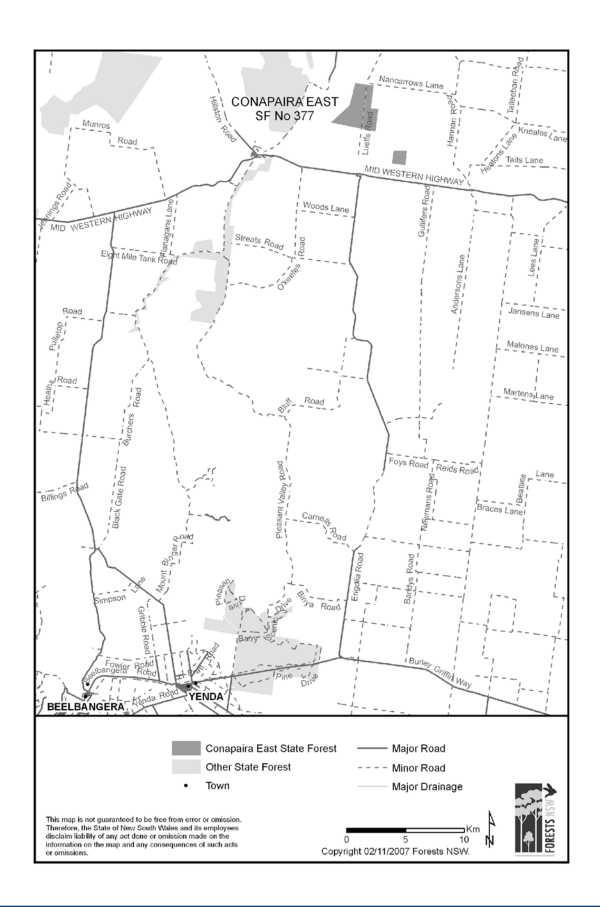
#### 3. Requirements of the declaration

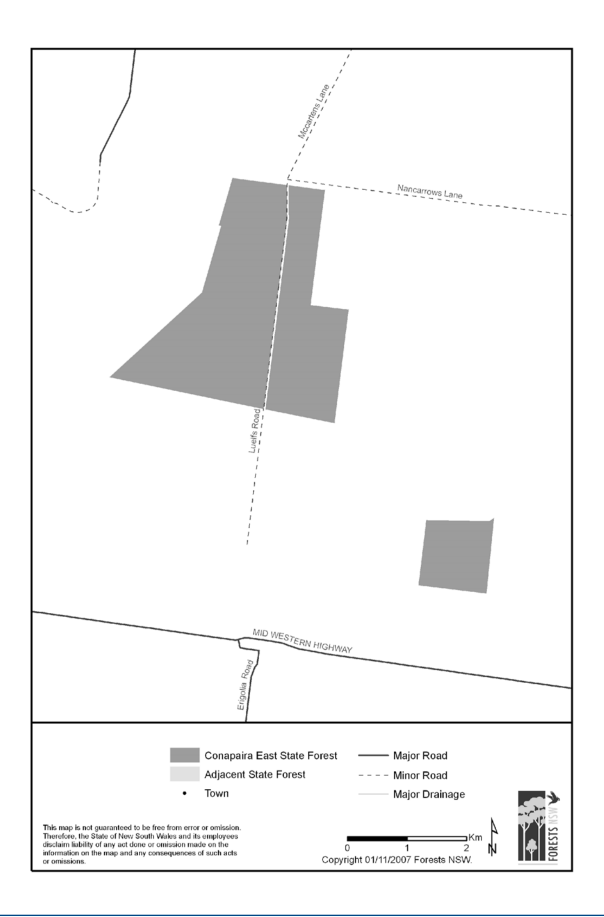
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

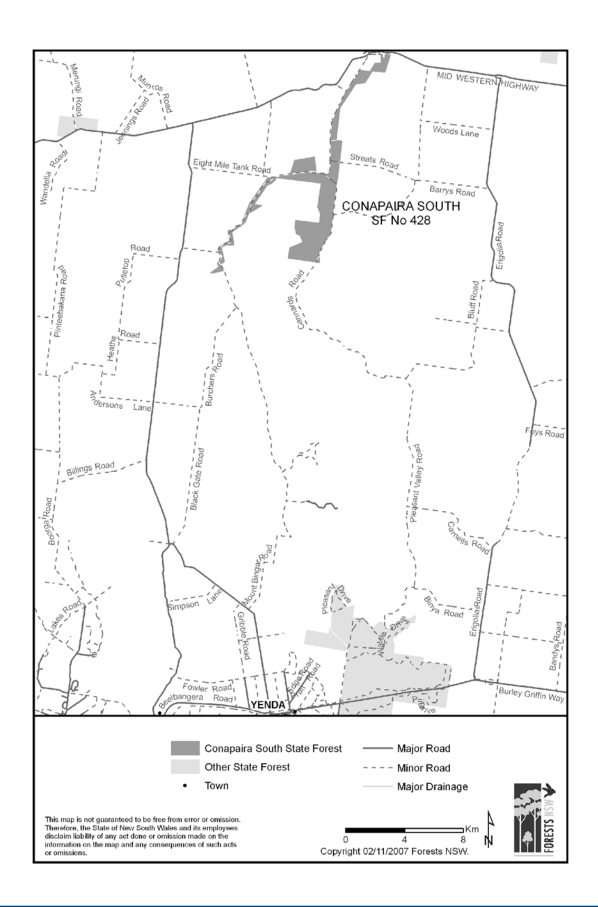
## 3. Requirements of the declaration

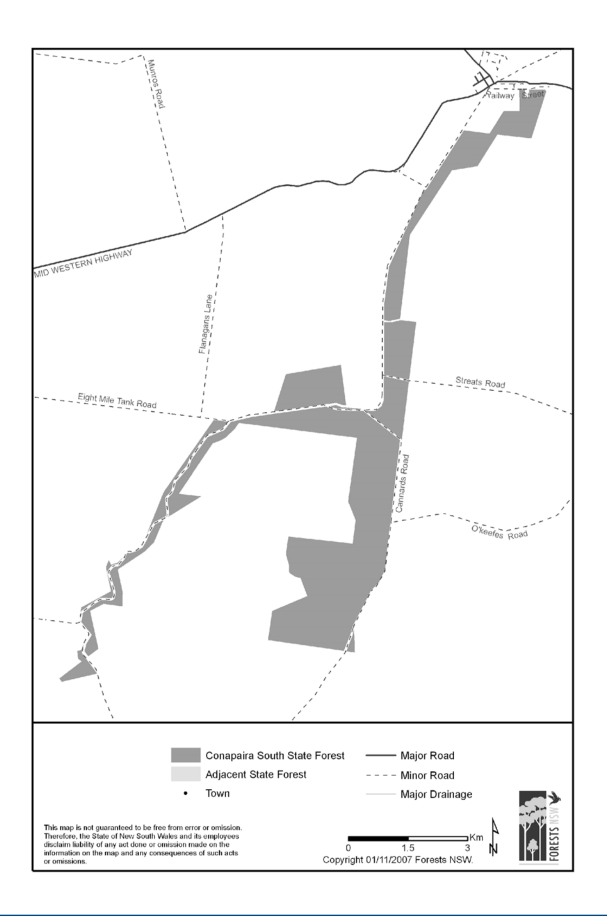
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

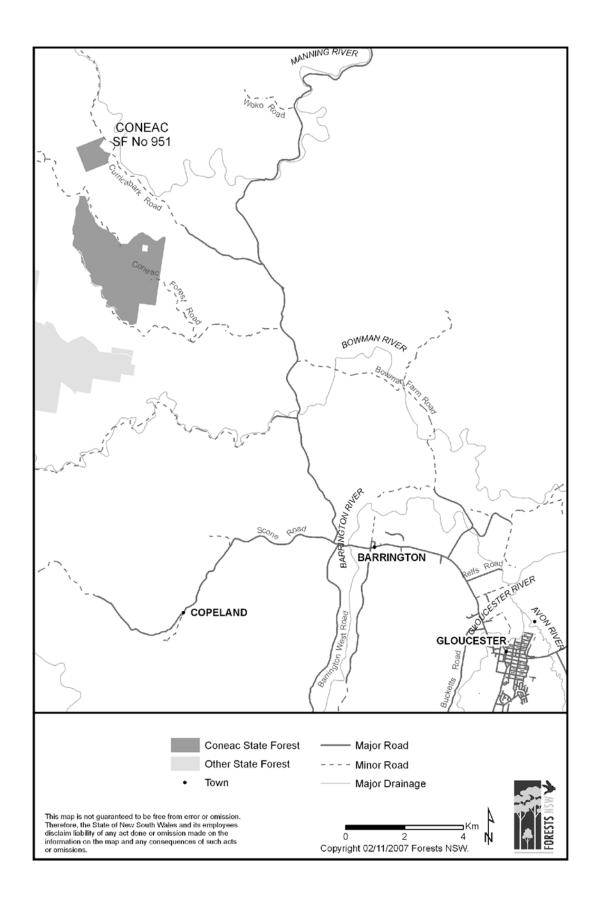
### 3. Requirements of the declaration

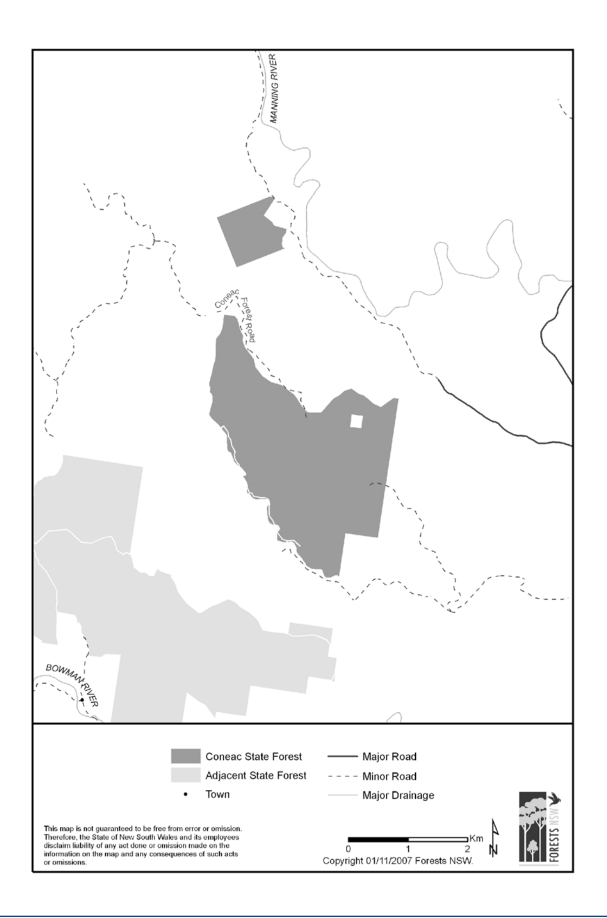
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

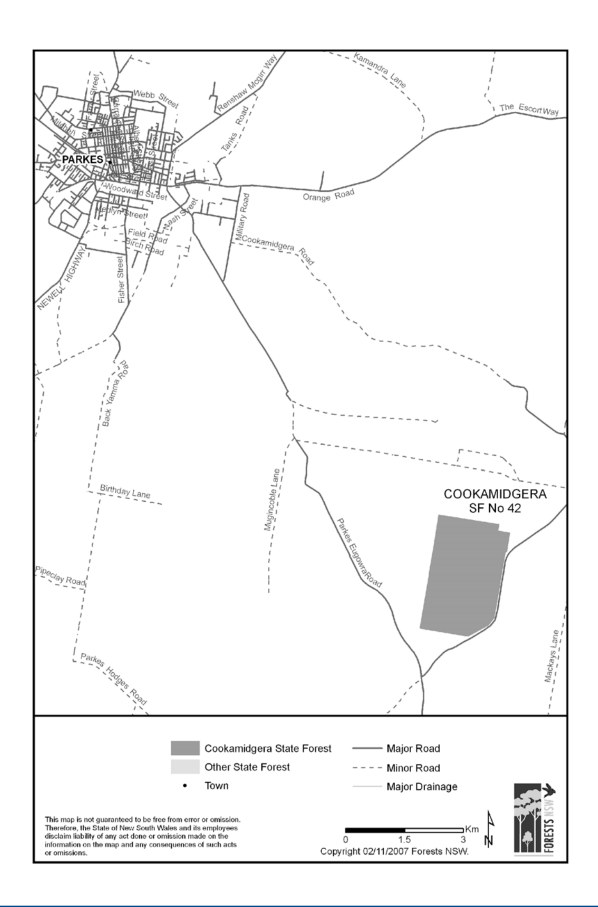
### 3. Requirements of the declaration

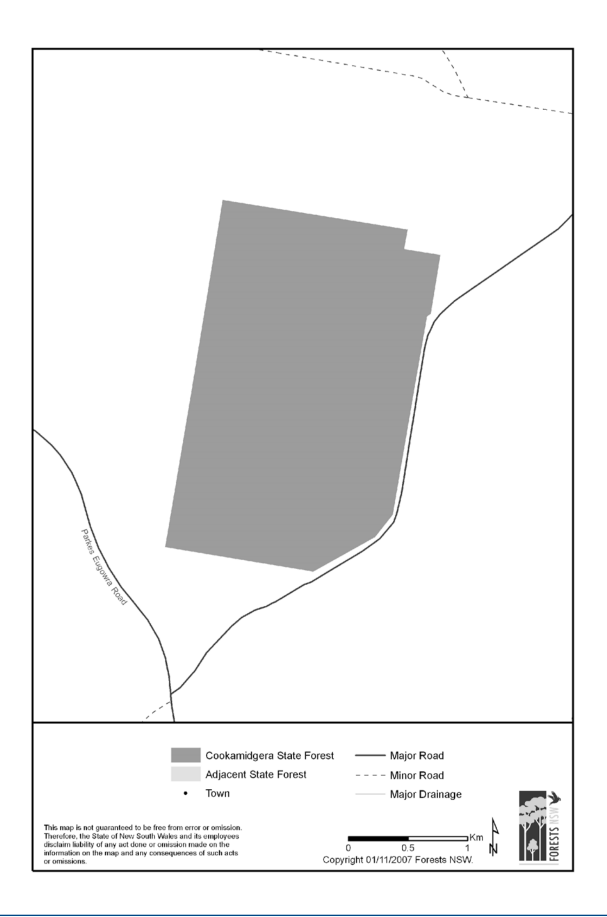
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

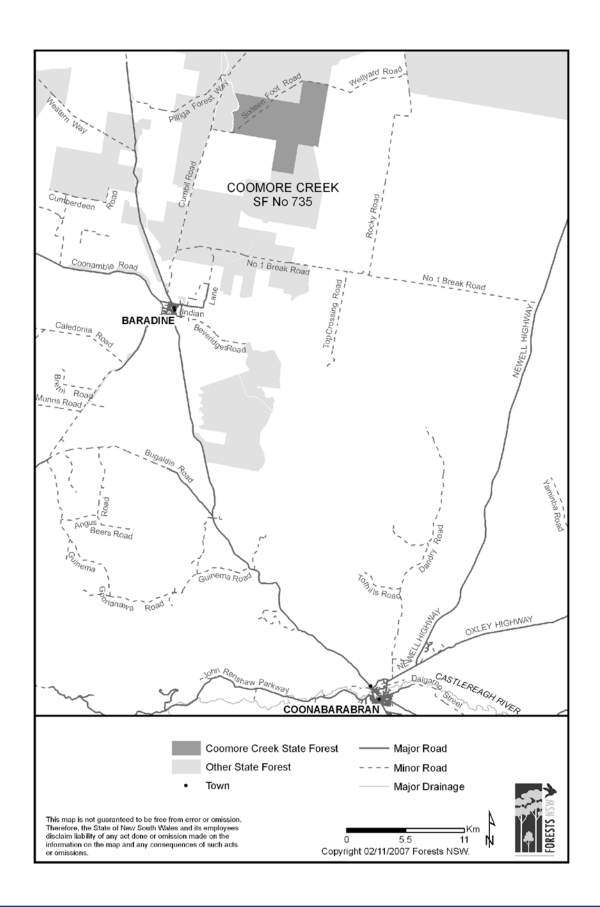
## 3. Requirements of the declaration

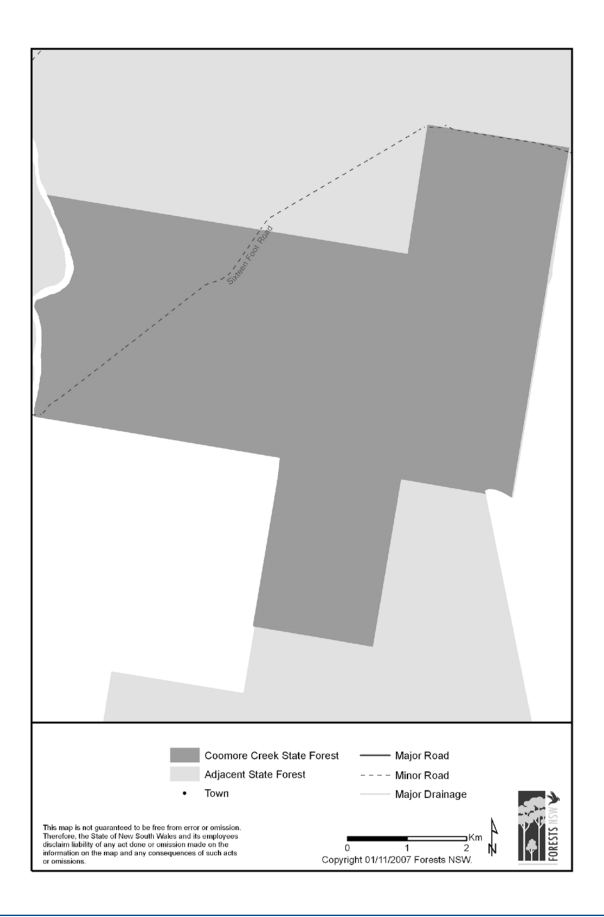
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

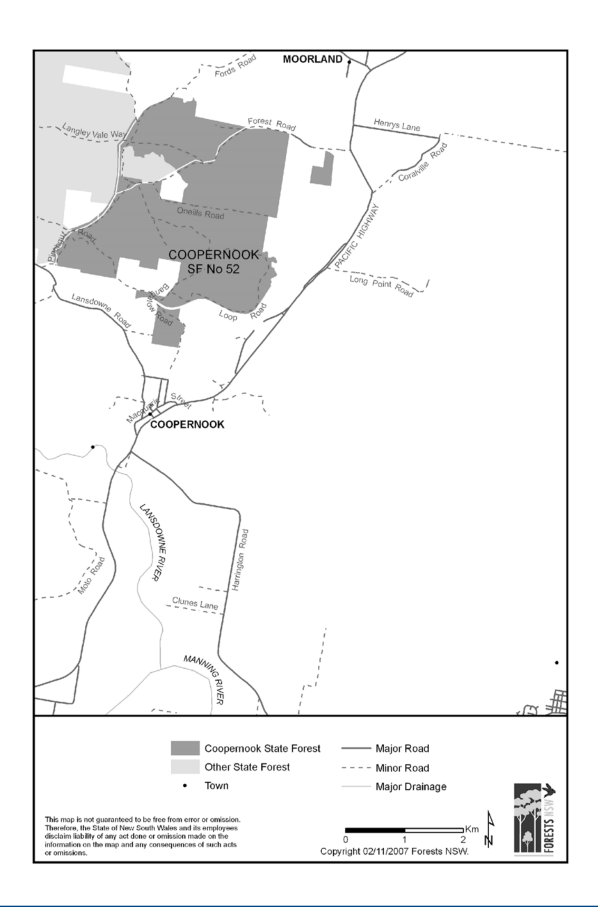
## 3. Requirements of the declaration

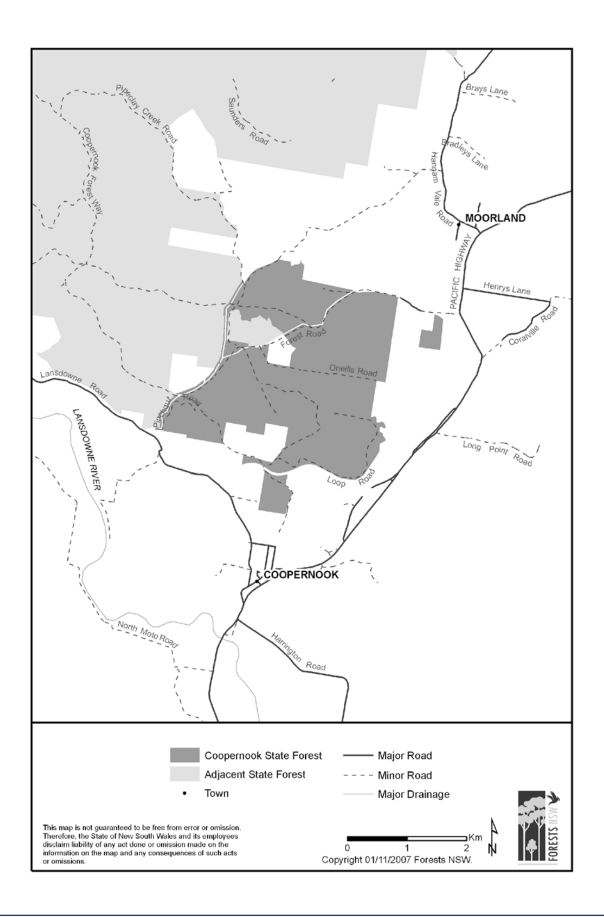
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

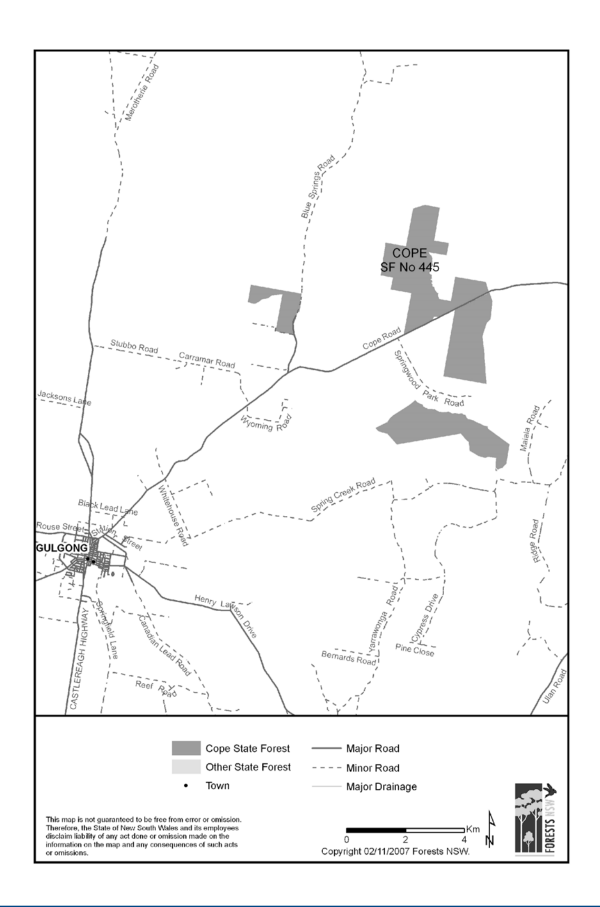
### 3. Requirements of the declaration

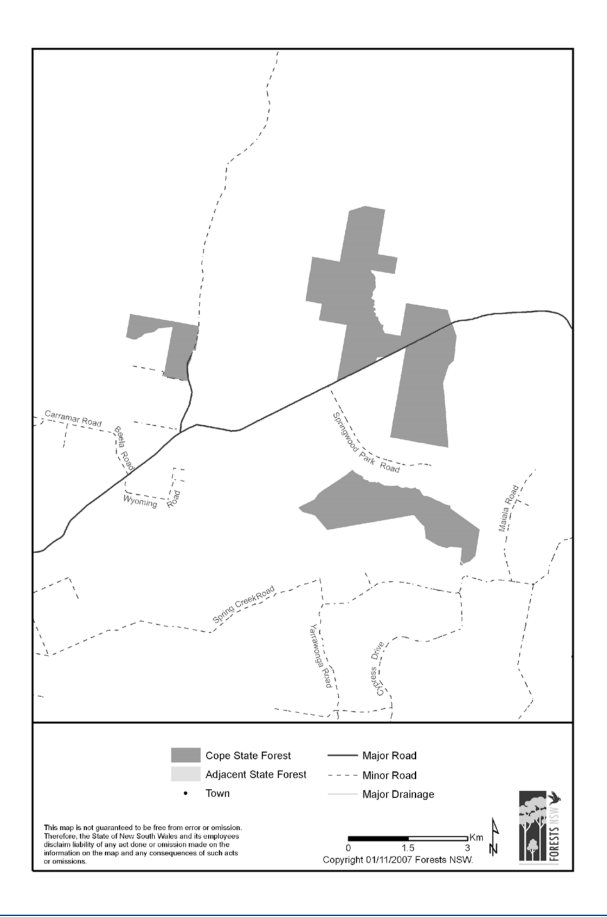
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

## 3. Requirements of the declaration

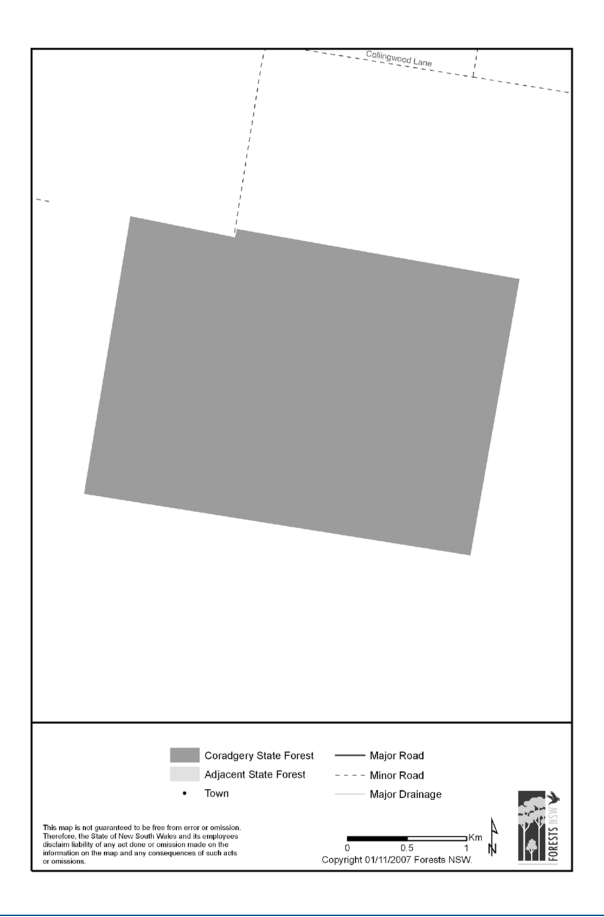
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

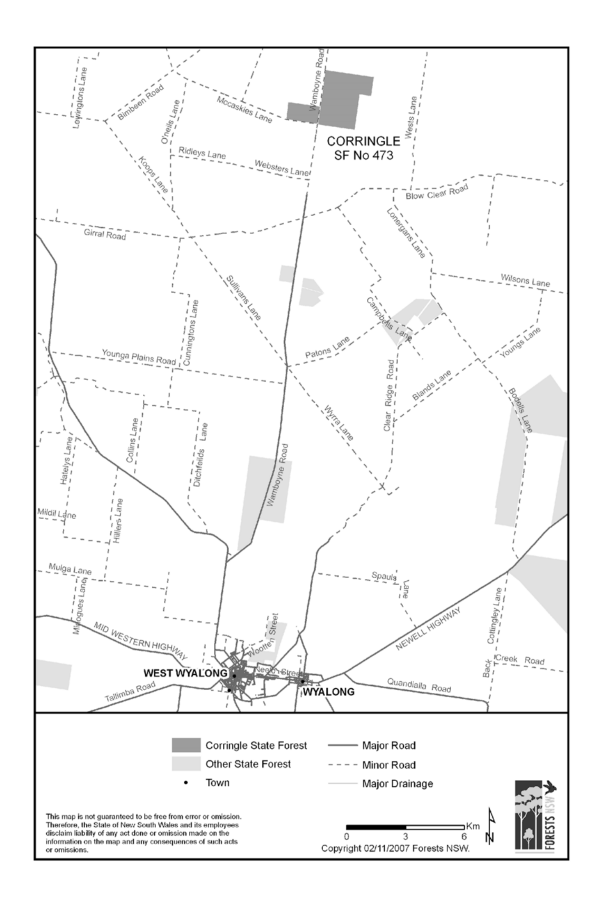
## 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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**

### 1. Duration of the declaration

This declaration shall remain in force for a period of five (5) years from 2nd of May 2008.

### 2. Authority of this declaration

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

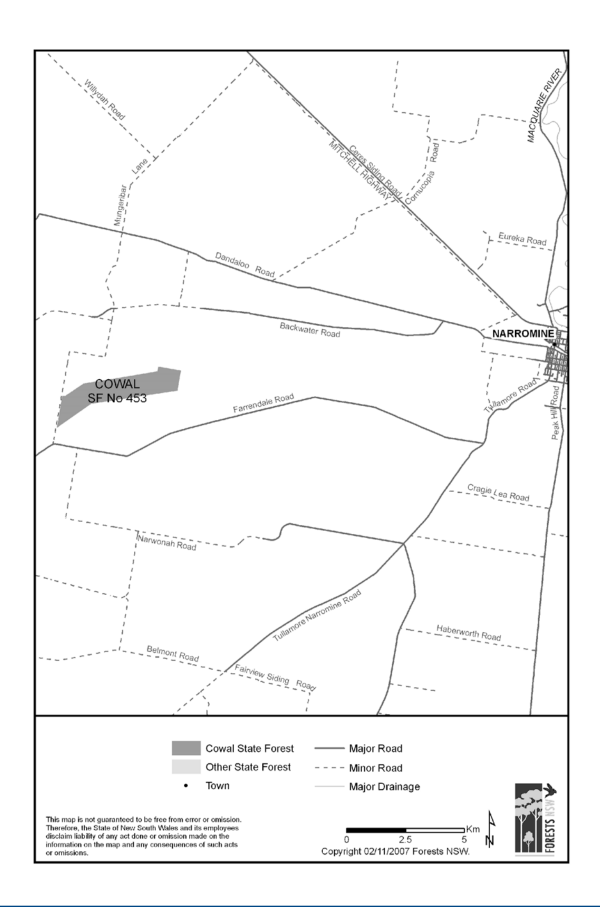
### 3. Requirements of the declaration

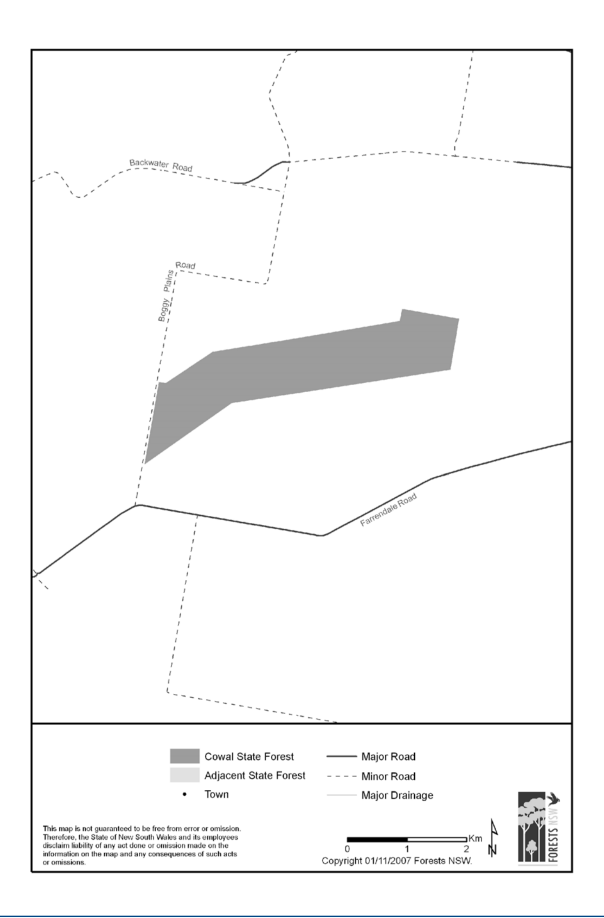
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

### 2. Authority of this declaration

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

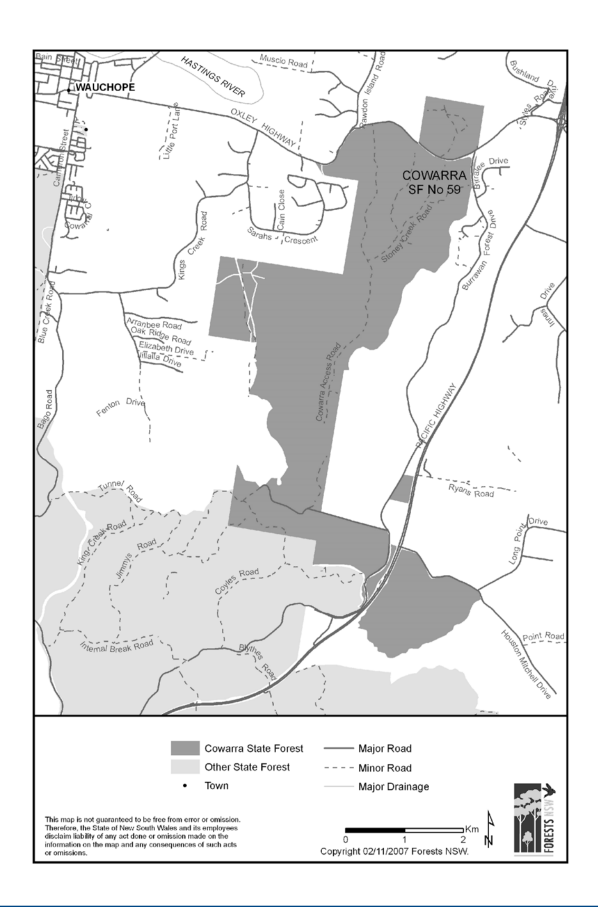
### 3. Requirements of the declaration

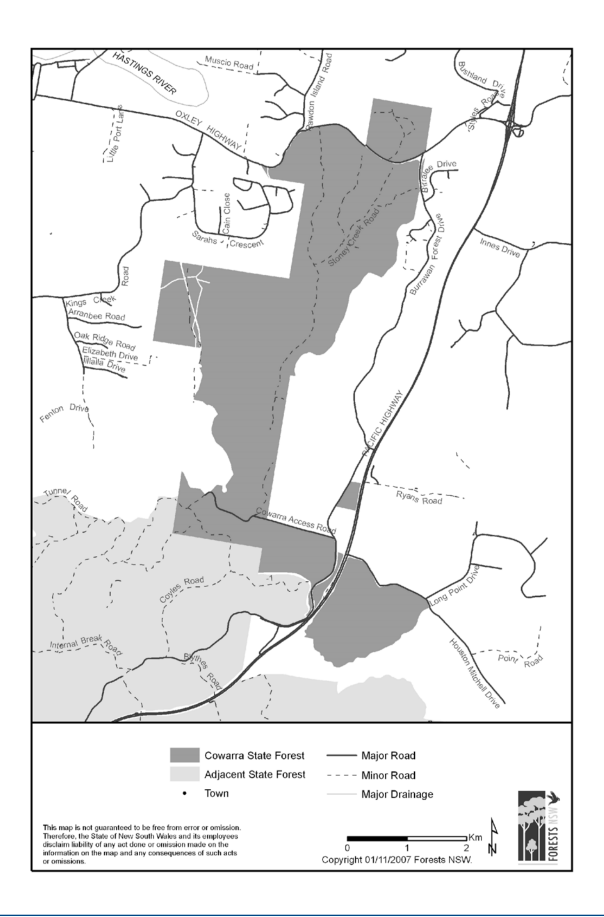
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

## **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 2nd of May 2008.

### 2. Authority of this declaration

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

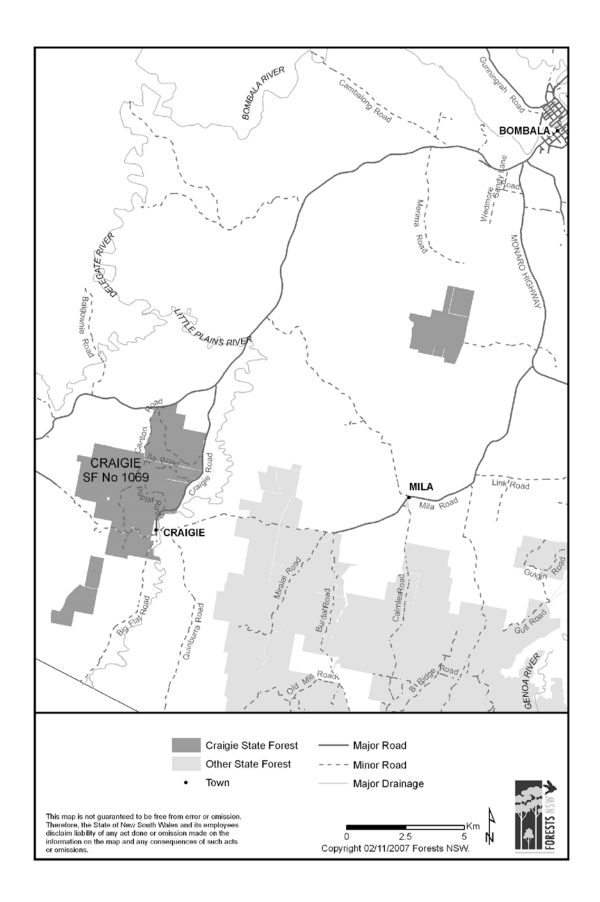
### 3. Requirements of the declaration

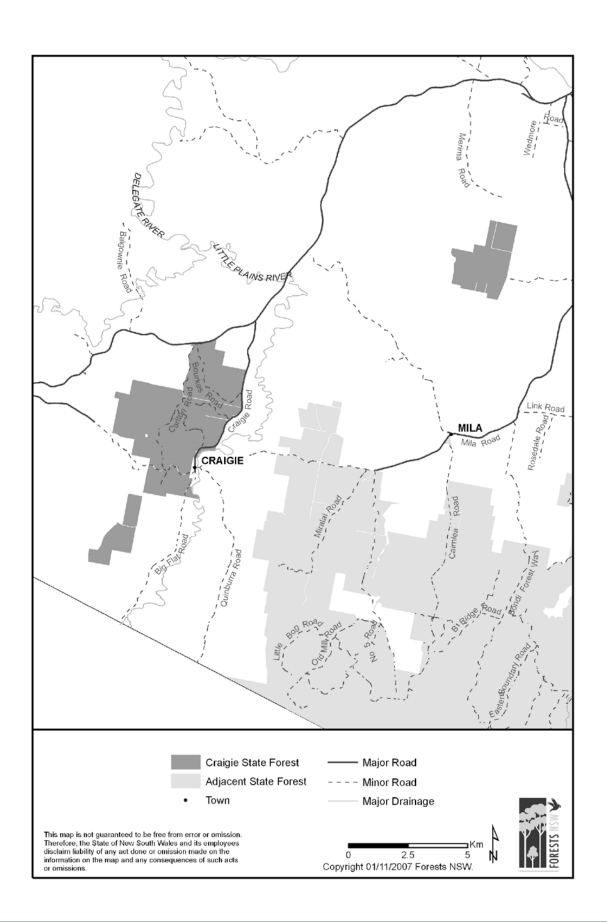
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

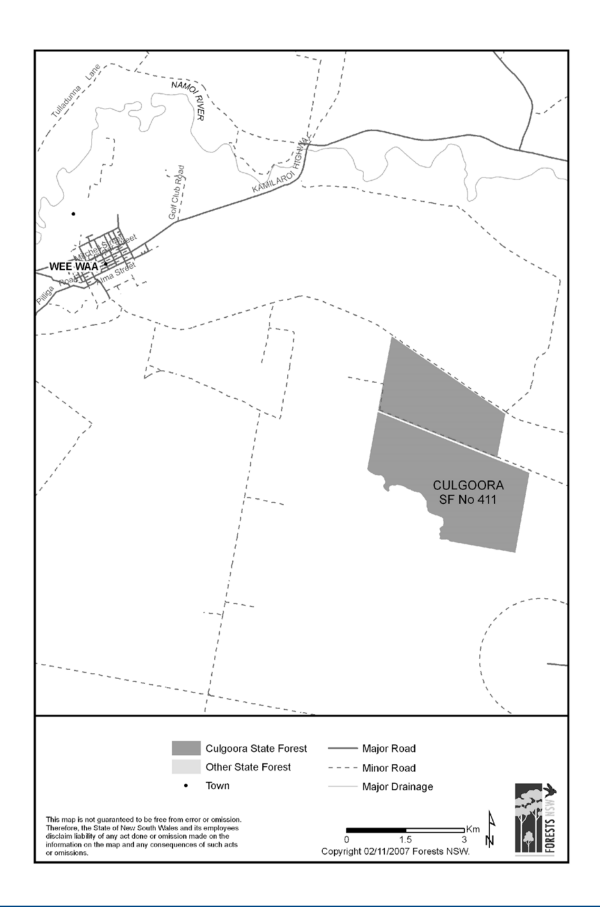
## 3. Requirements of the declaration

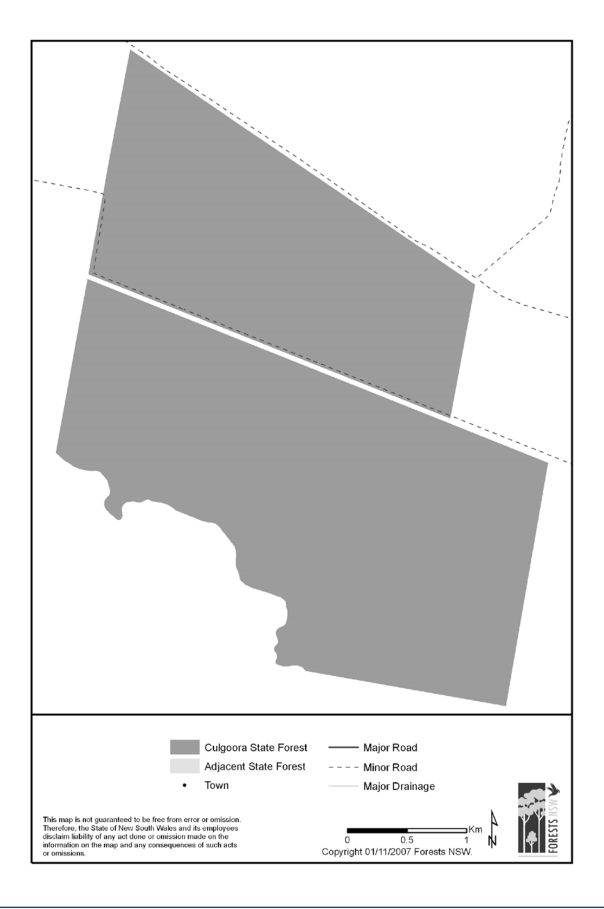
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

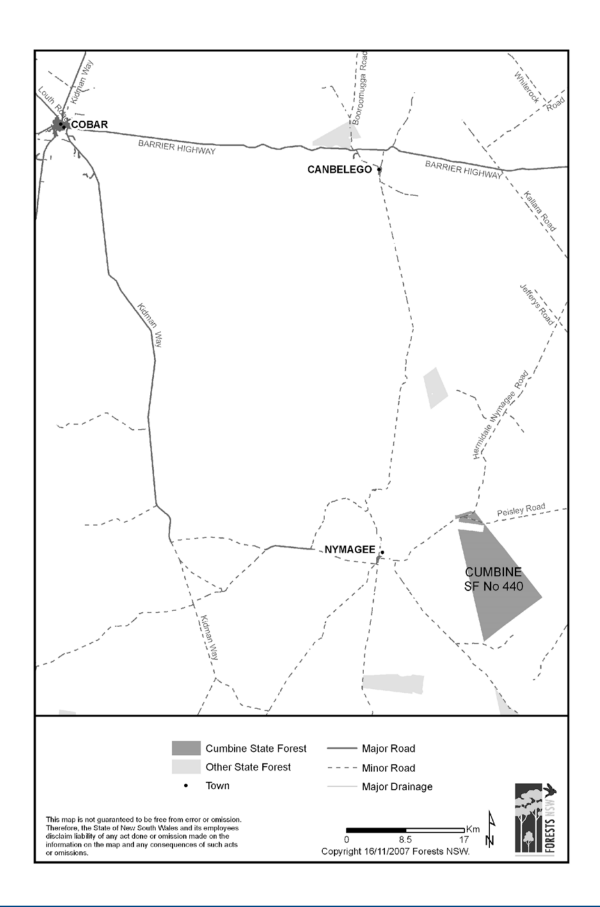
### 3. Requirements of the declaration

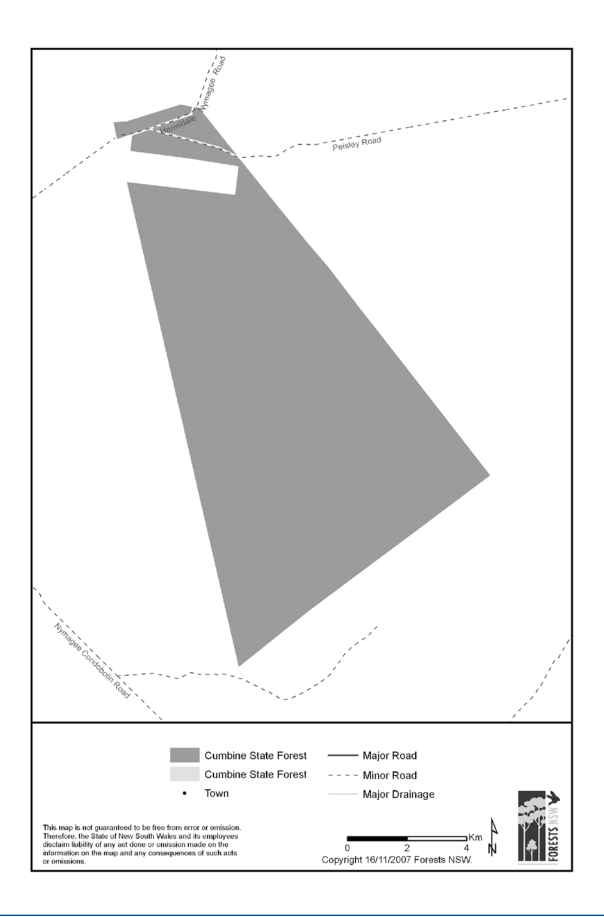
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

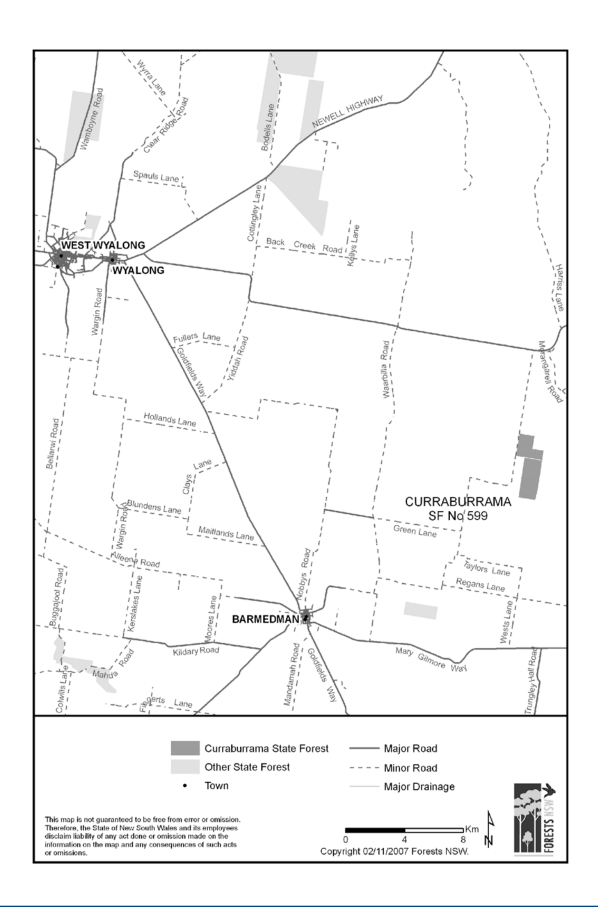
## 3. Requirements of the declaration

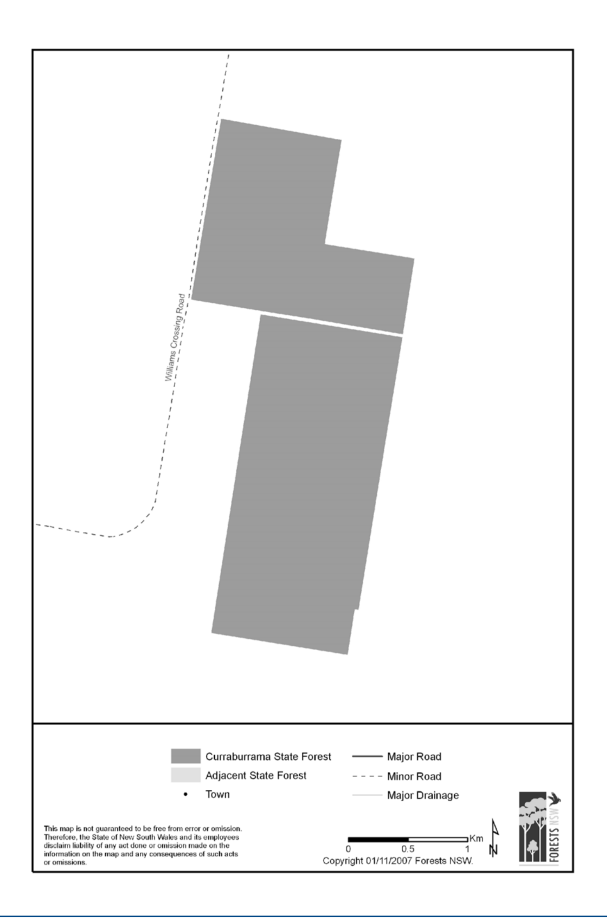
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

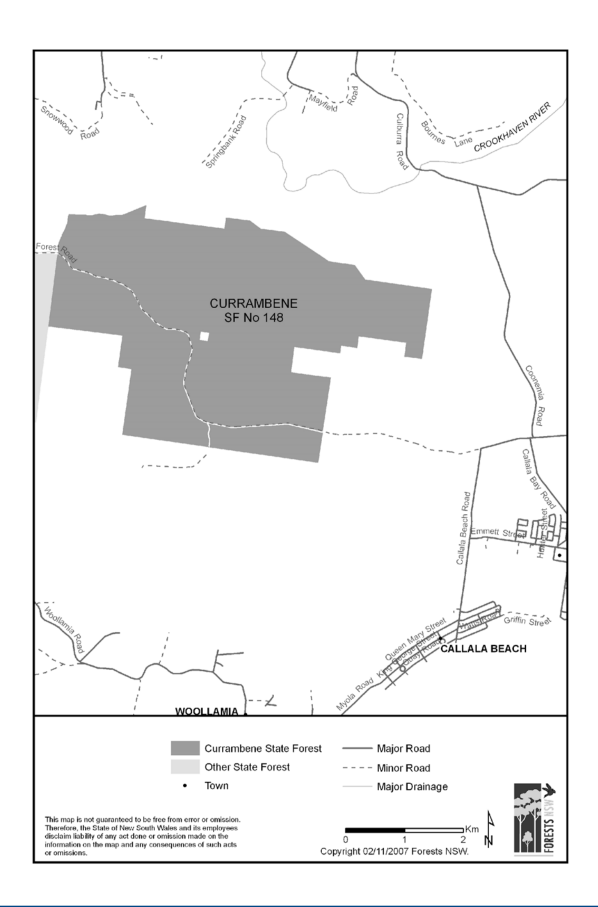
## 3. Requirements of the declaration

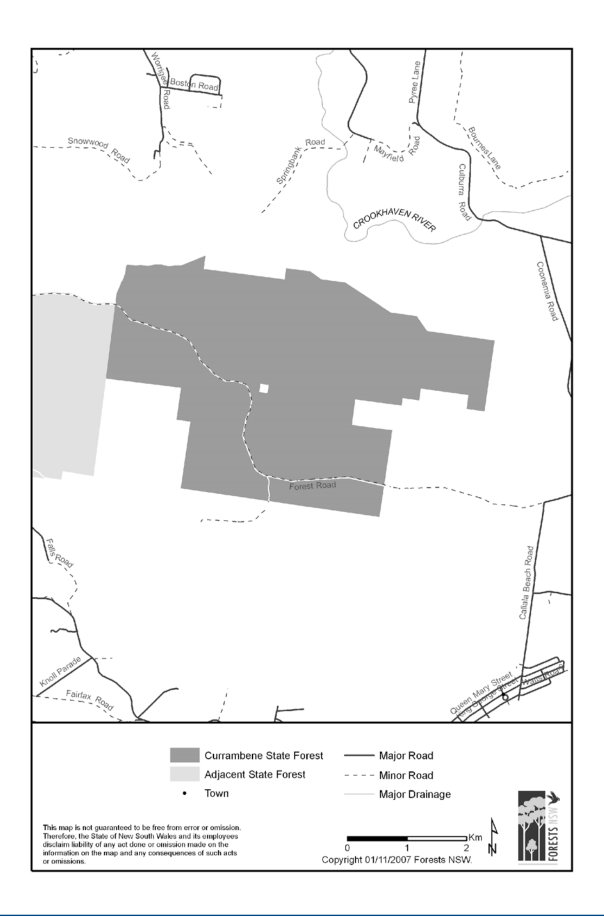
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

### 2. Authority of this declaration

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

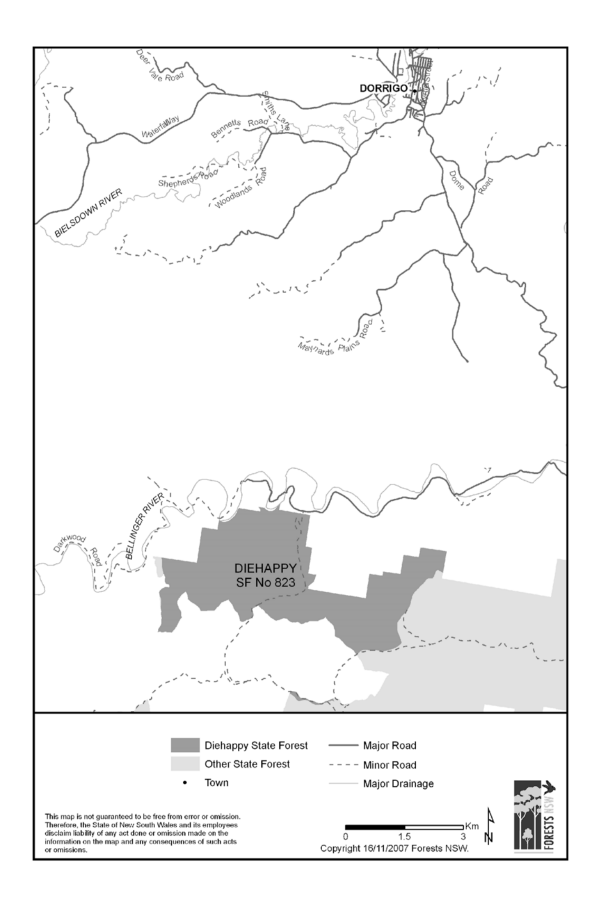
### 3. Requirements of the declaration

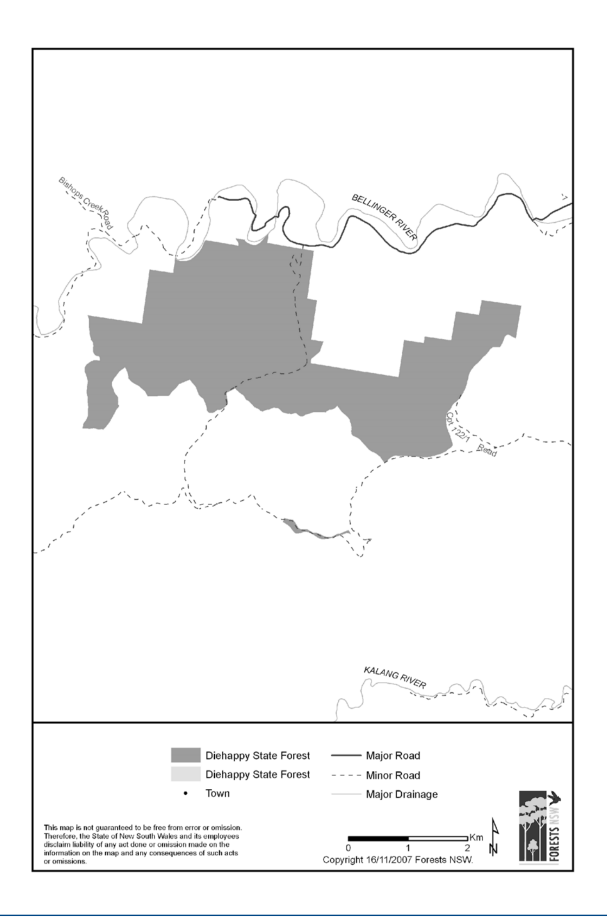
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

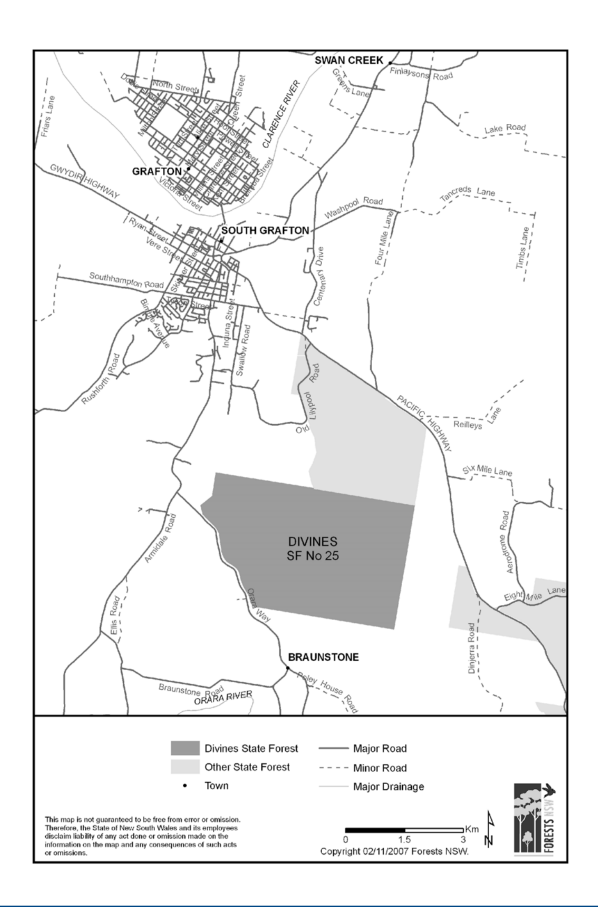
#### 3. Requirements of the declaration

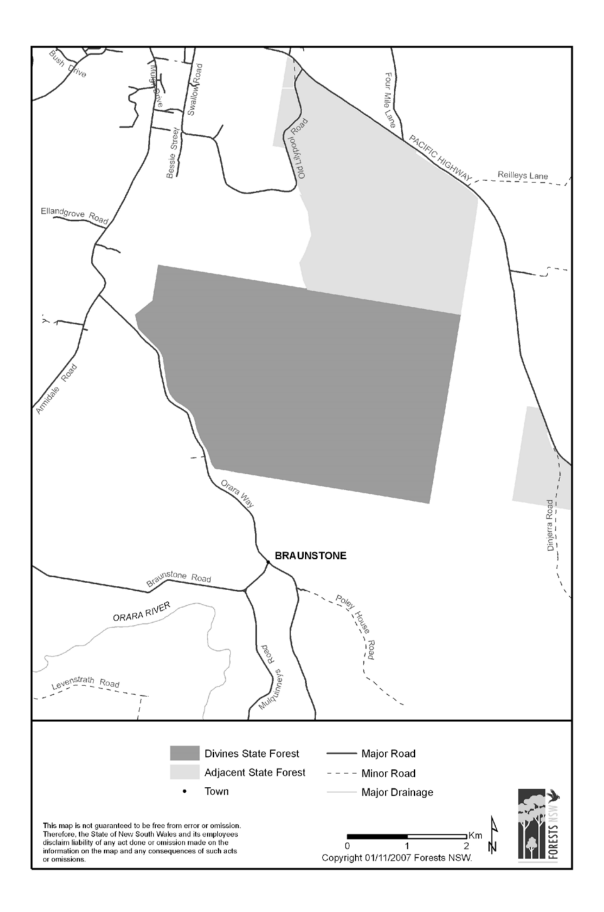
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

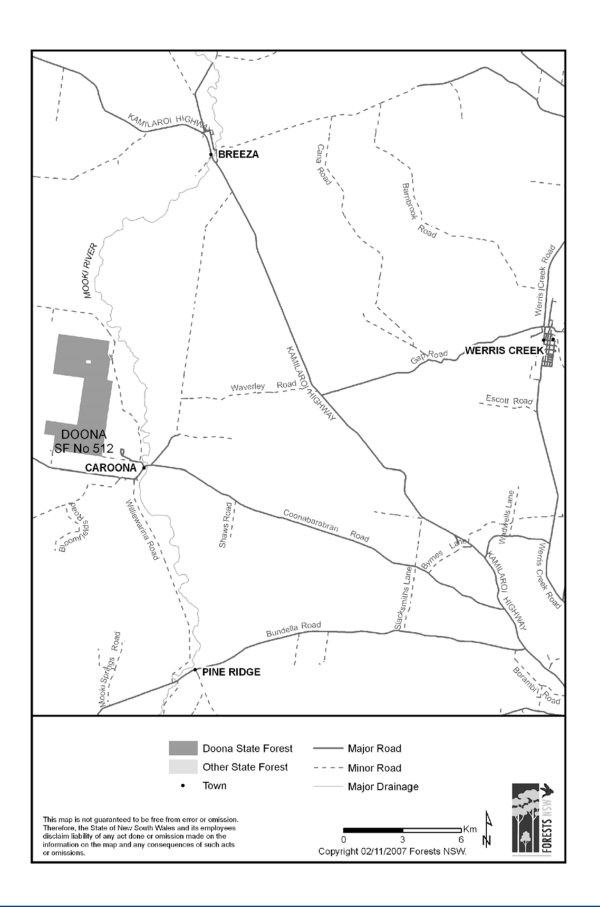
#### 3. Requirements of the declaration

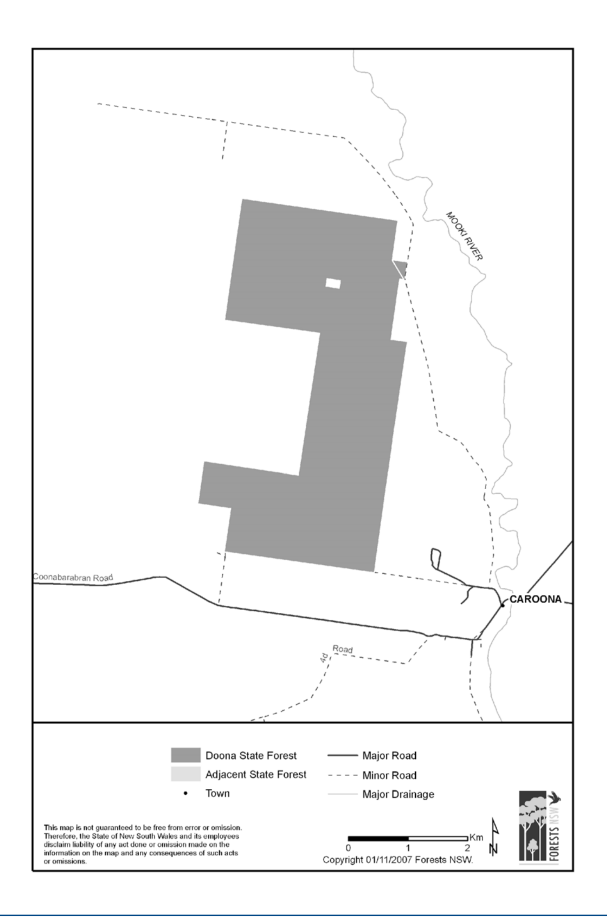
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

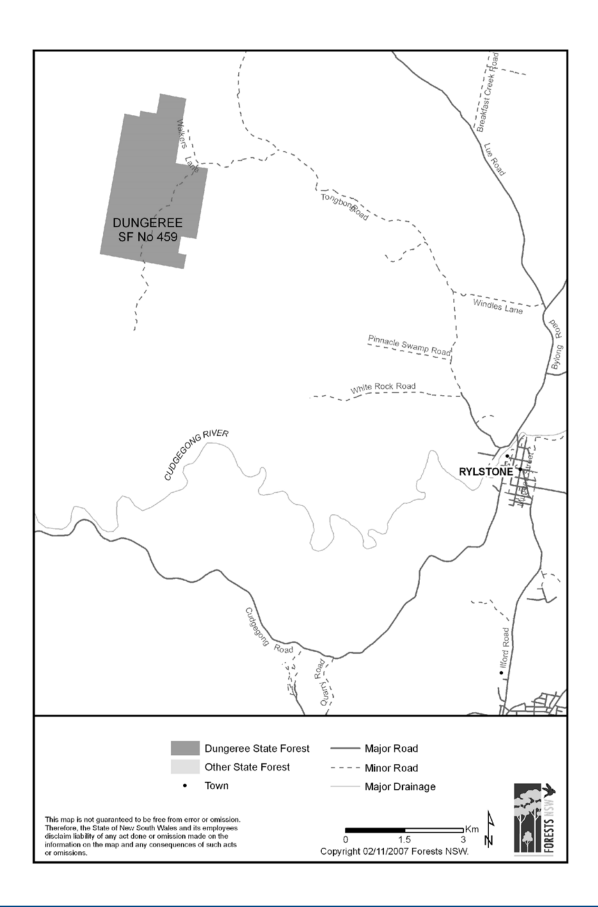
#### 3. Requirements of the declaration

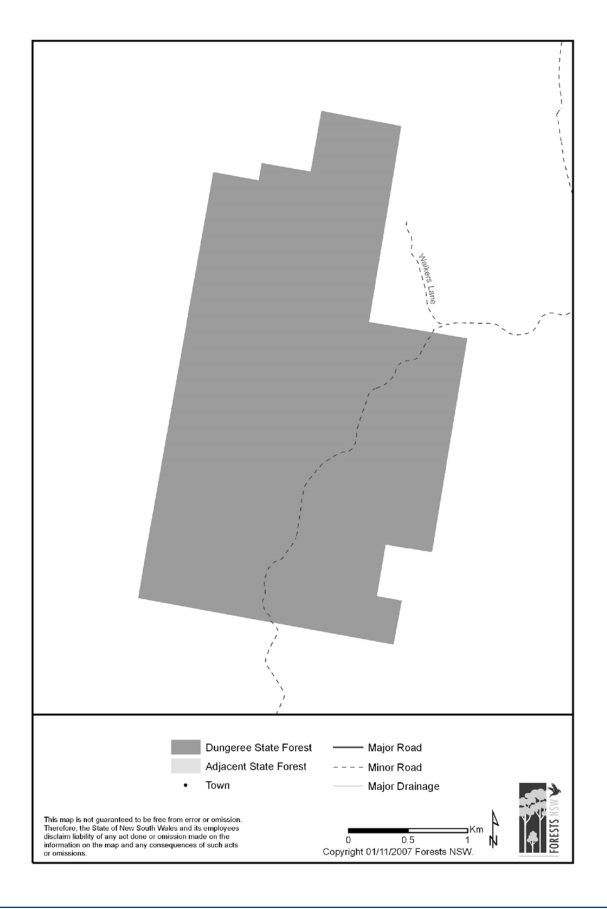
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

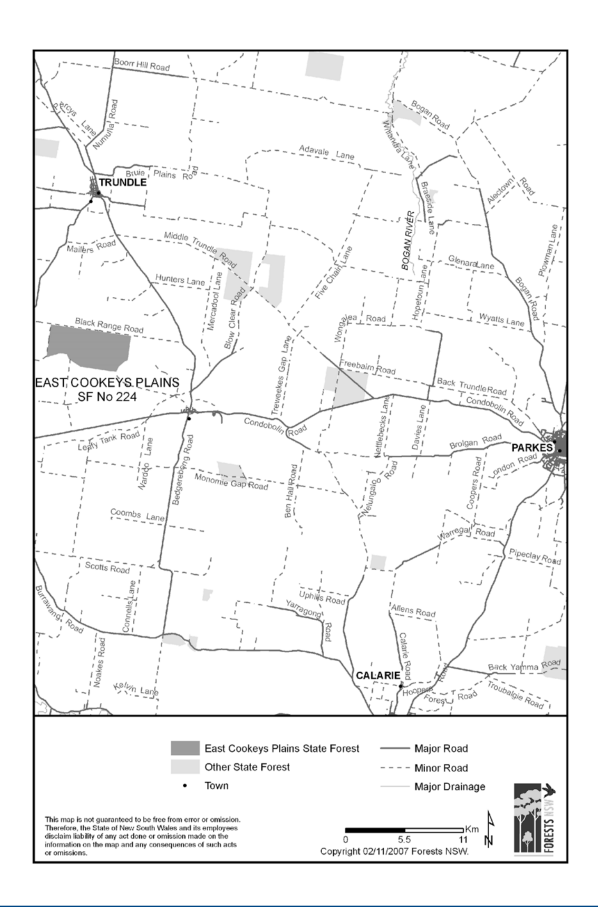
### 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

### SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

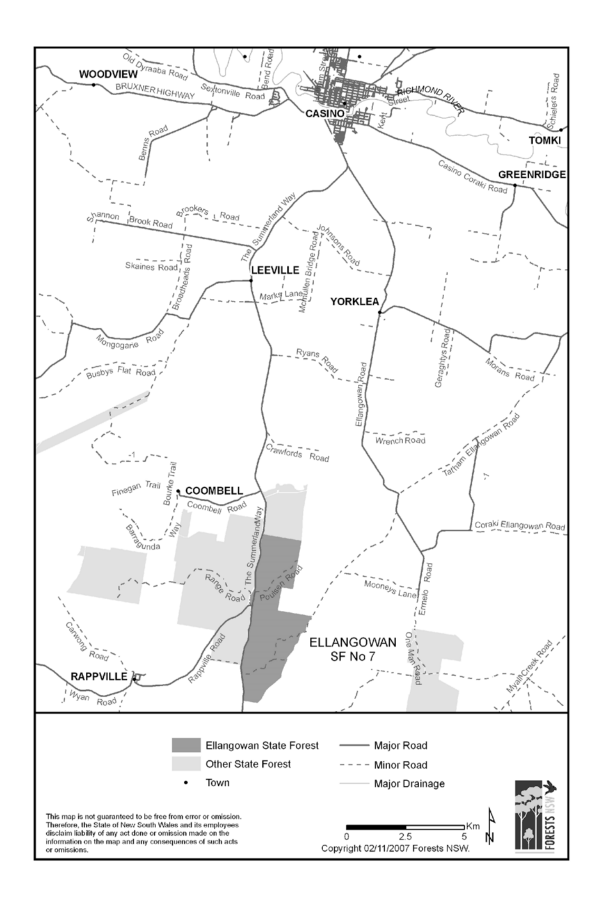
#### 3. Requirements of the declaration

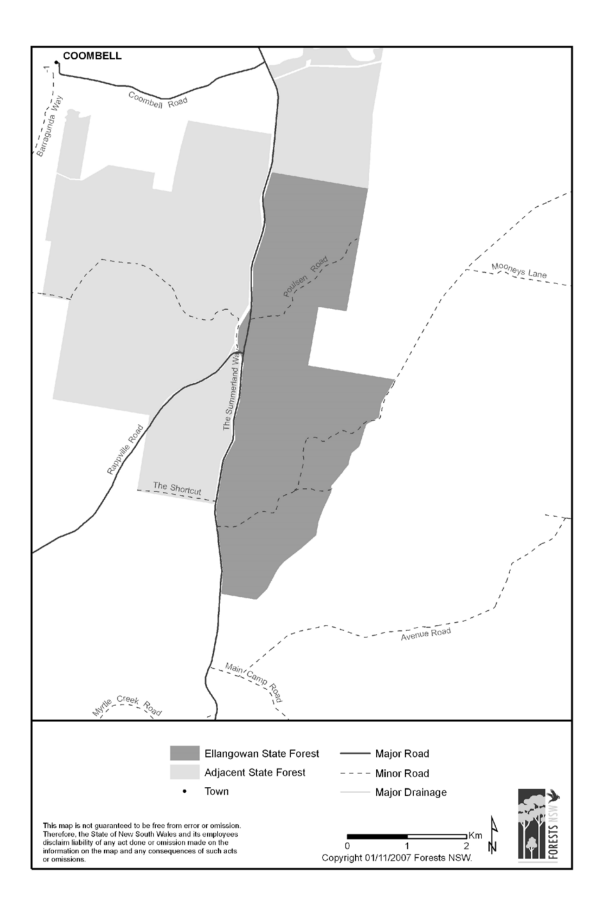
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

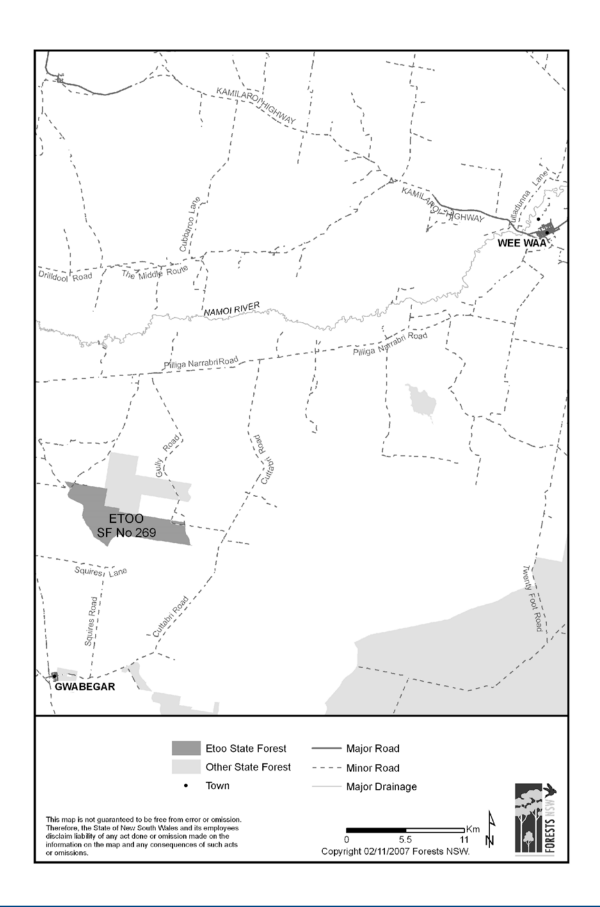
#### 3. Requirements of the declaration

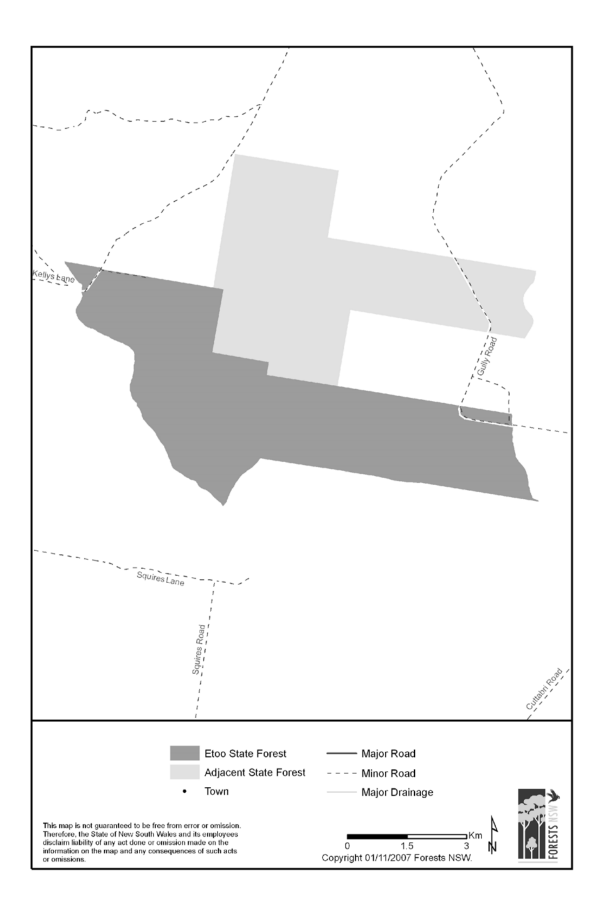
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

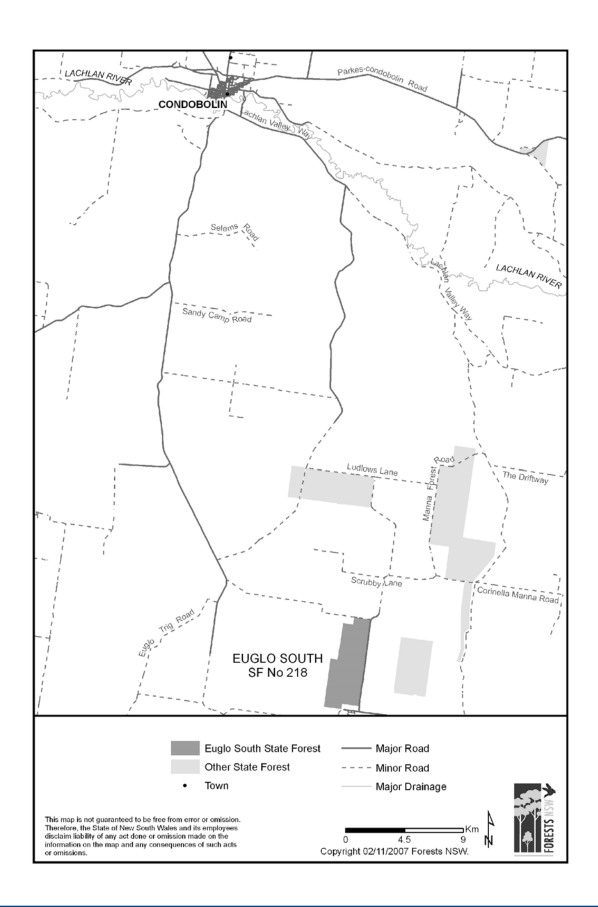
### 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

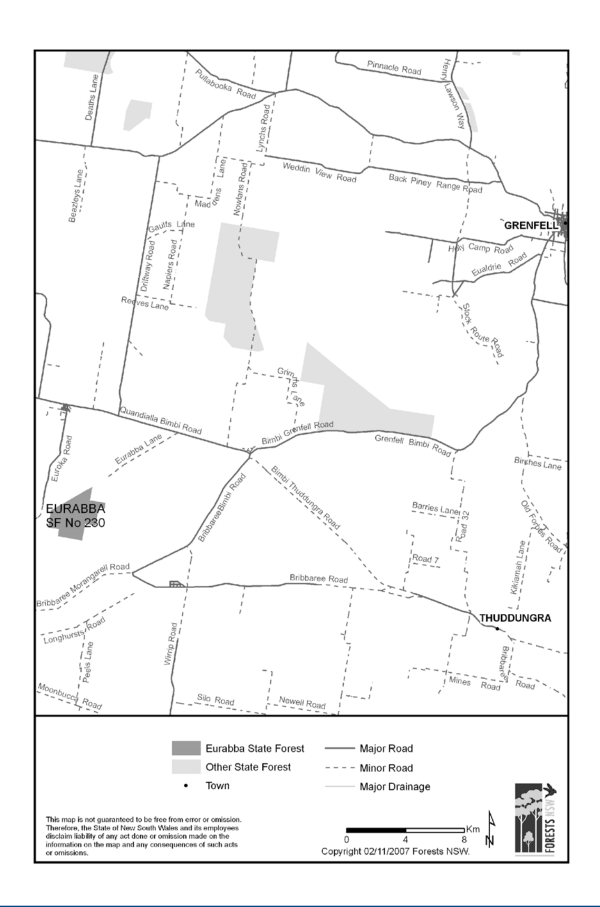
#### 3. Requirements of the declaration

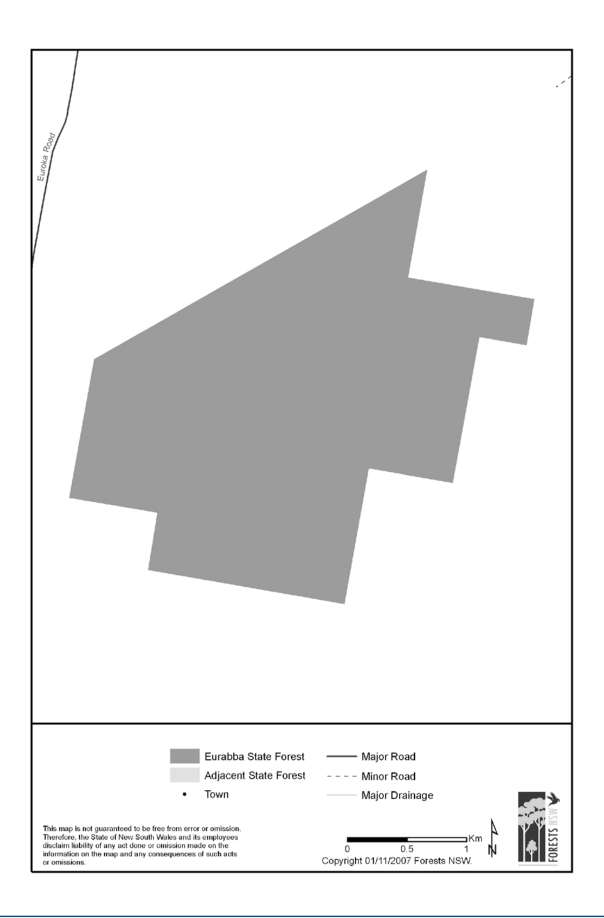
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

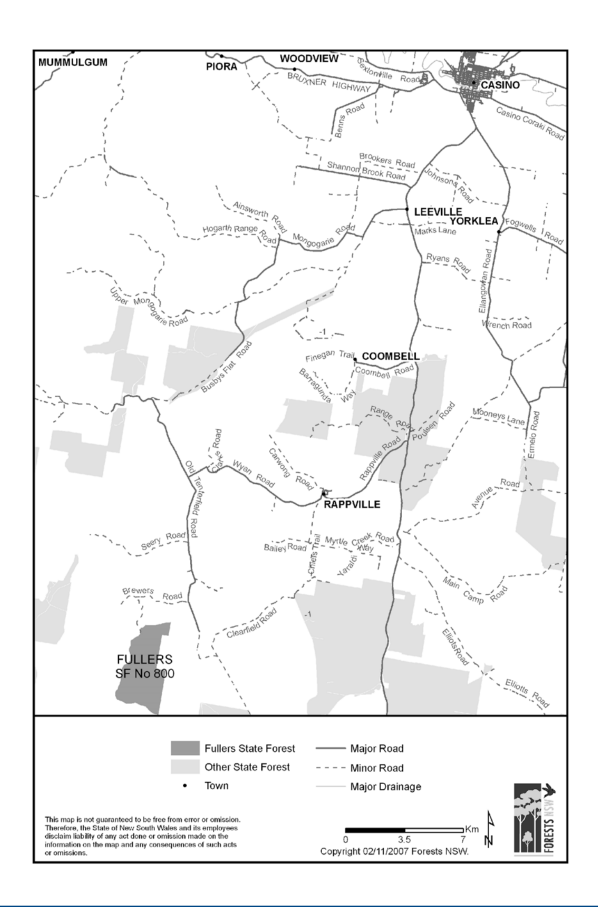
#### 3. Requirements of the declaration

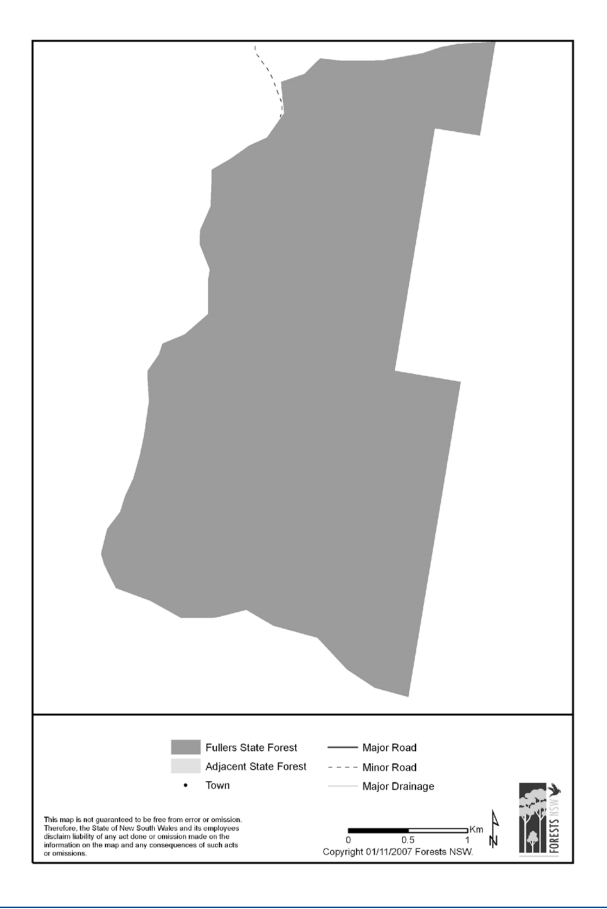
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

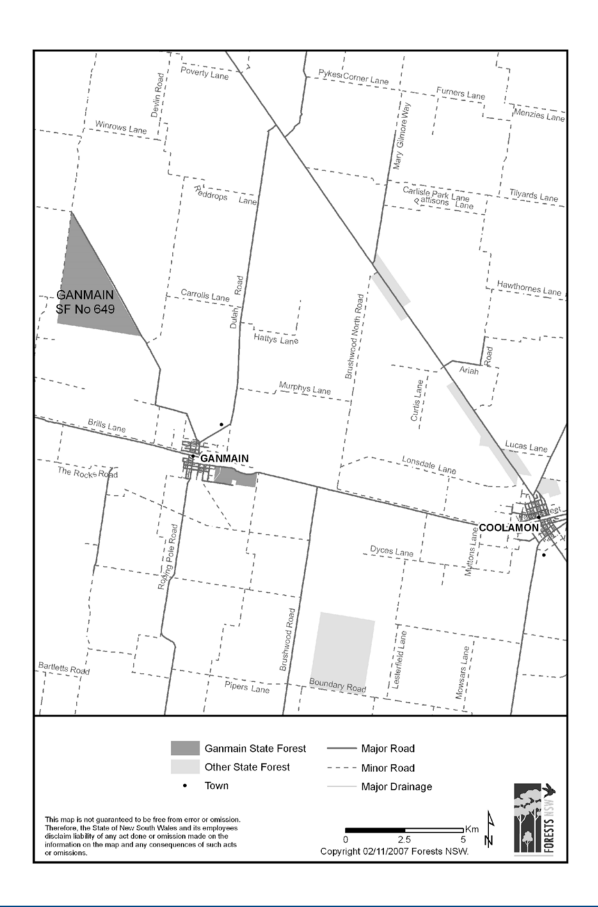
### 3. Requirements of the declaration

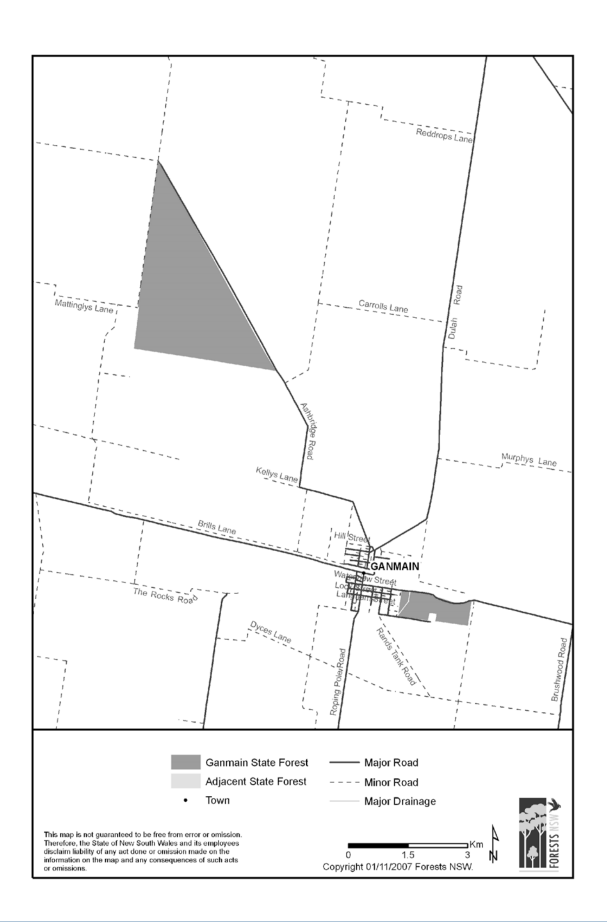
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

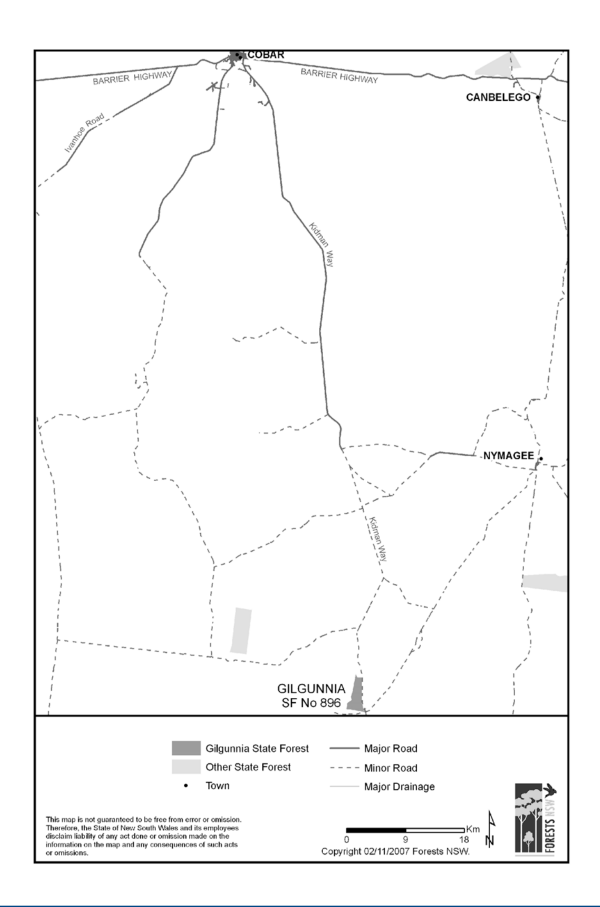
#### 3. Requirements of the declaration

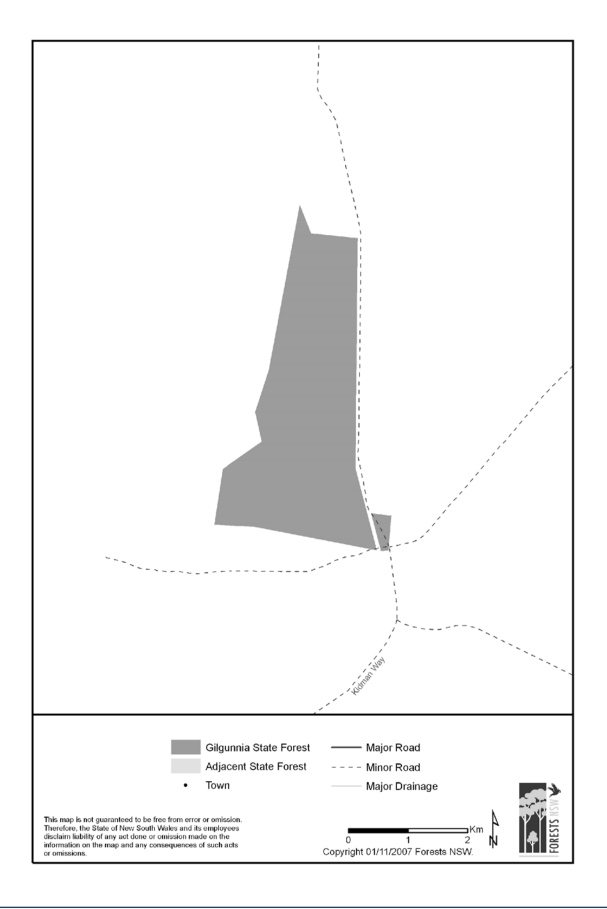
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

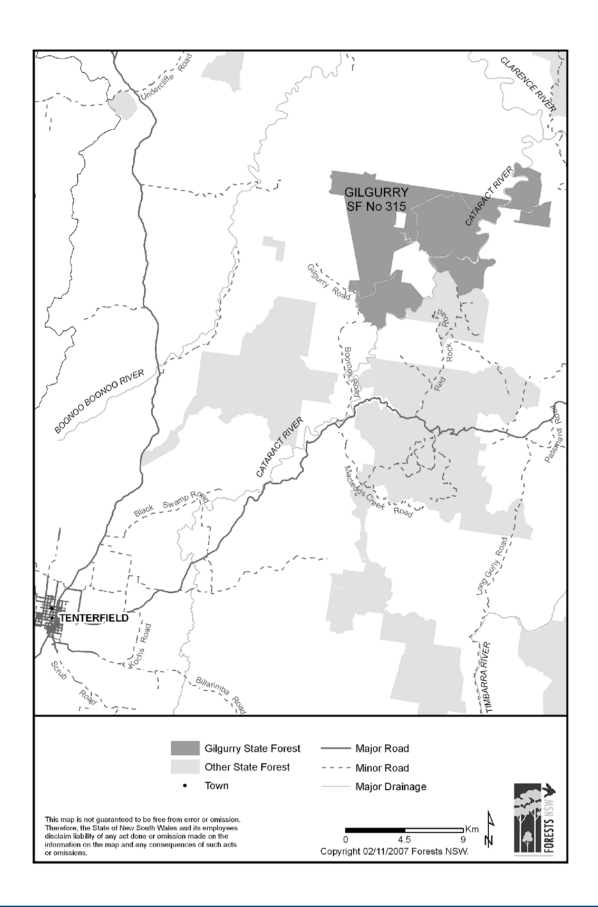
## 3. Requirements of the declaration

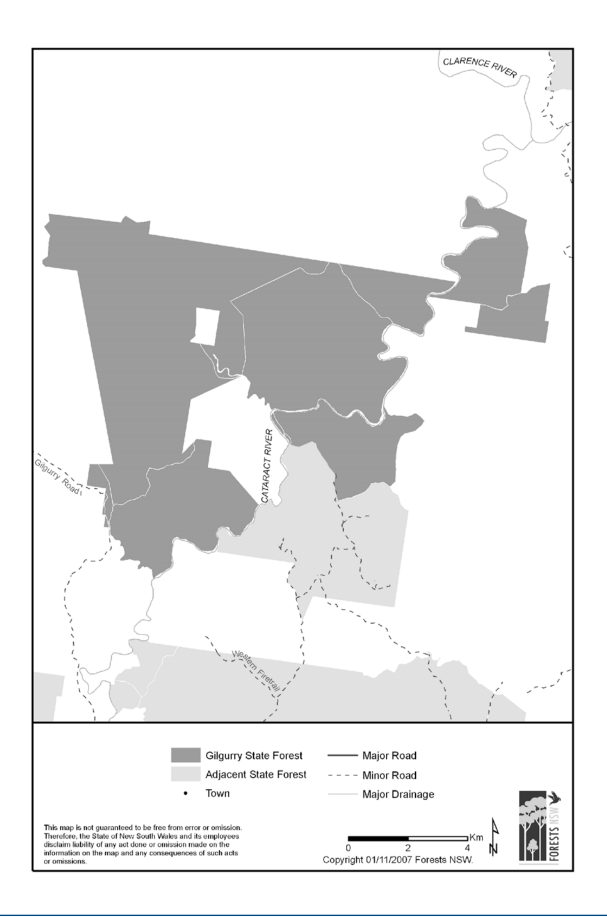
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

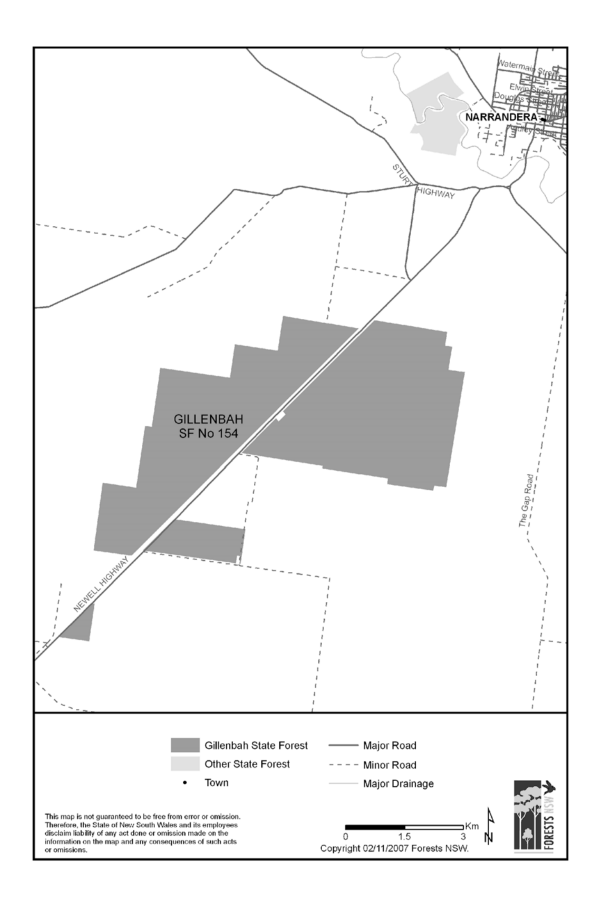
### 3. Requirements of the declaration

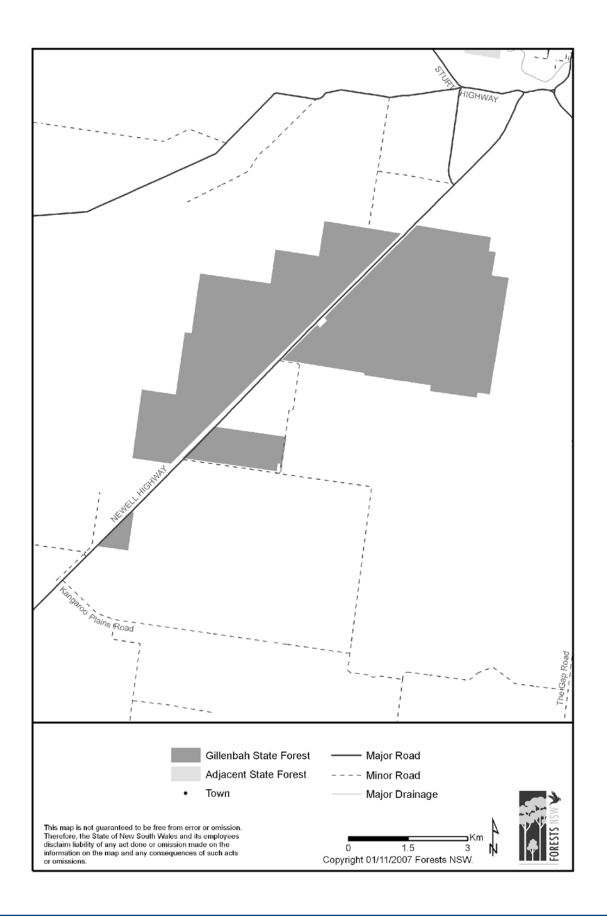
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

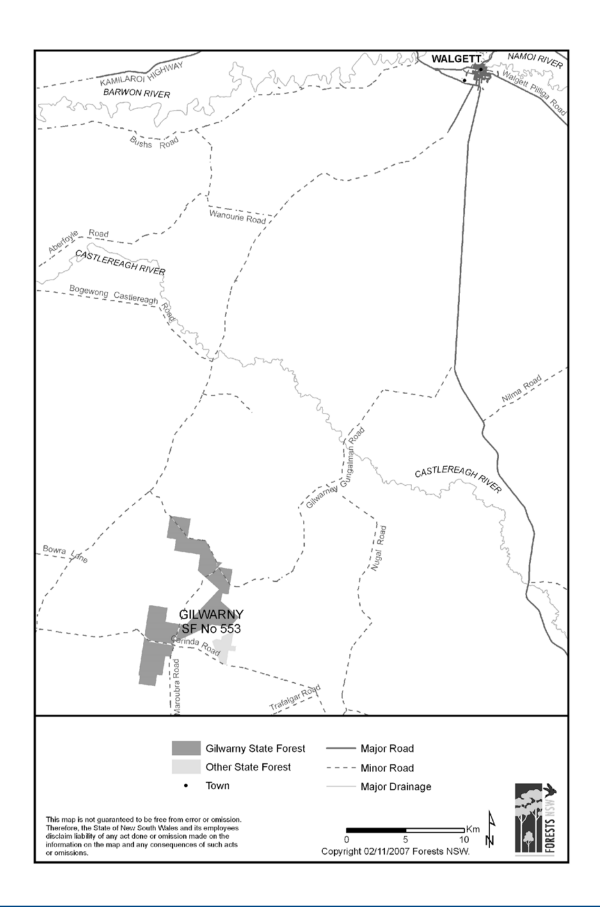
#### 3. Requirements of the declaration

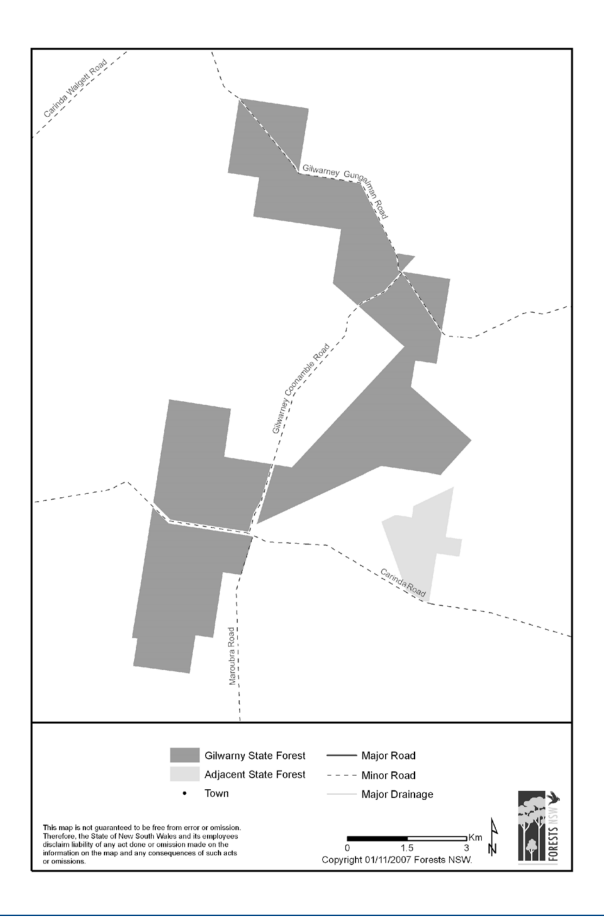
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

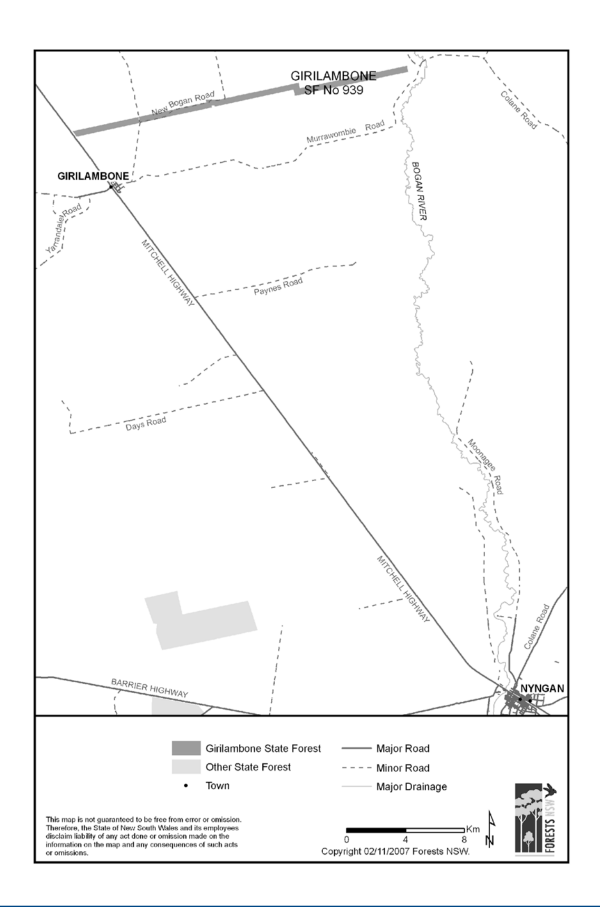
### 3. Requirements of the declaration

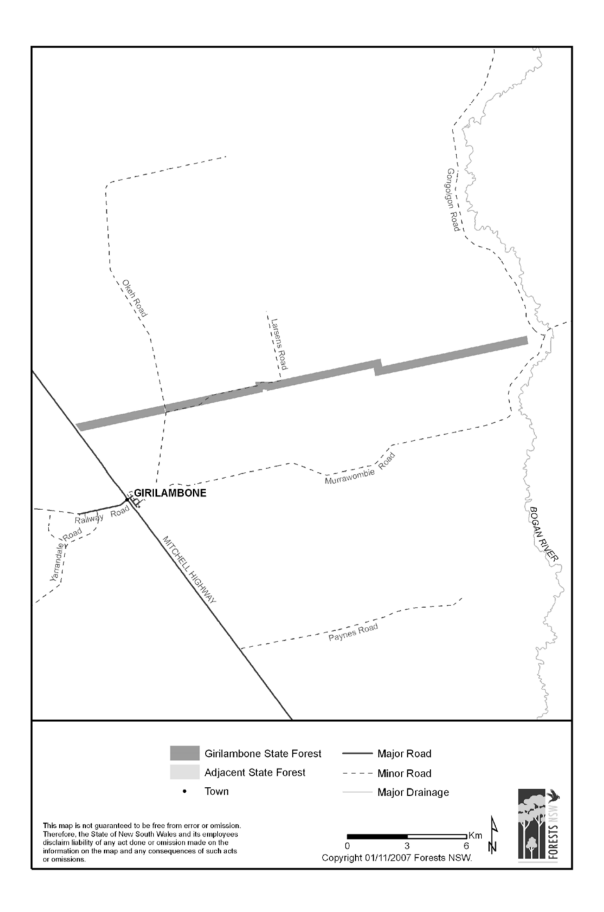
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

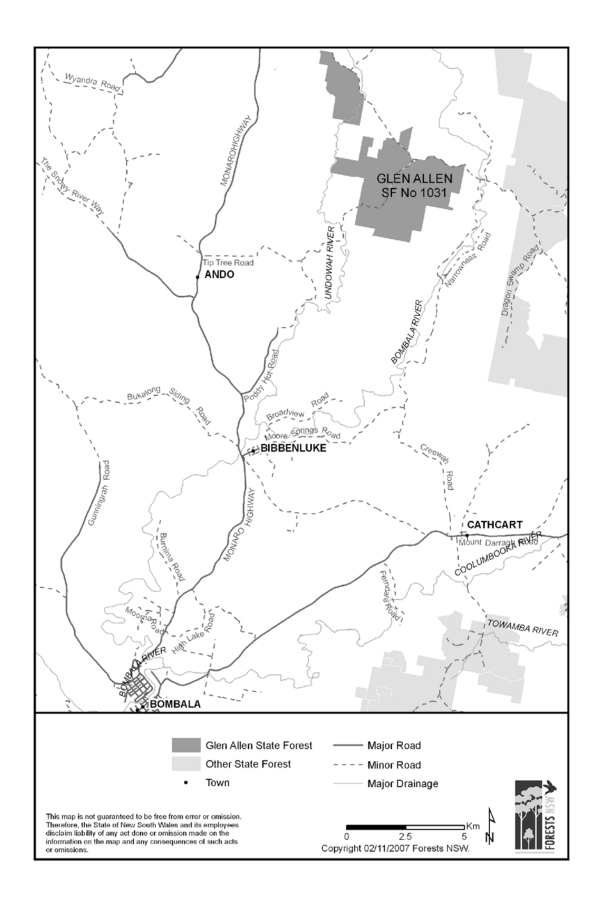
### 3. Requirements of the declaration

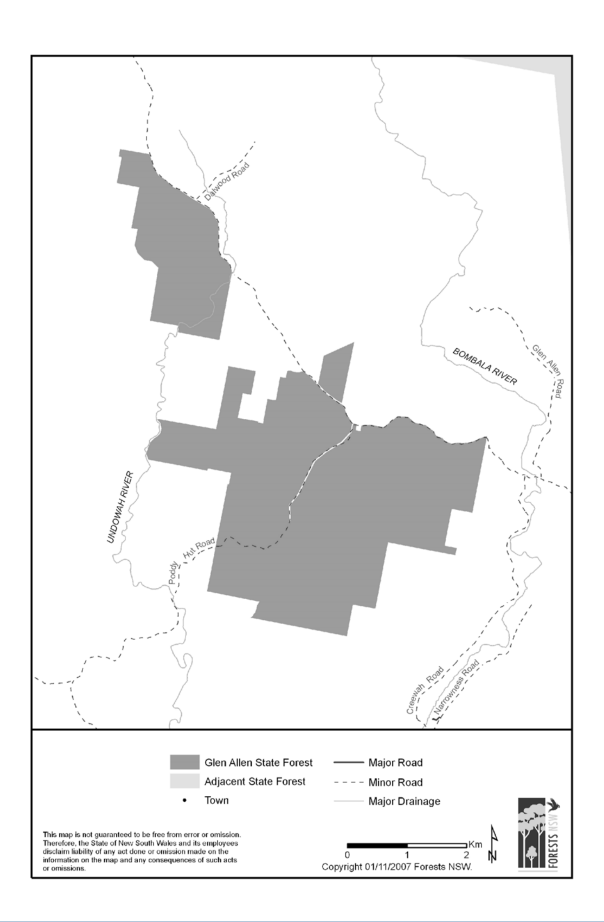
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

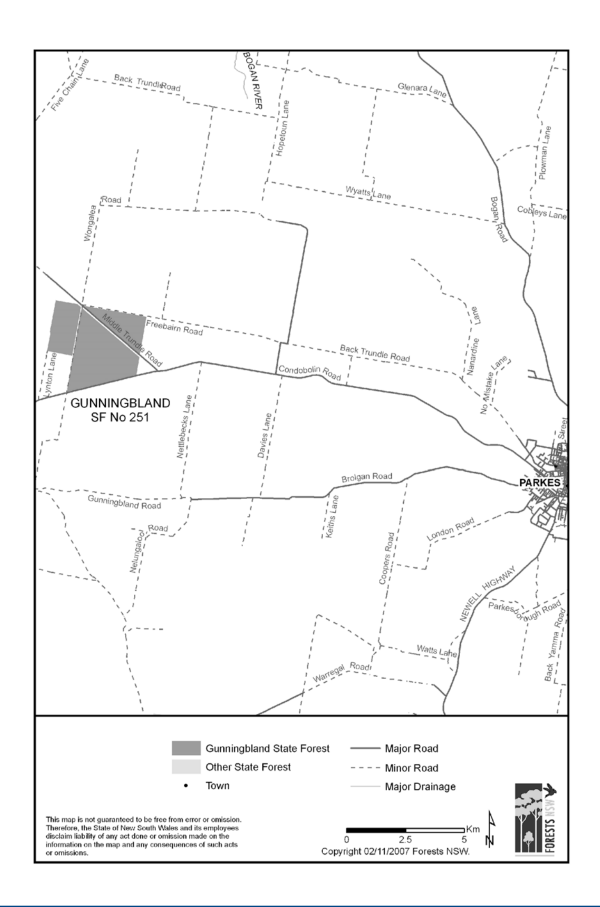
#### 3. Requirements of the declaration

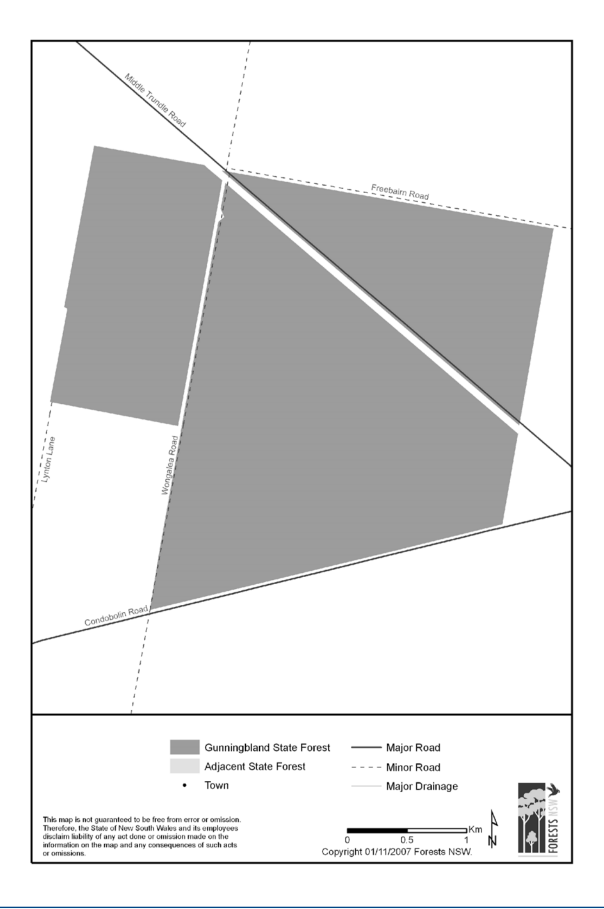
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

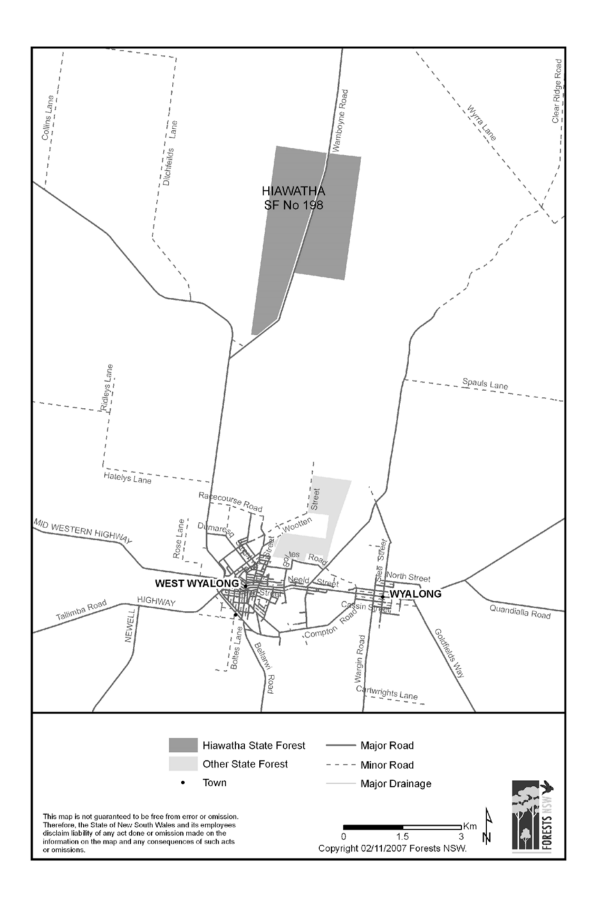
### 3. Requirements of the declaration

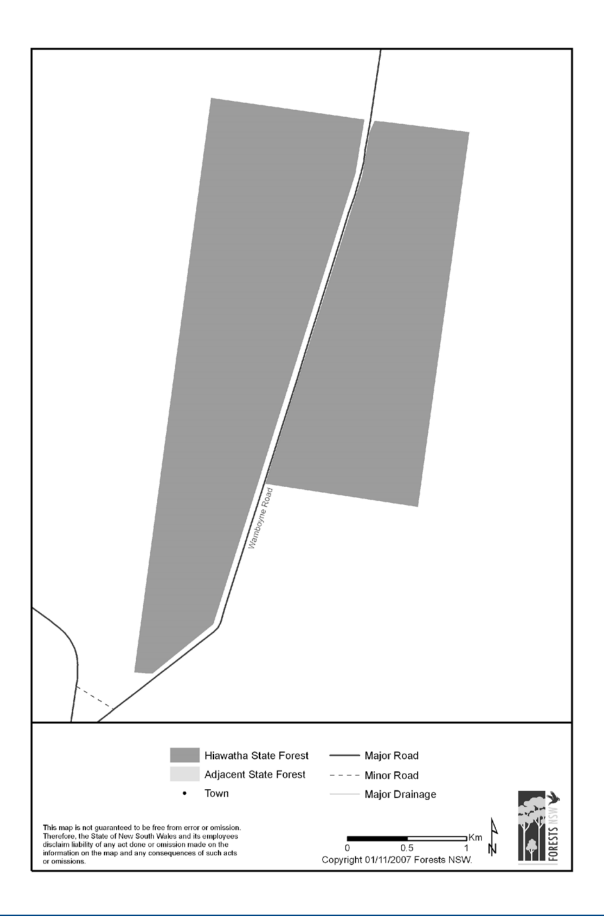
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

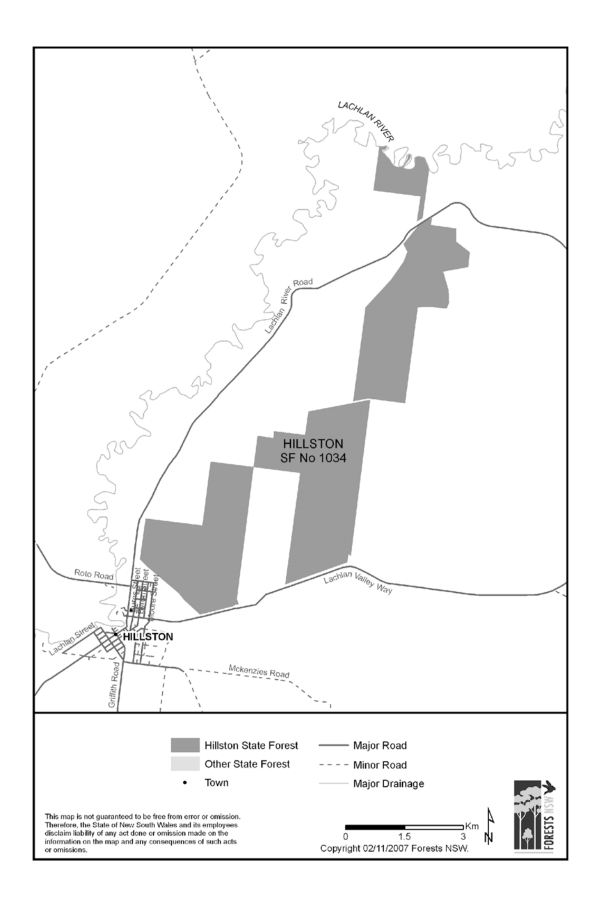
#### 3. Requirements of the declaration

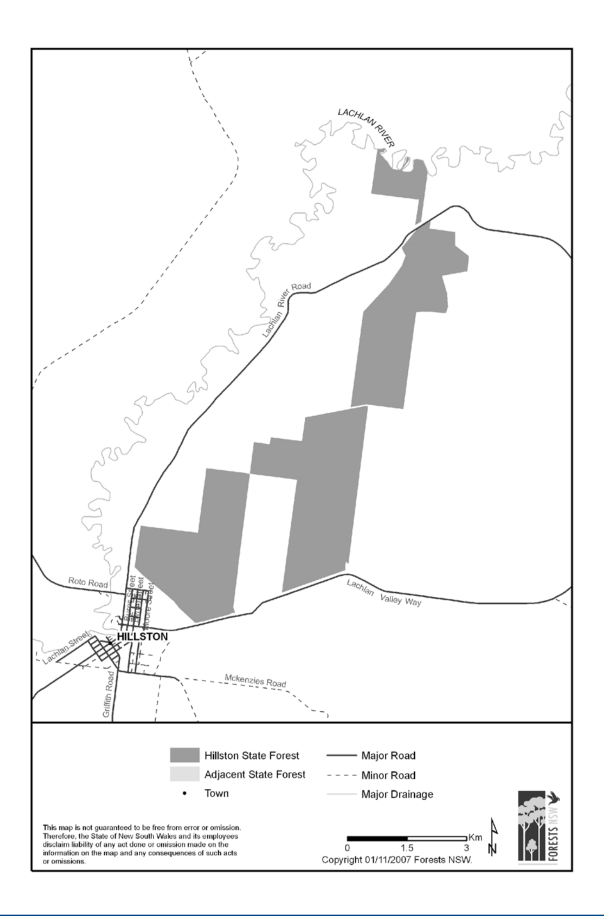
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

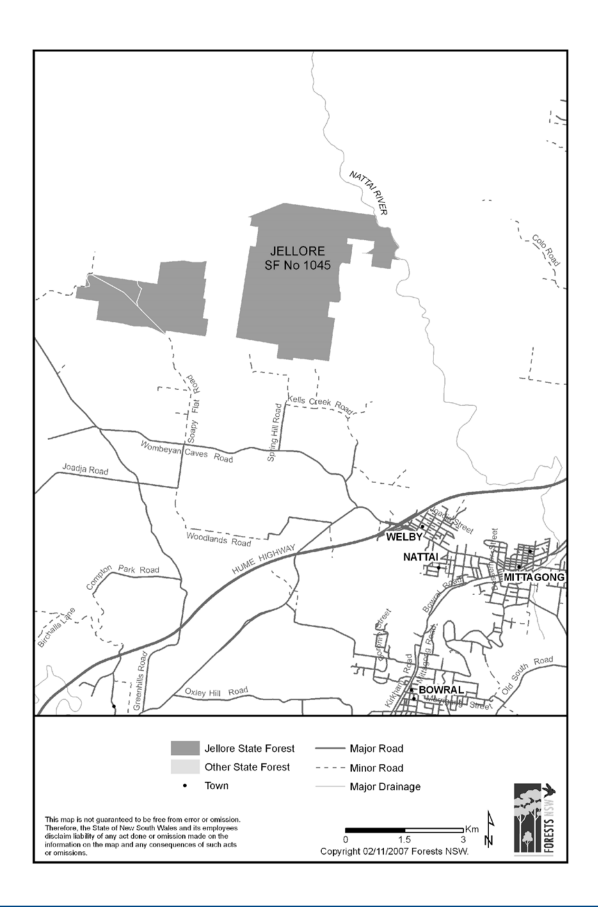
#### 3. Requirements of the declaration

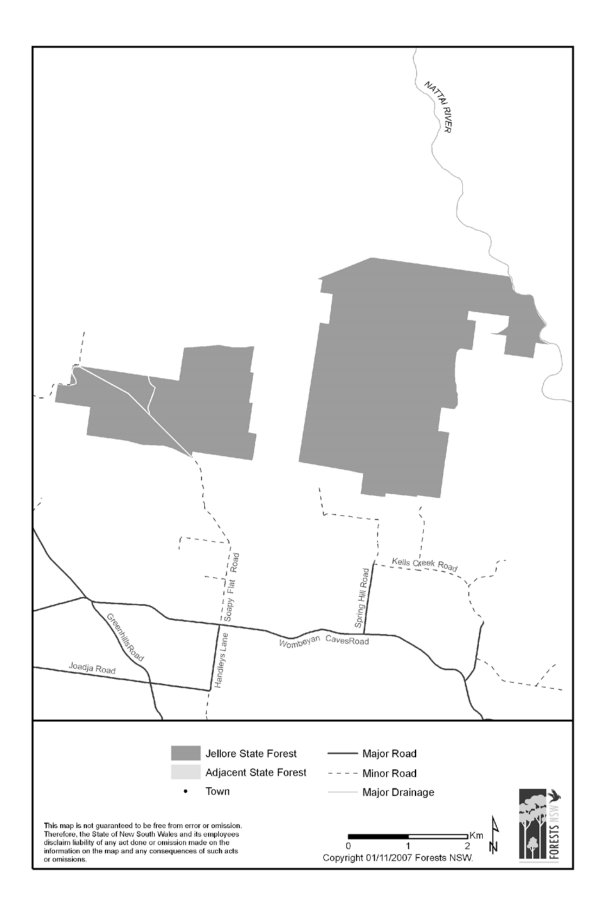
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

#### 3. Requirements of the declaration

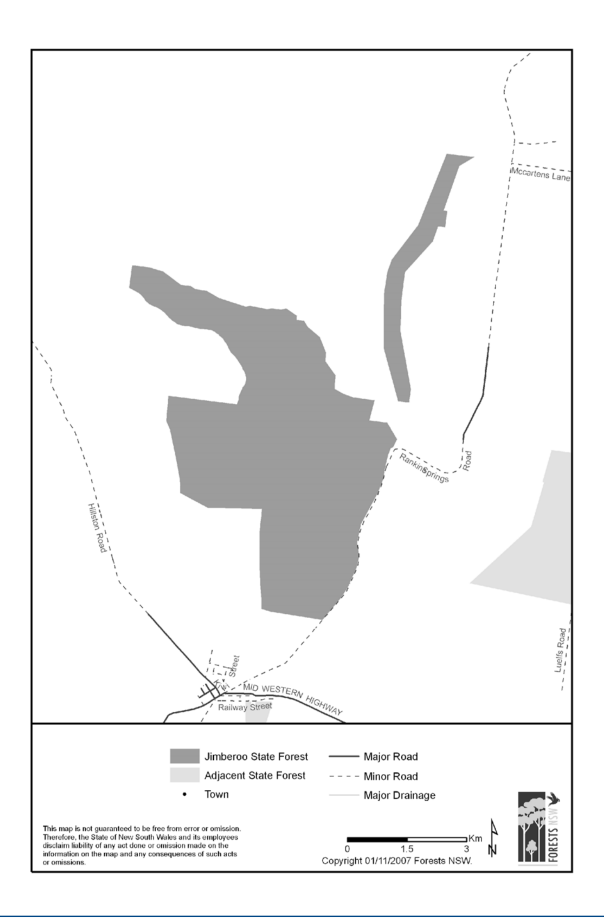
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

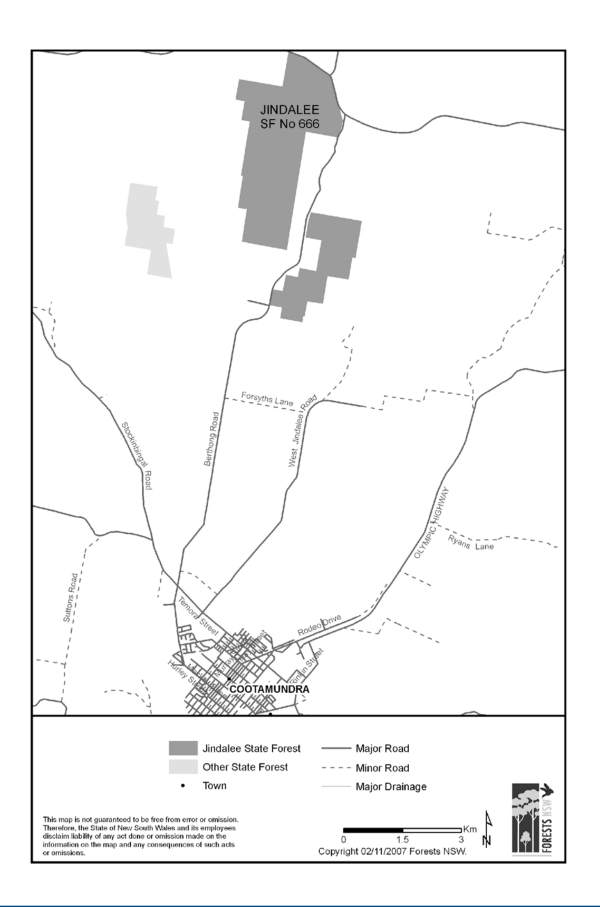
#### 3. Requirements of the declaration

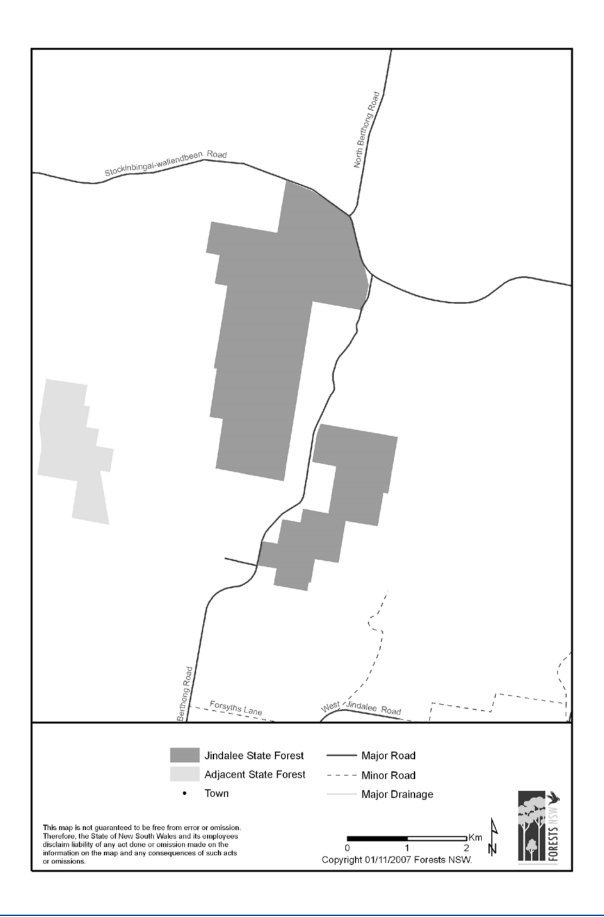
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

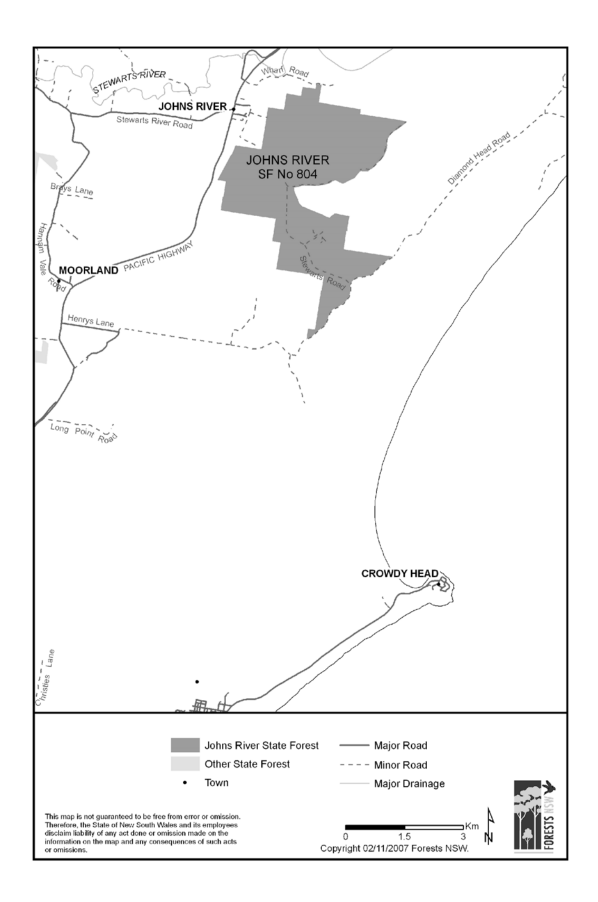
#### 3. Requirements of the declaration

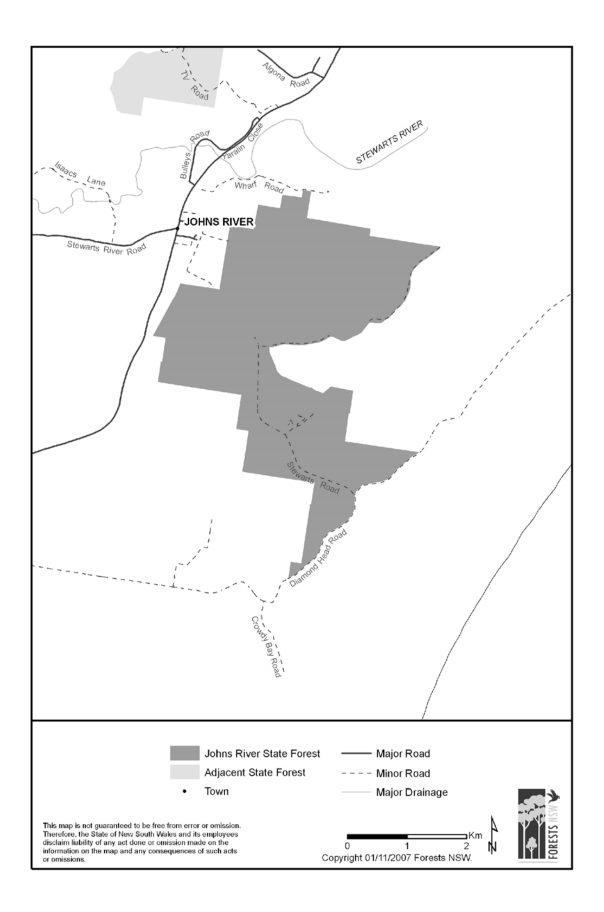
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

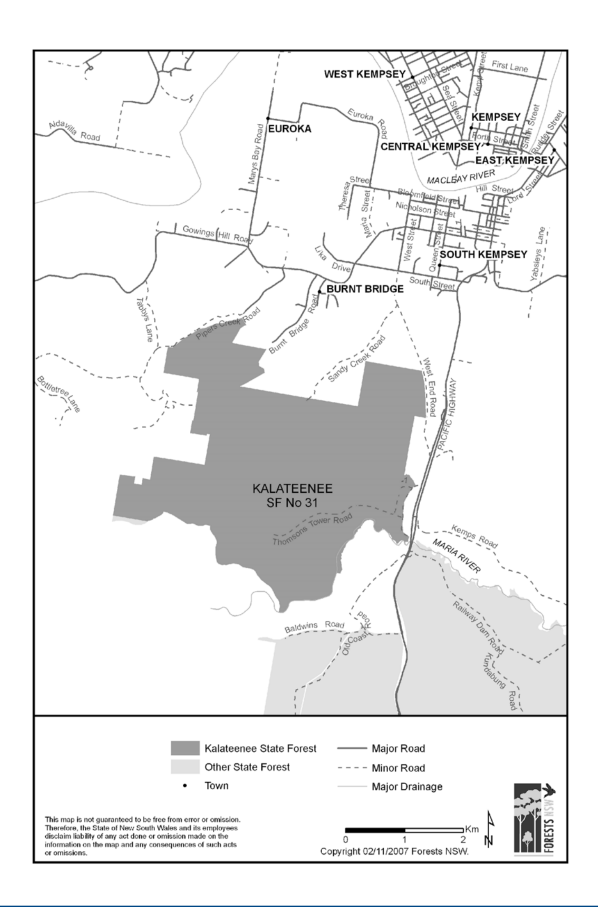
#### 3. Requirements of the declaration

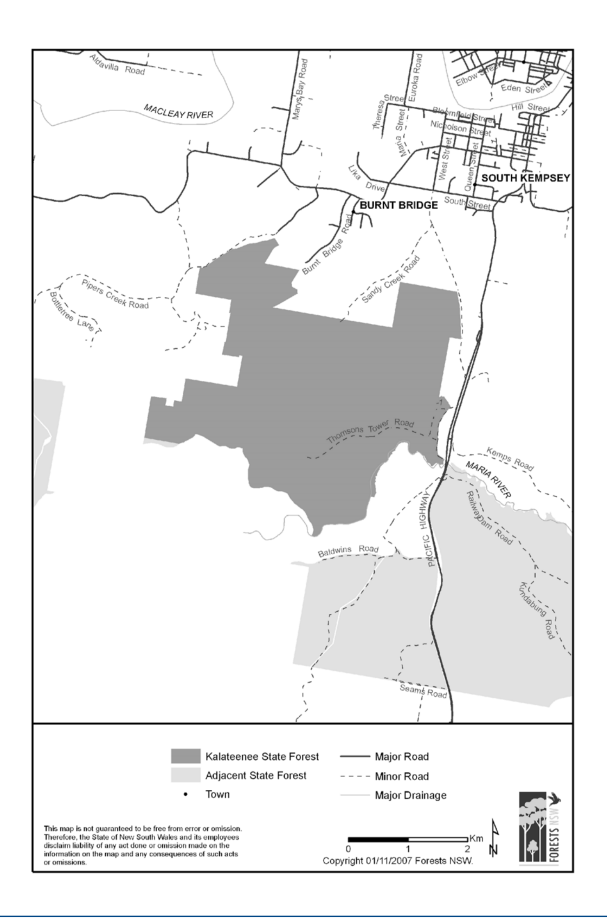
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

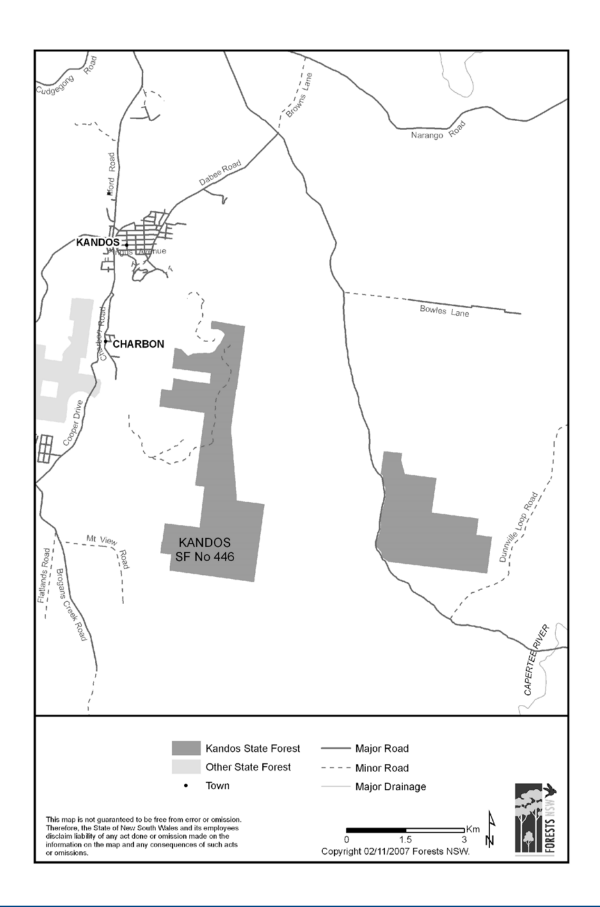
#### 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

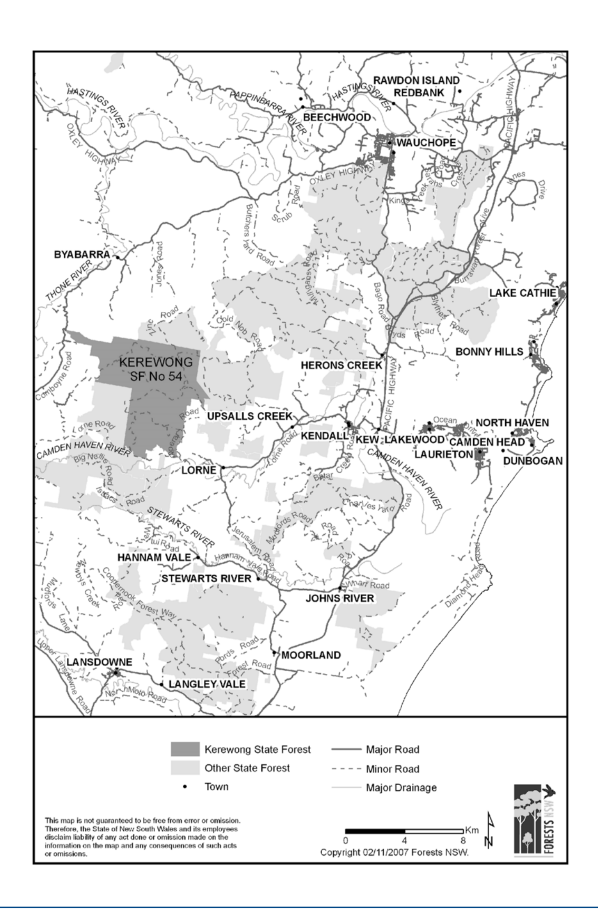
### 3. Requirements of the declaration

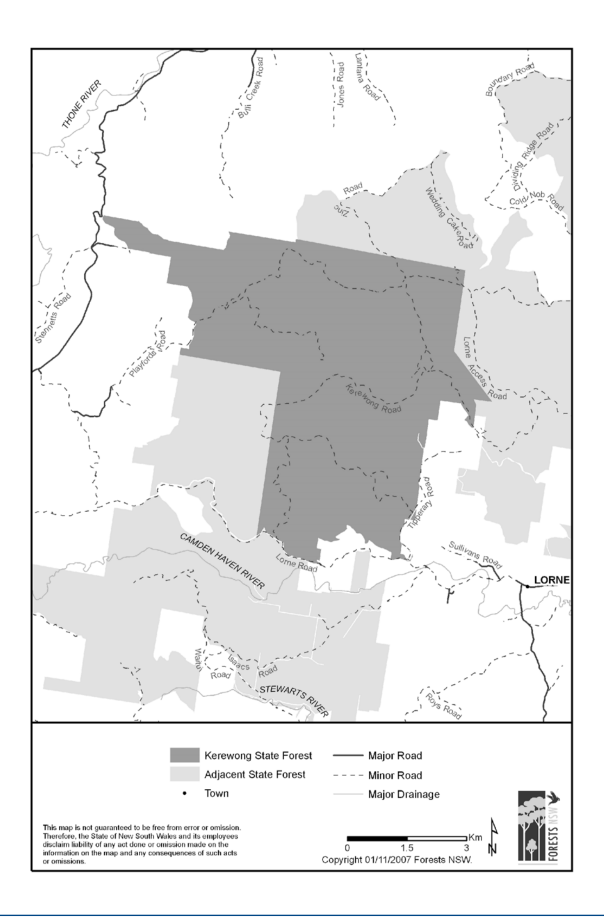
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

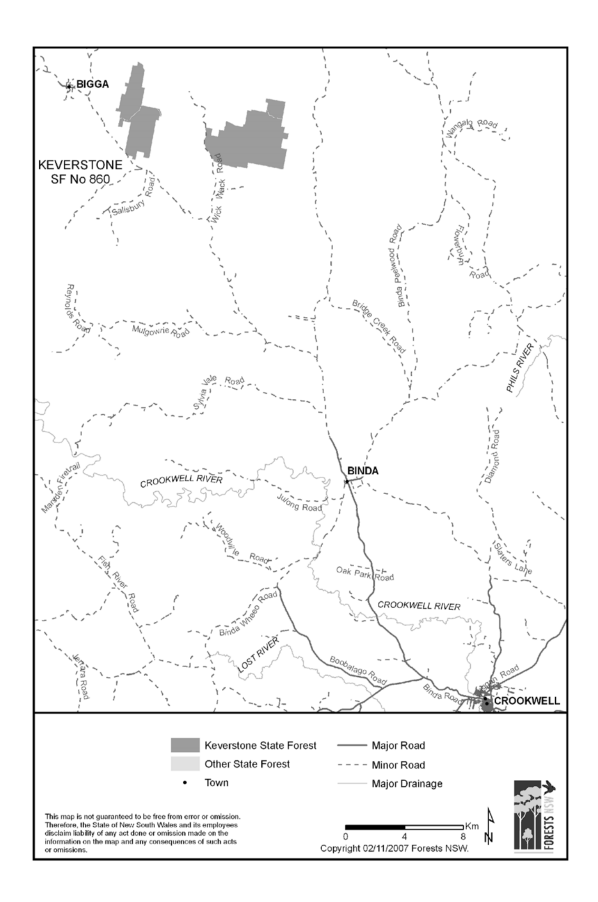
### 3. Requirements of the declaration

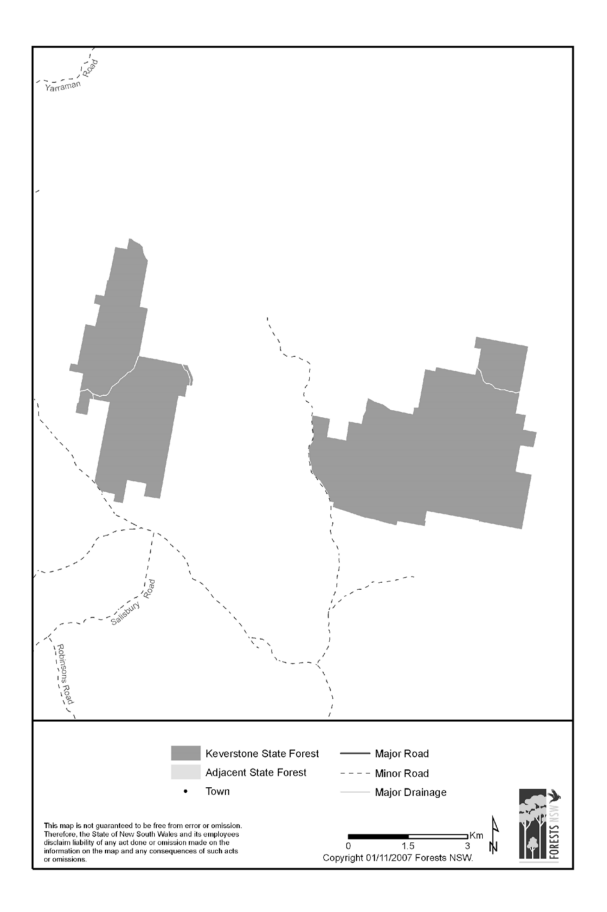
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

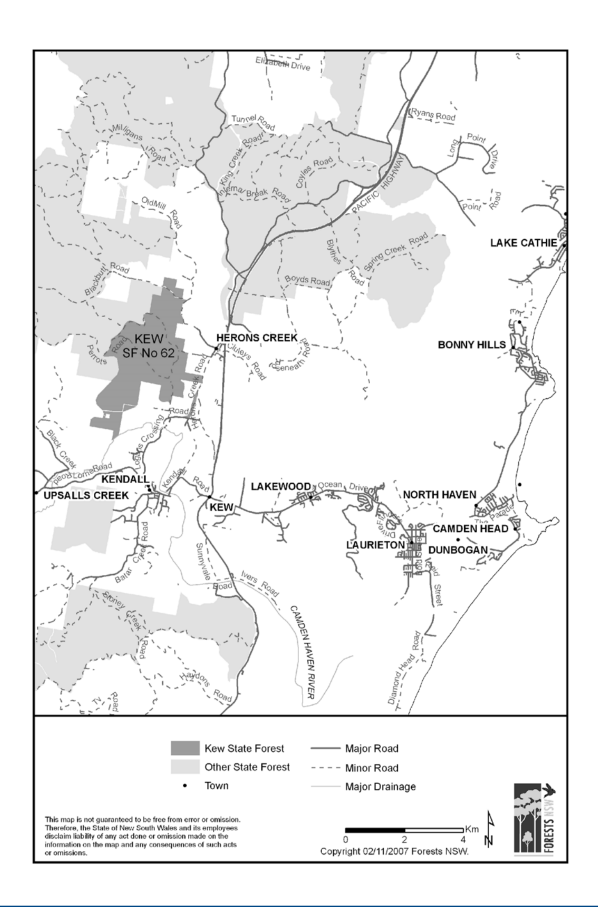
#### 3. Requirements of the declaration

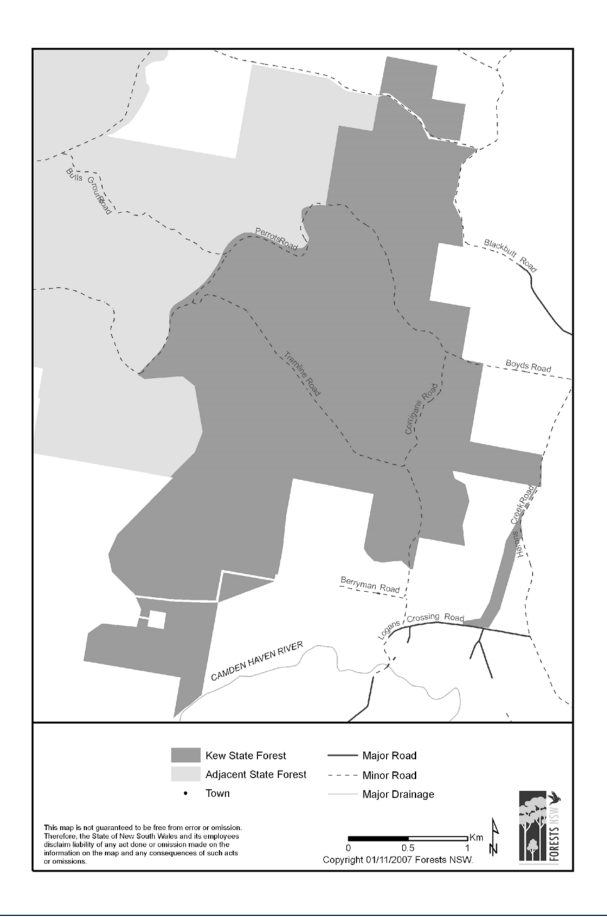
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

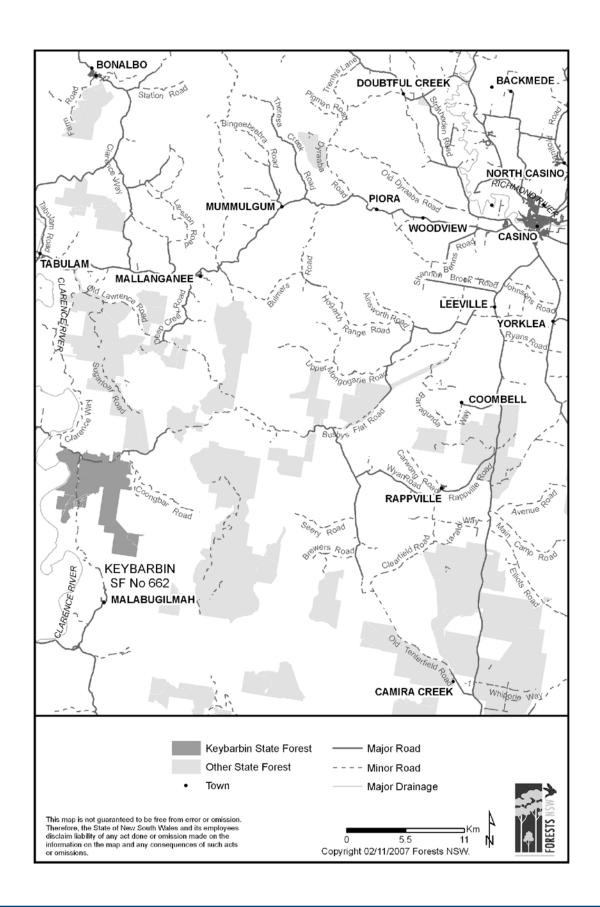
#### 3. Requirements of the declaration

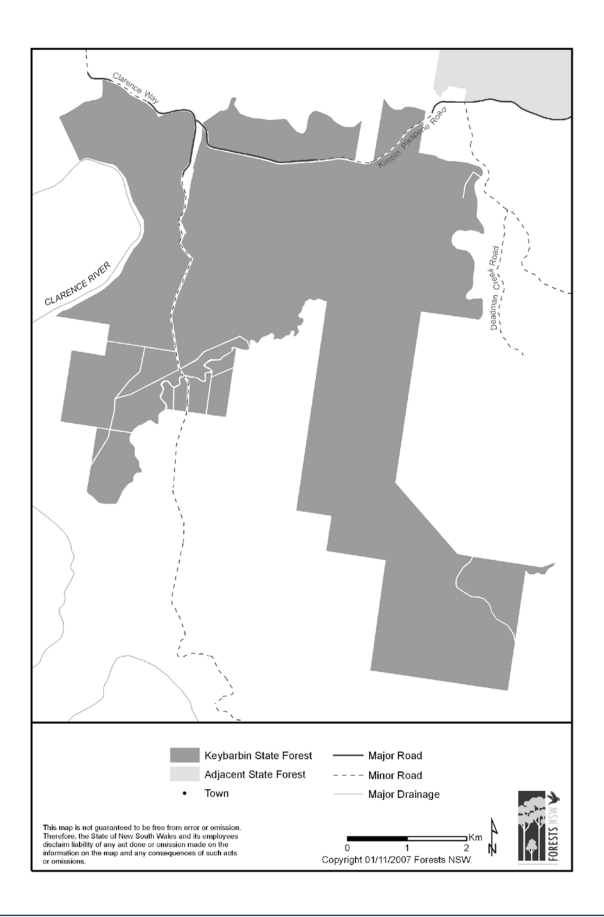
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### 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 2nd of May 2008.

#### 2. Authority of this declaration

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

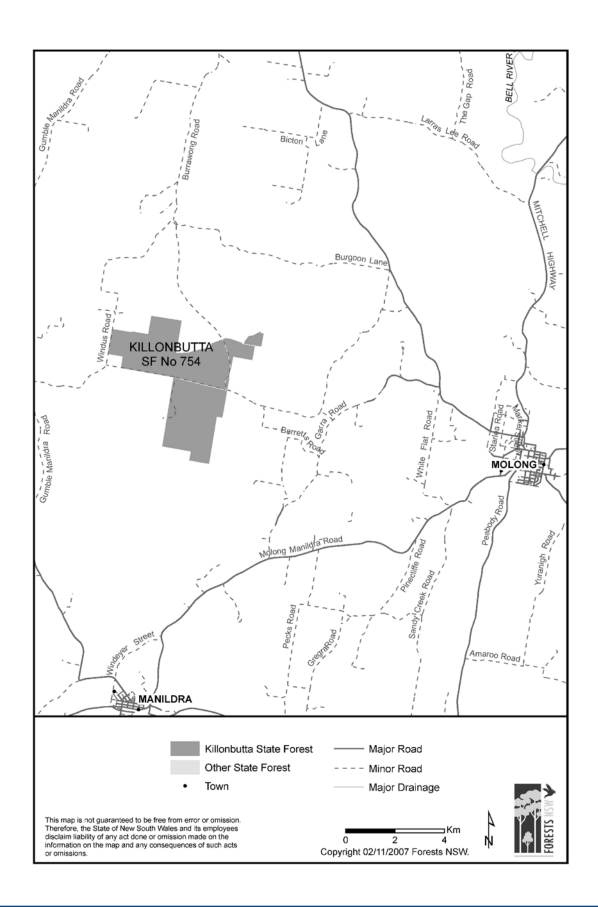
#### 3. Requirements of the declaration

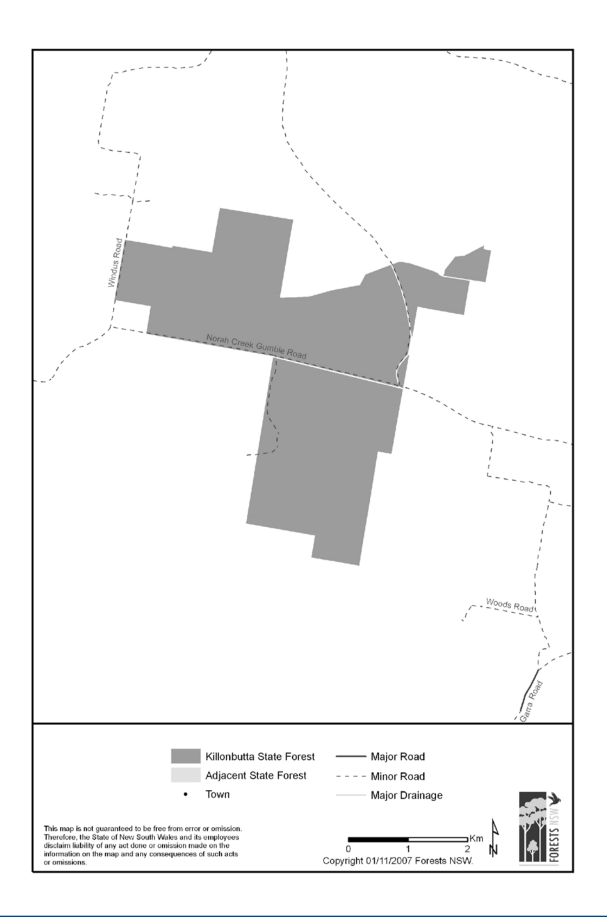
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

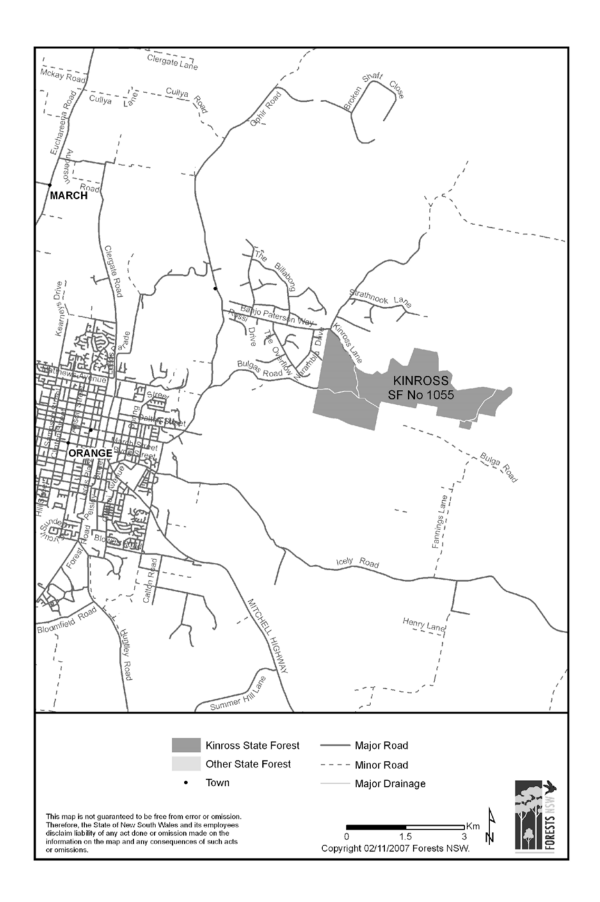
#### 3. Requirements of the declaration

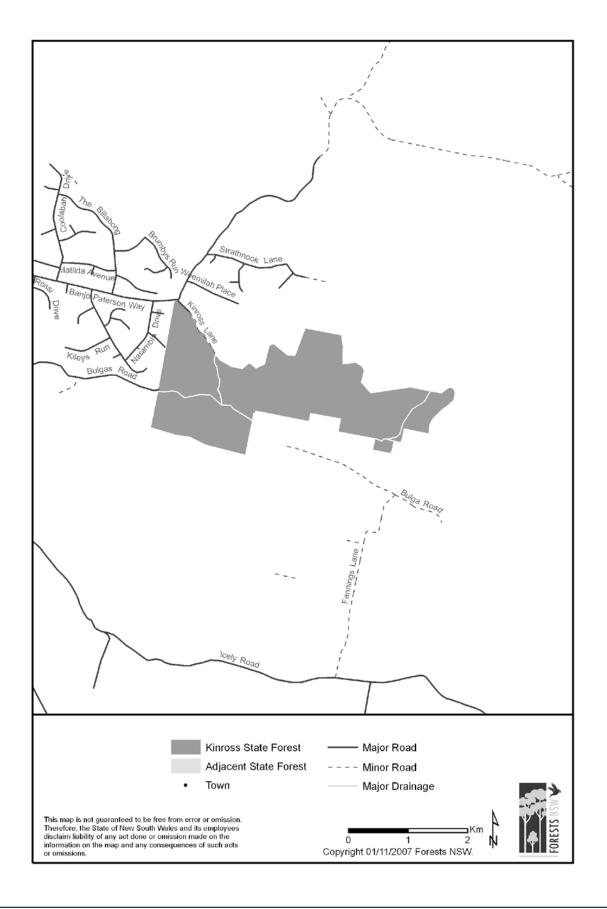
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

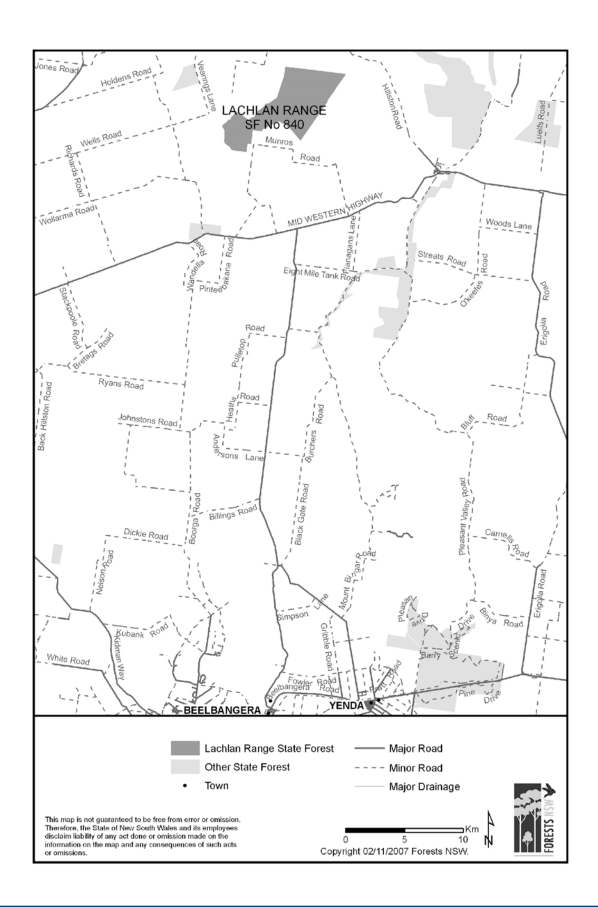
#### 3. Requirements of the declaration

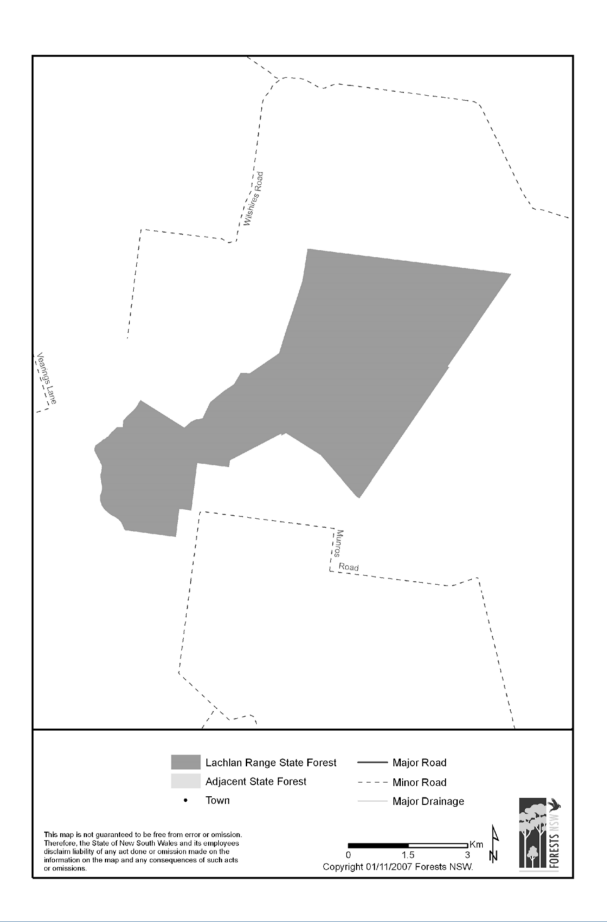
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

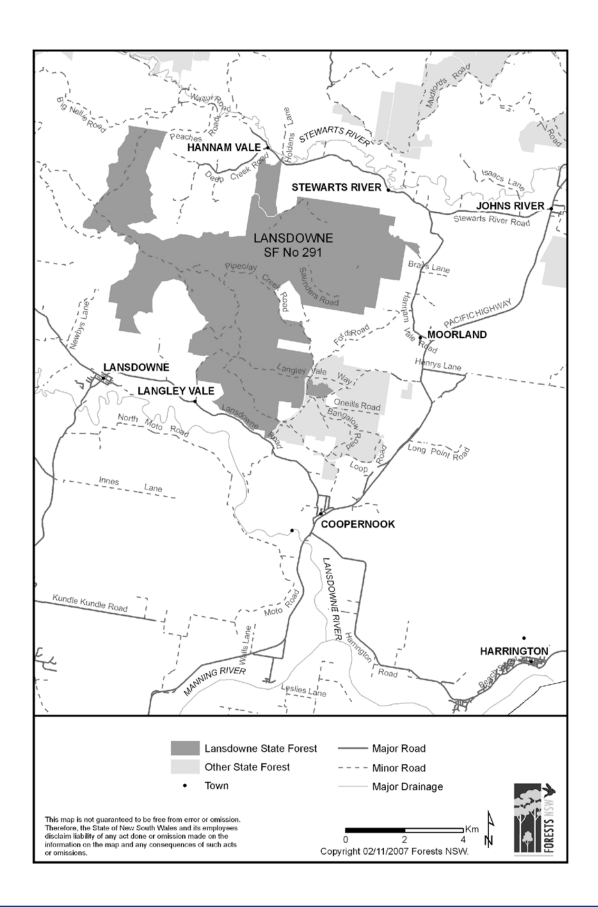
#### 3. Requirements of the declaration

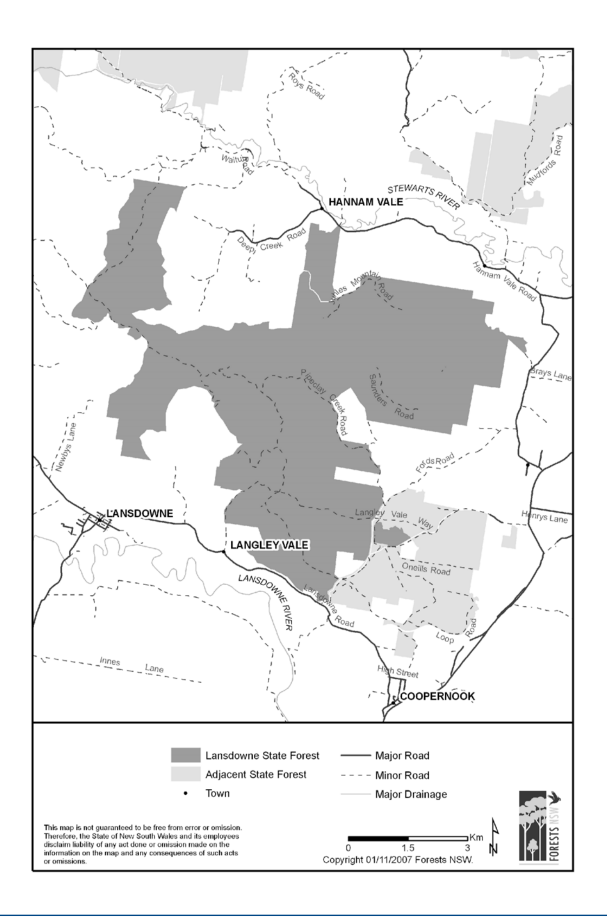
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

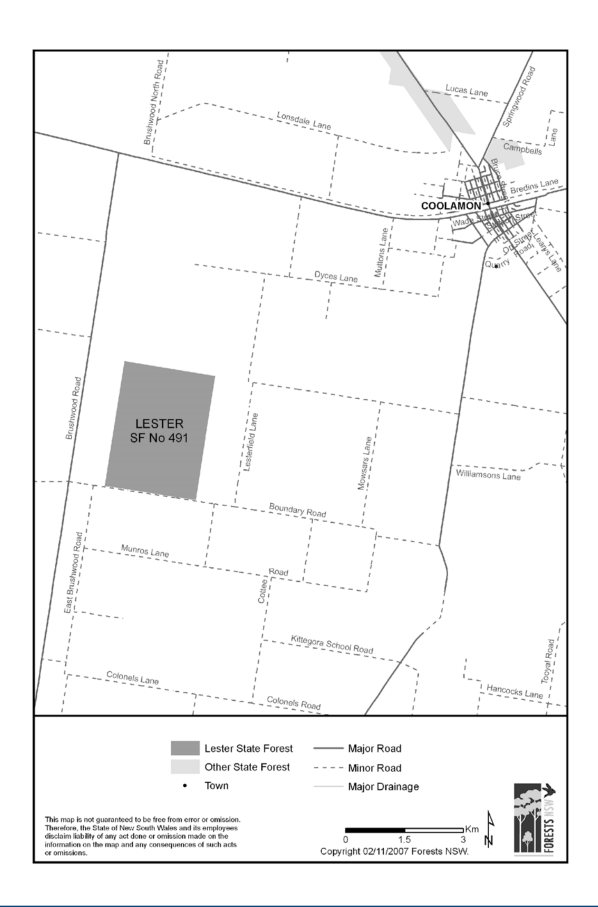
#### 3. Requirements of the declaration

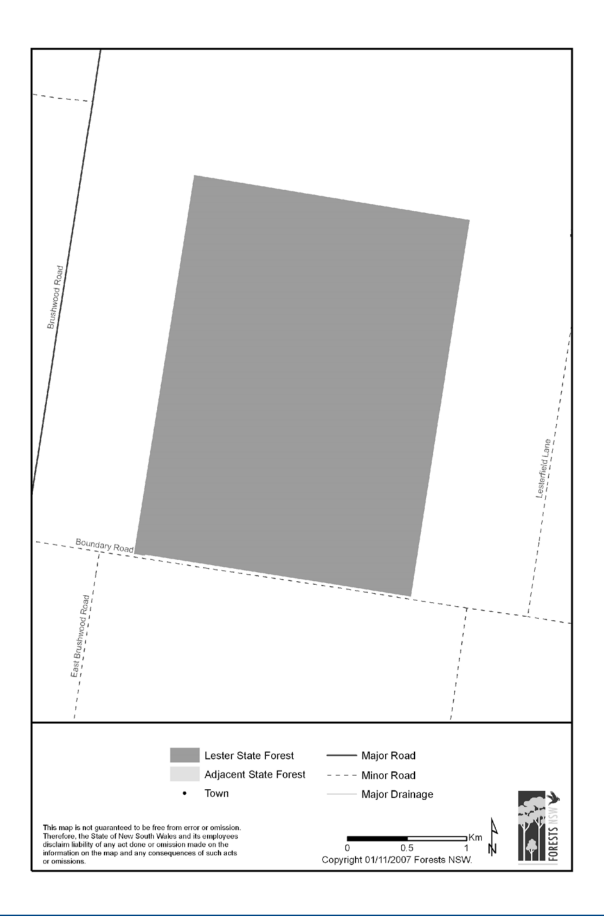
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

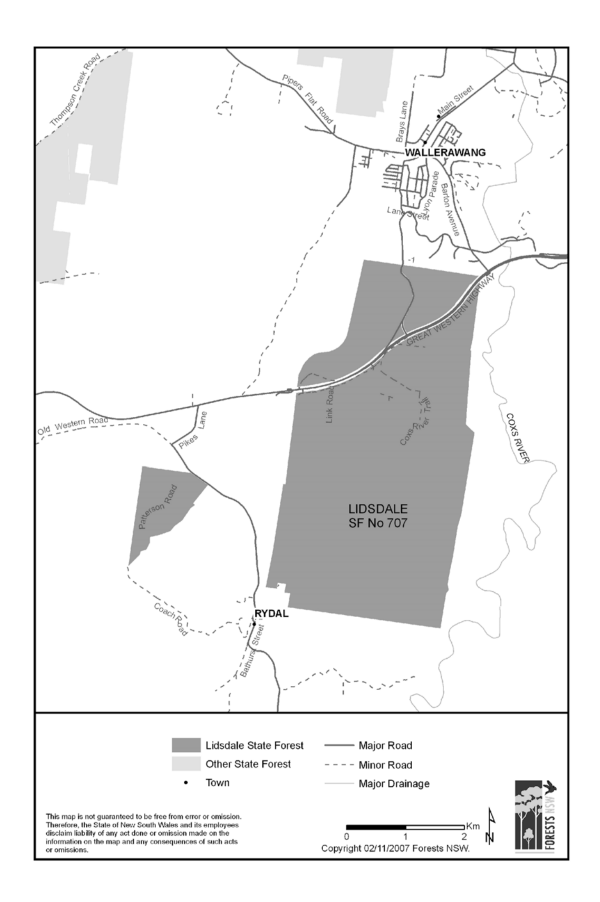
#### 3. Requirements of the declaration

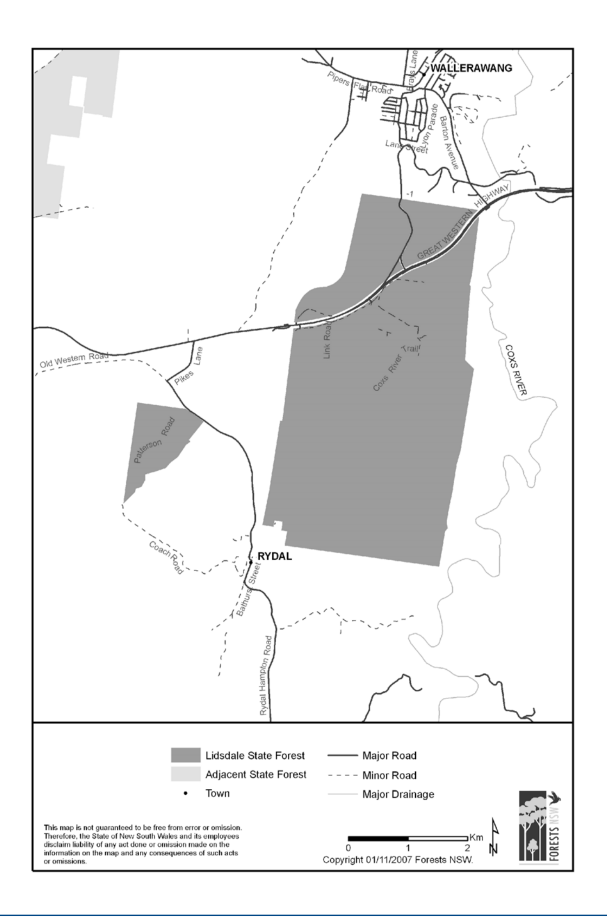
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

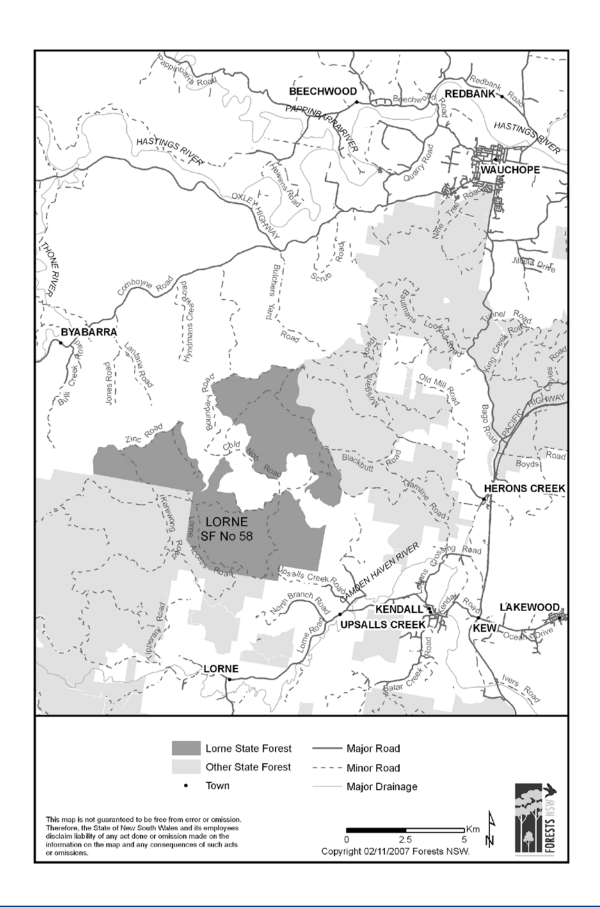
#### 3. Requirements of the declaration

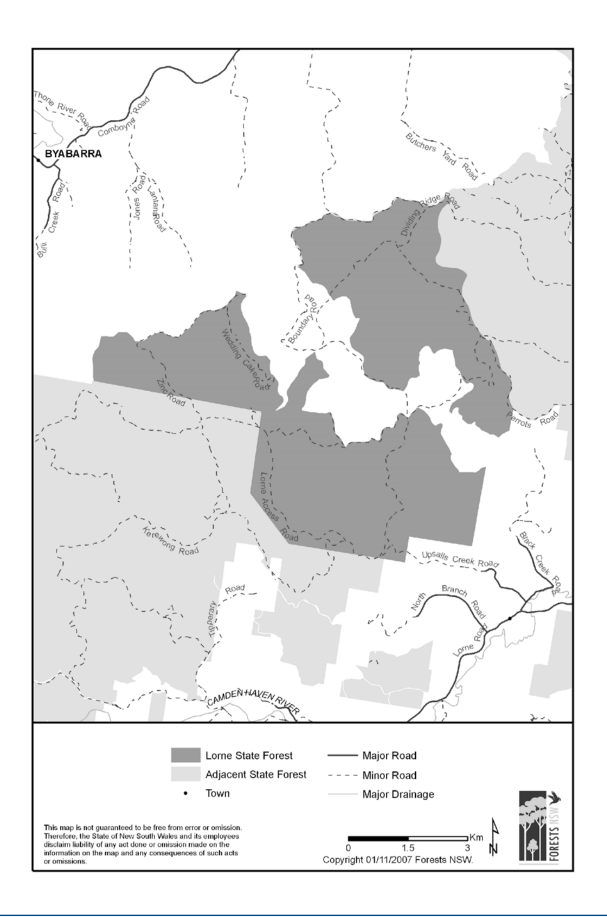
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

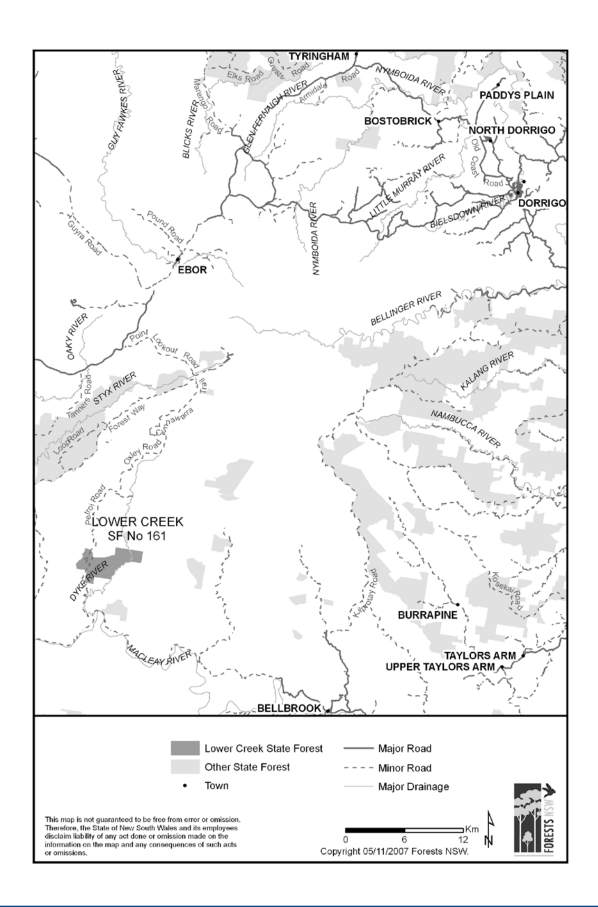
## 3. Requirements of the declaration

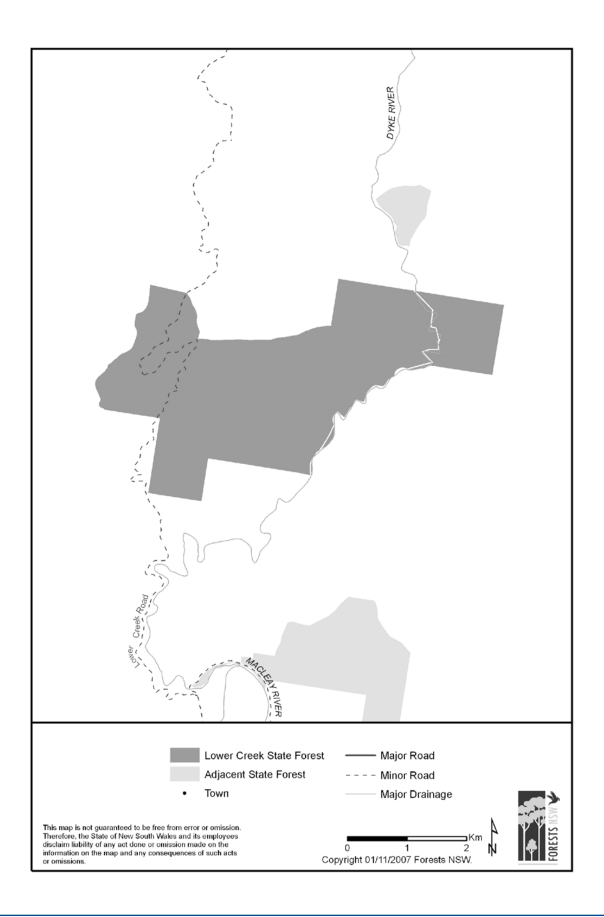
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

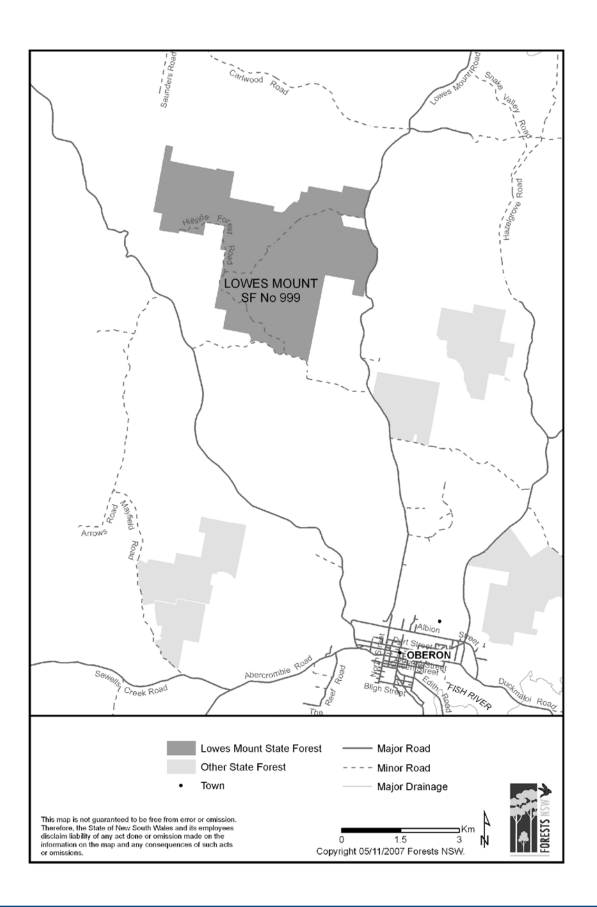
## 3. Requirements of the declaration

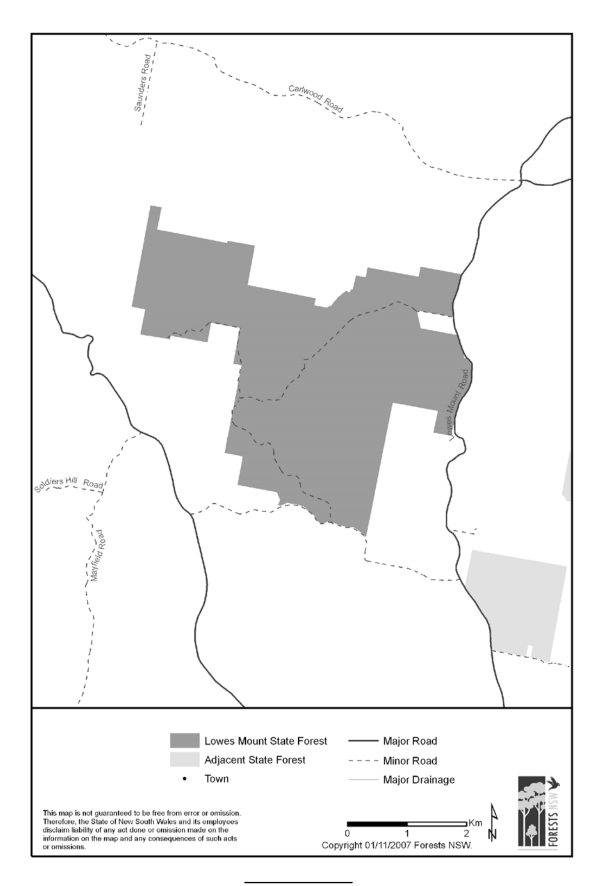
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





Authorised to be printed DENIS H. HELM, Government Printer.

ISSN 0155-6320

# **Department of Primary Industries** – continued

# GAME AND FERAL ANIMAL CONTROL ACT 2002 ORDER

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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

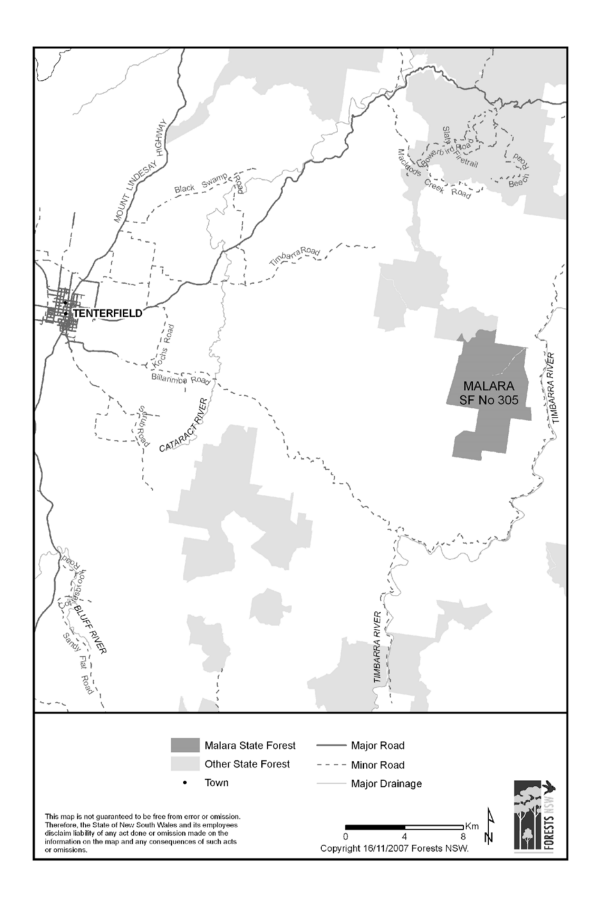
## 3. Requirements of the declaration

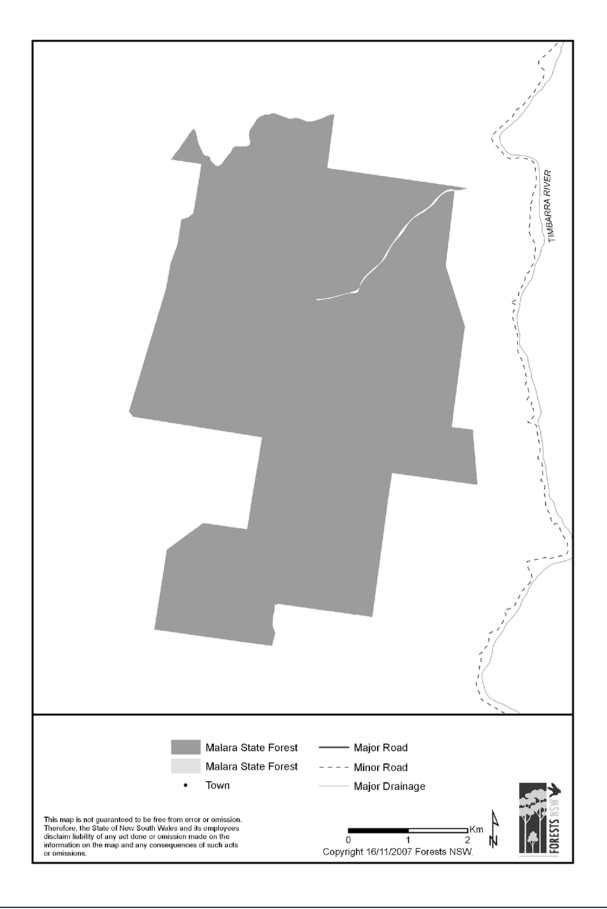
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

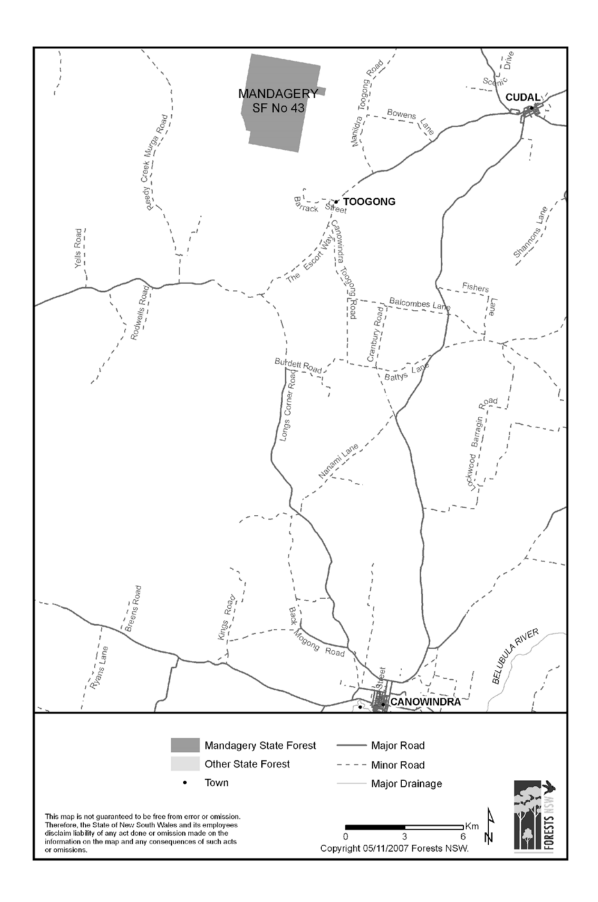
## 3. Requirements of the declaration

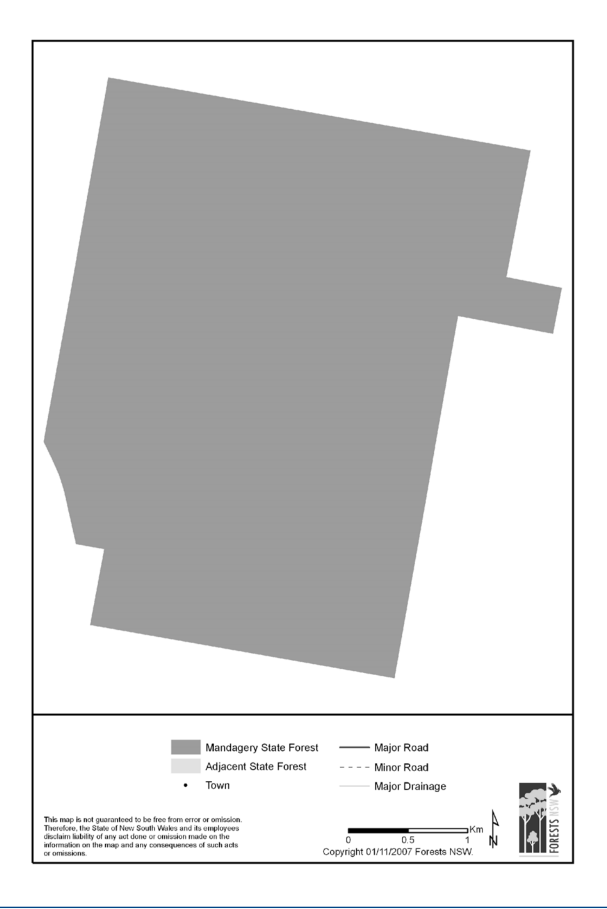
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

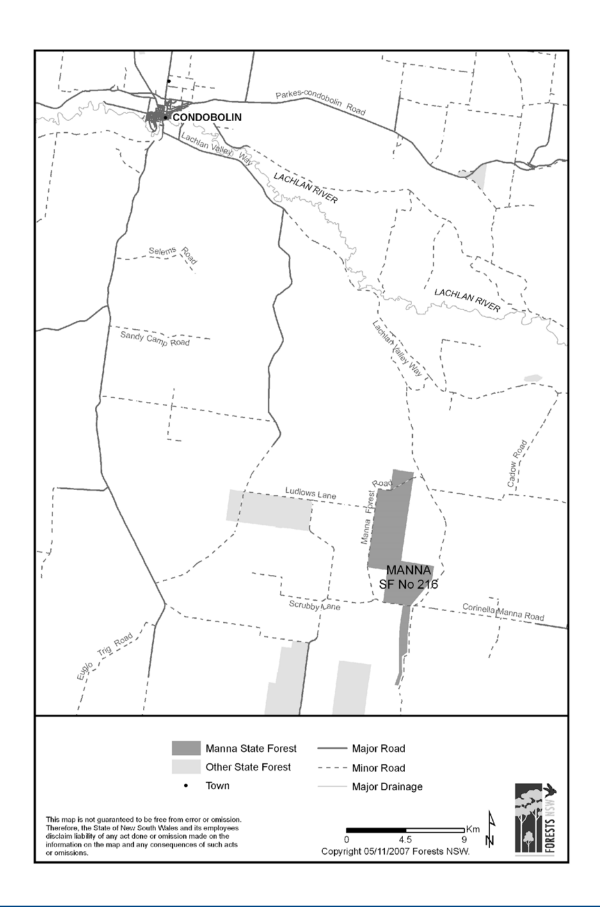
## 3. Requirements of the declaration

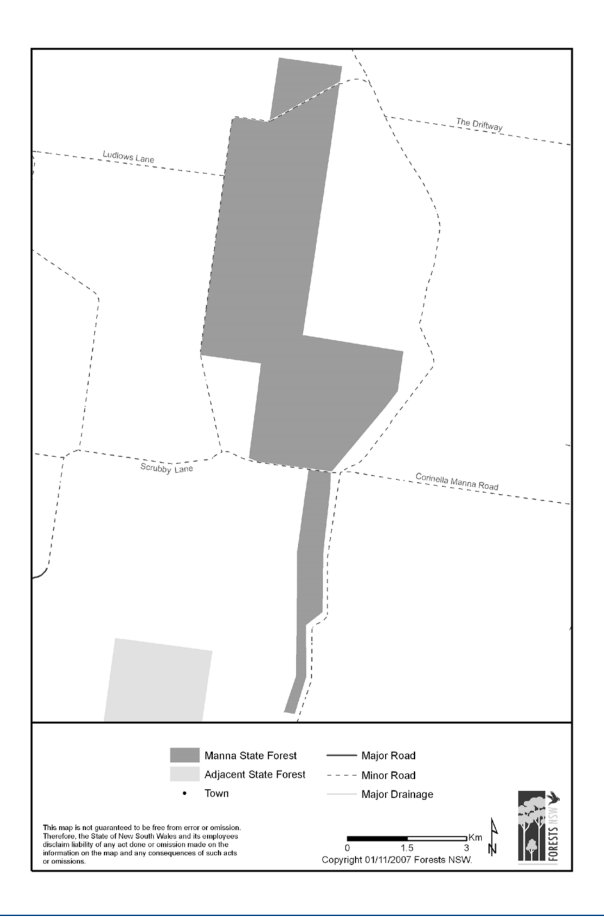
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

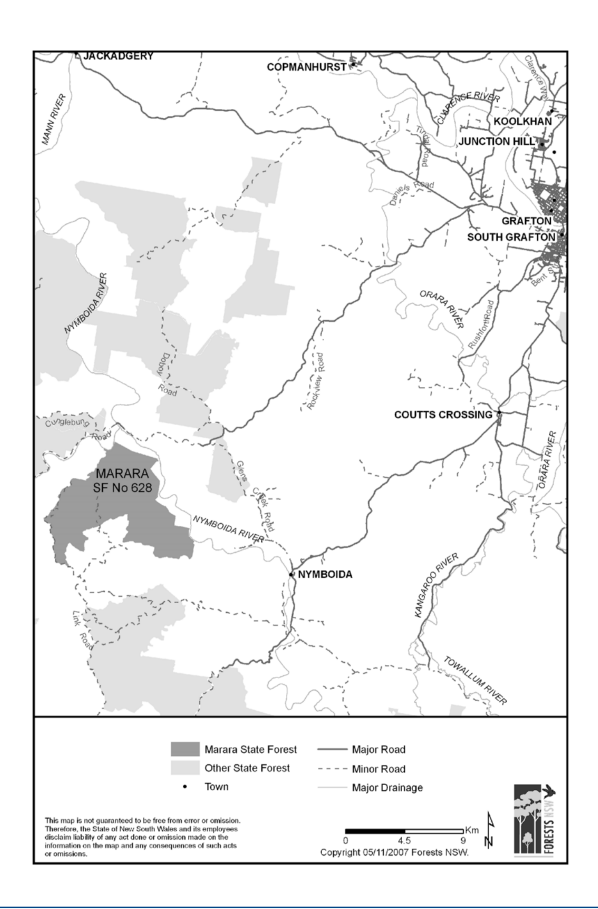
## 3. Requirements of the declaration

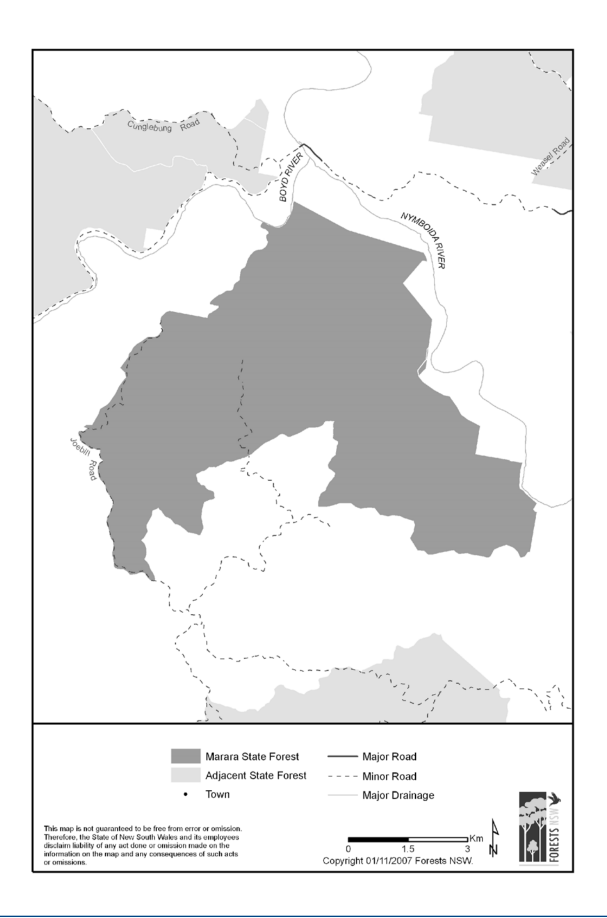
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

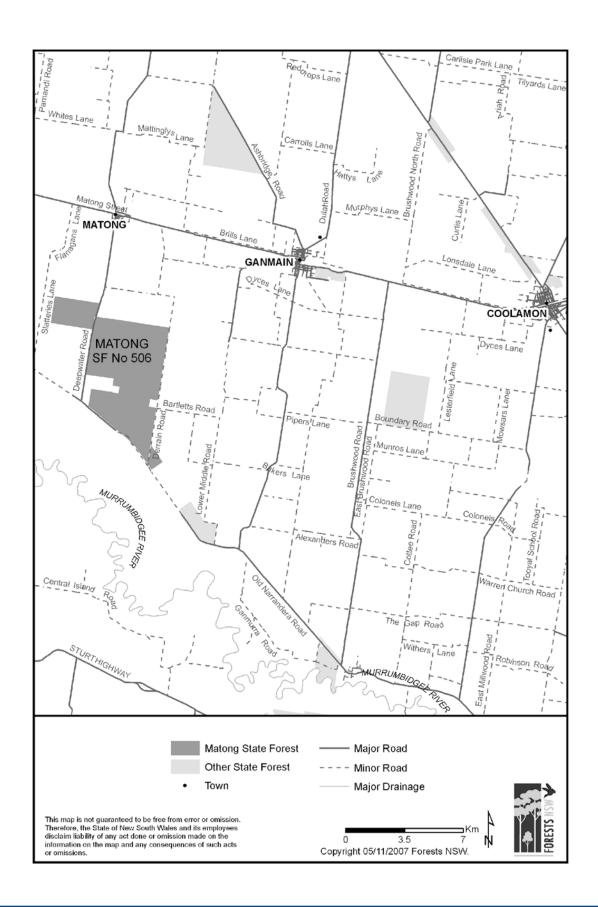
## 3. Requirements of the declaration

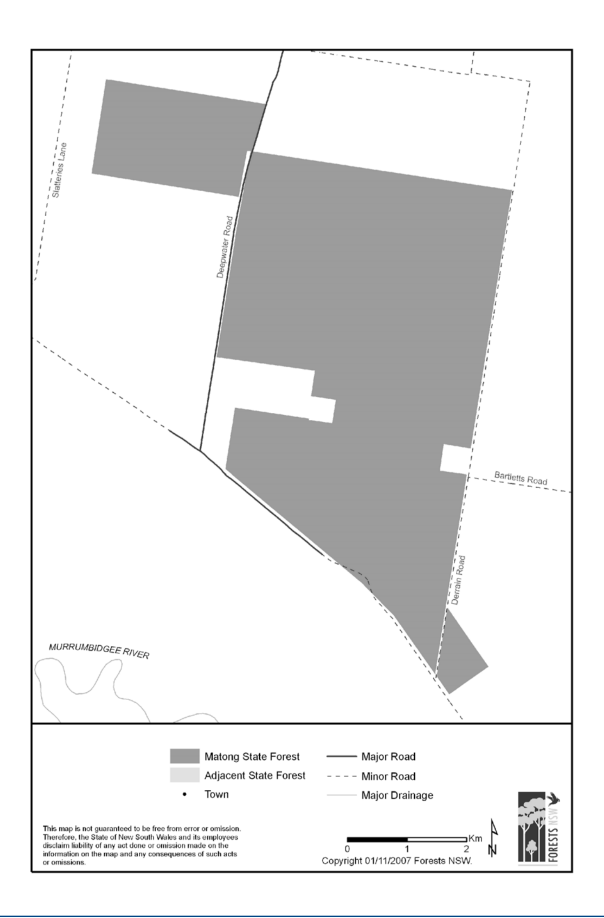
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

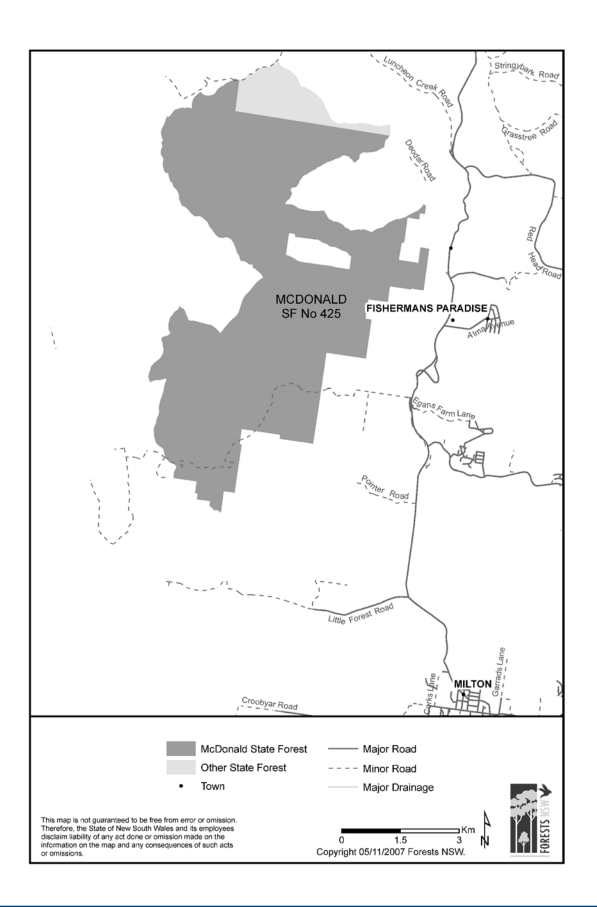
## 3. Requirements of the declaration

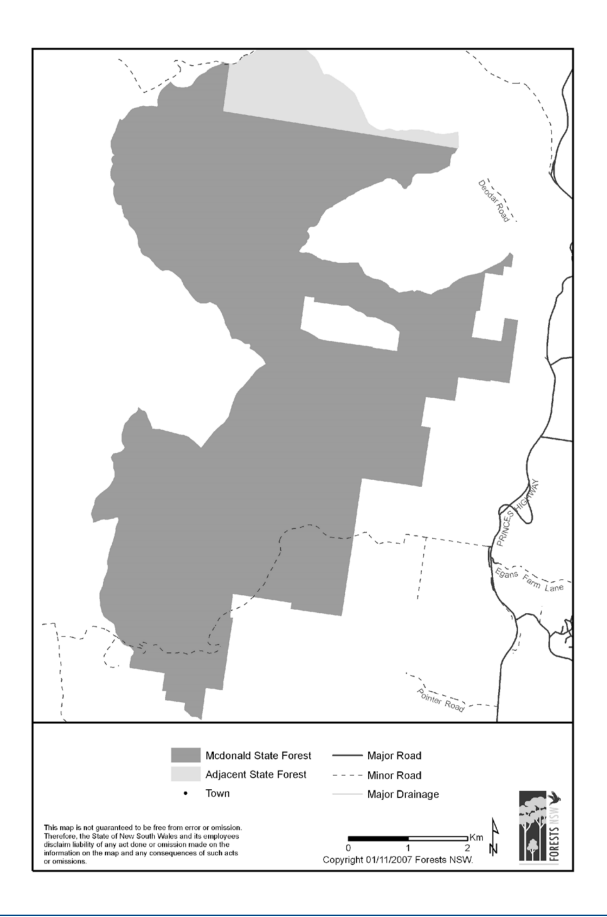
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

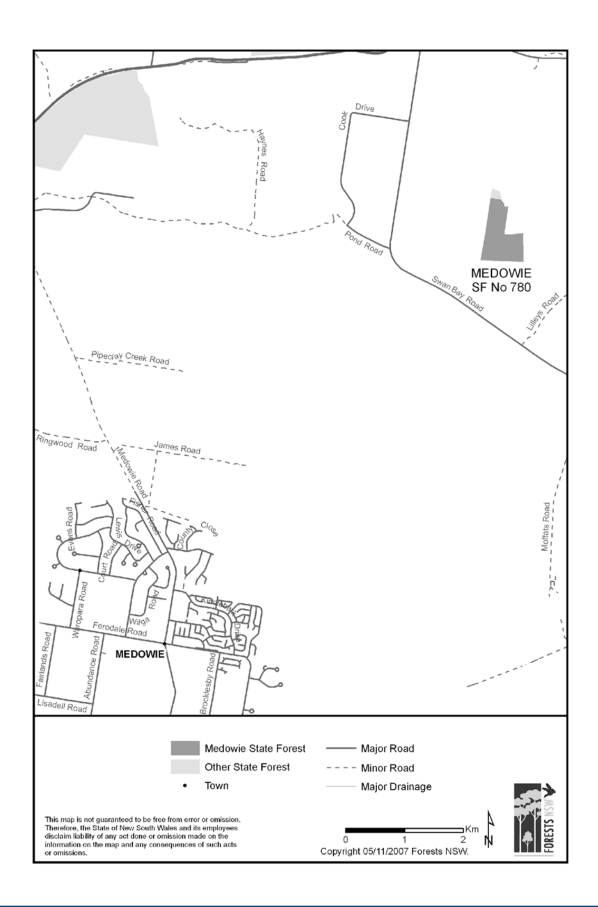
## 3. Requirements of the declaration

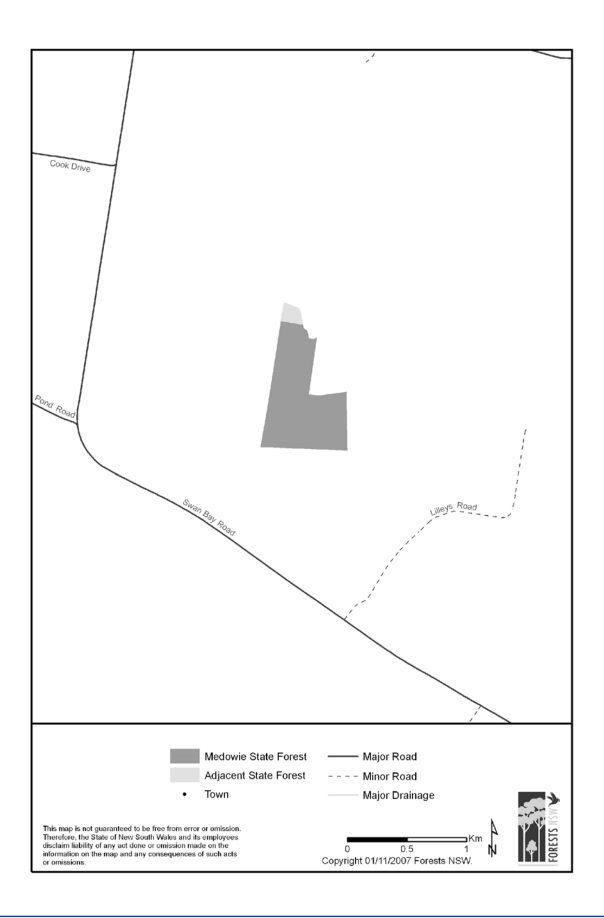
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

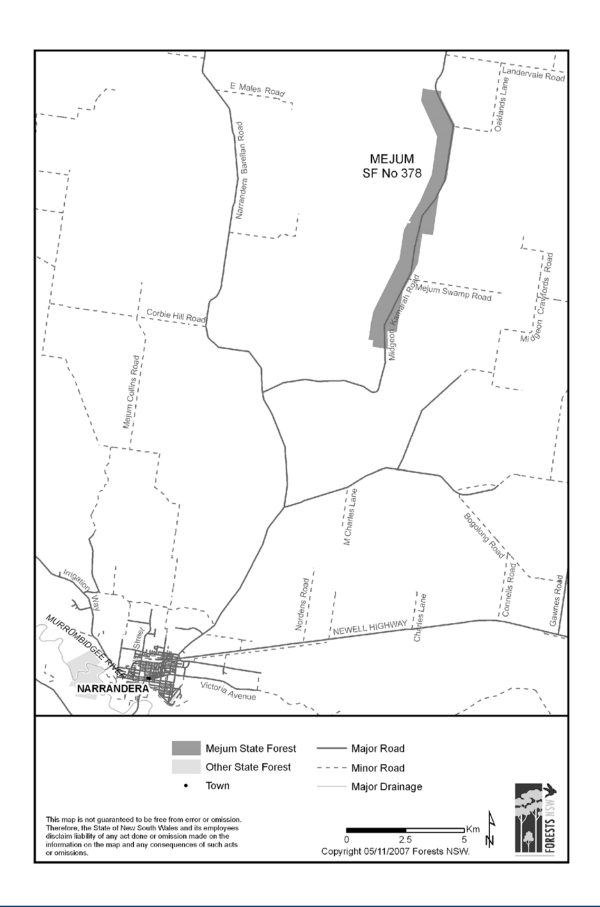
## 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

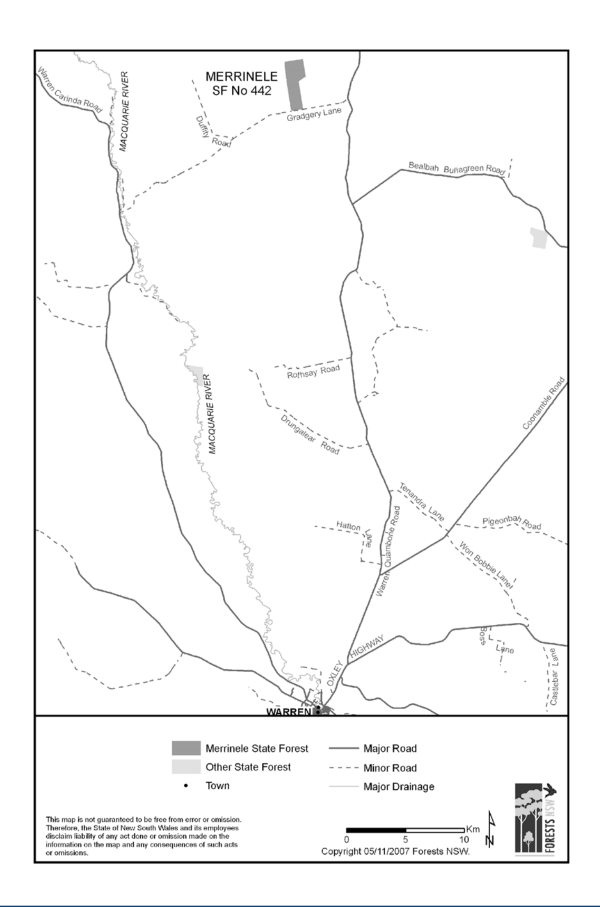
## 3. Requirements of the declaration

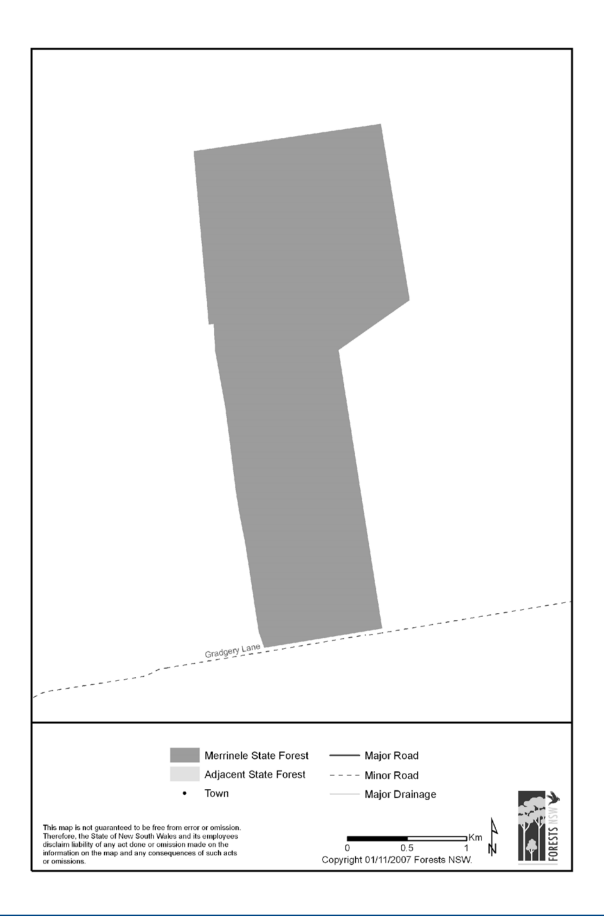
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

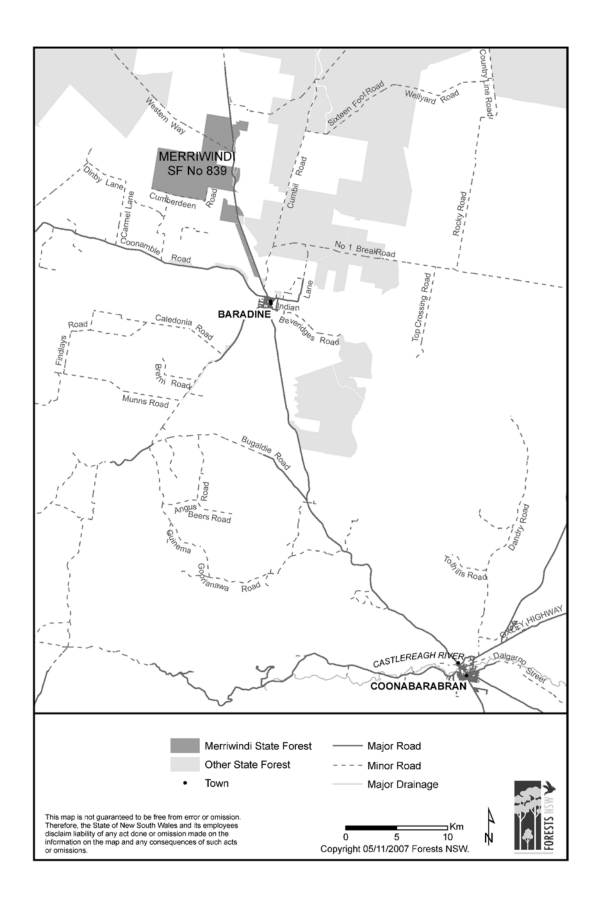
## 3. Requirements of the declaration

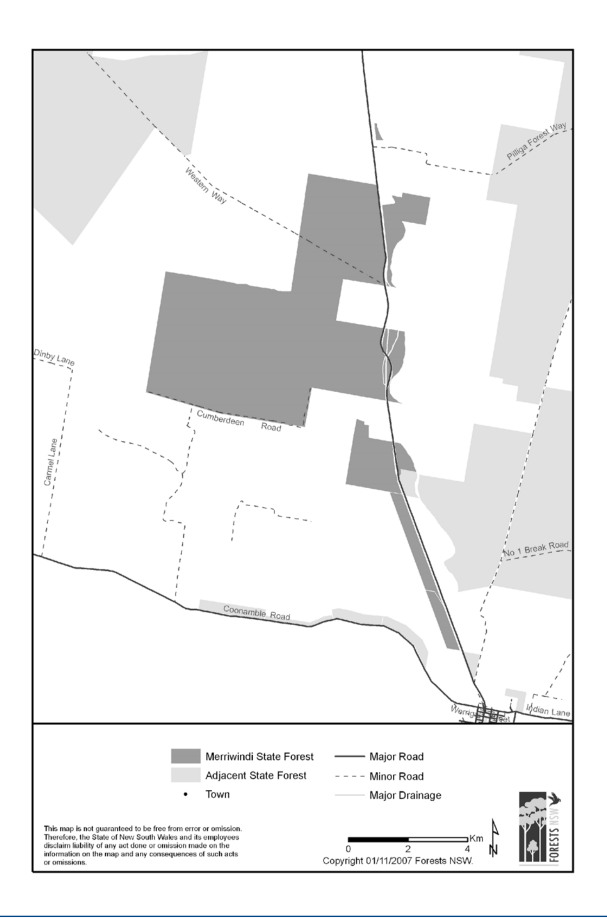
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

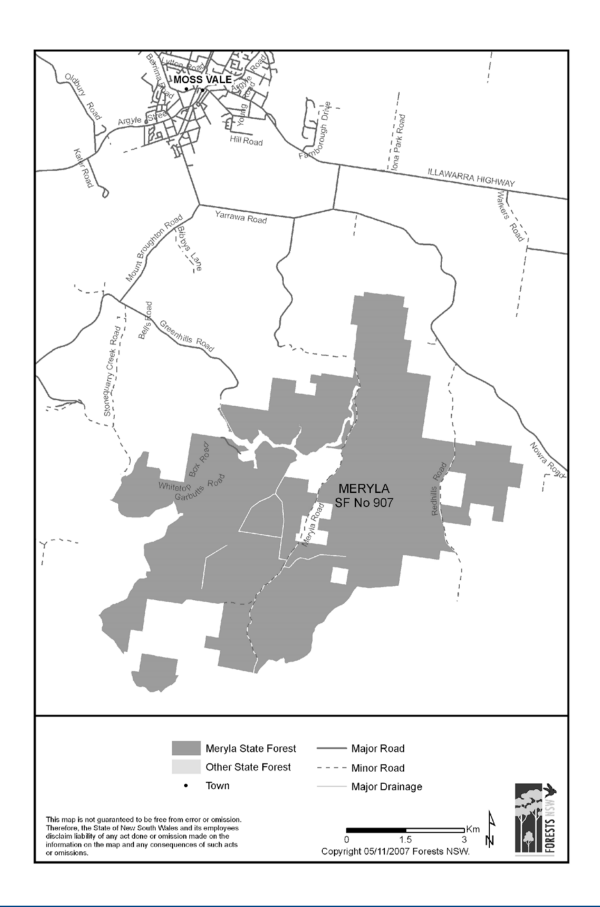
## 3. Requirements of the declaration

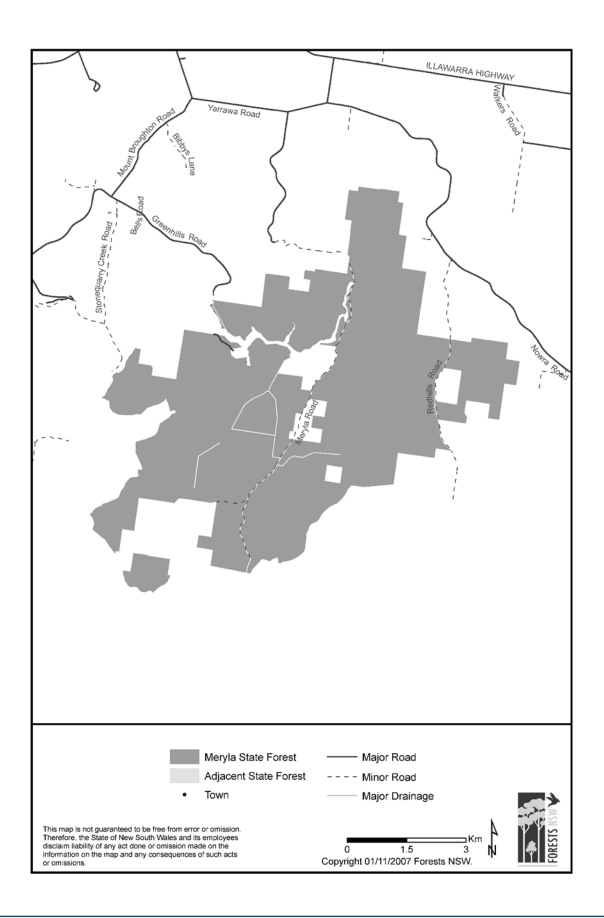
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

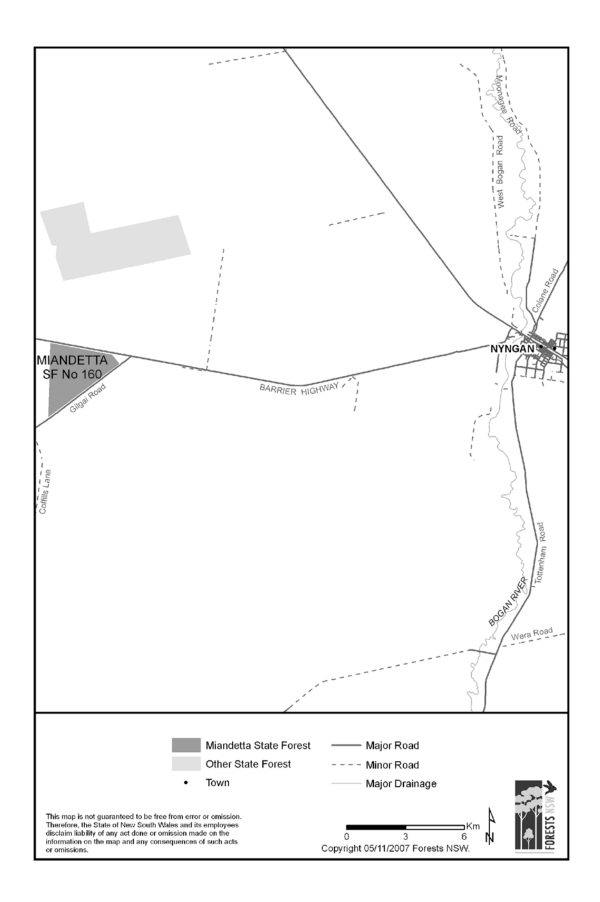
## 3. Requirements of the declaration

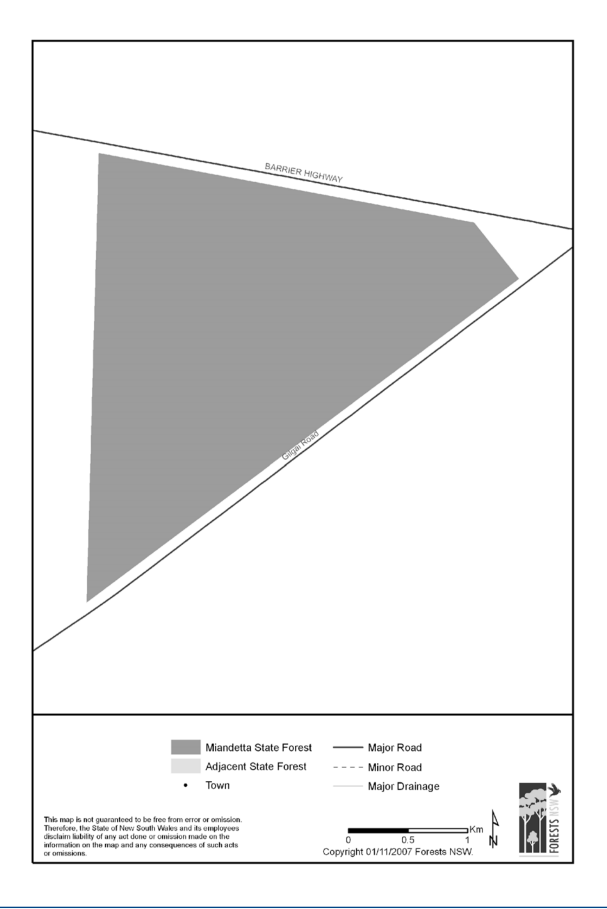
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

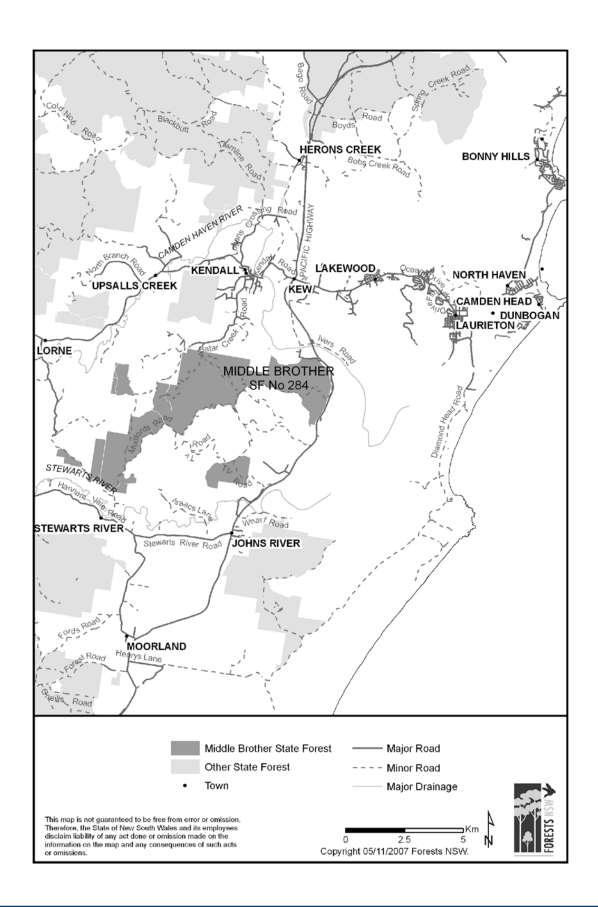
## 3. Requirements of the declaration

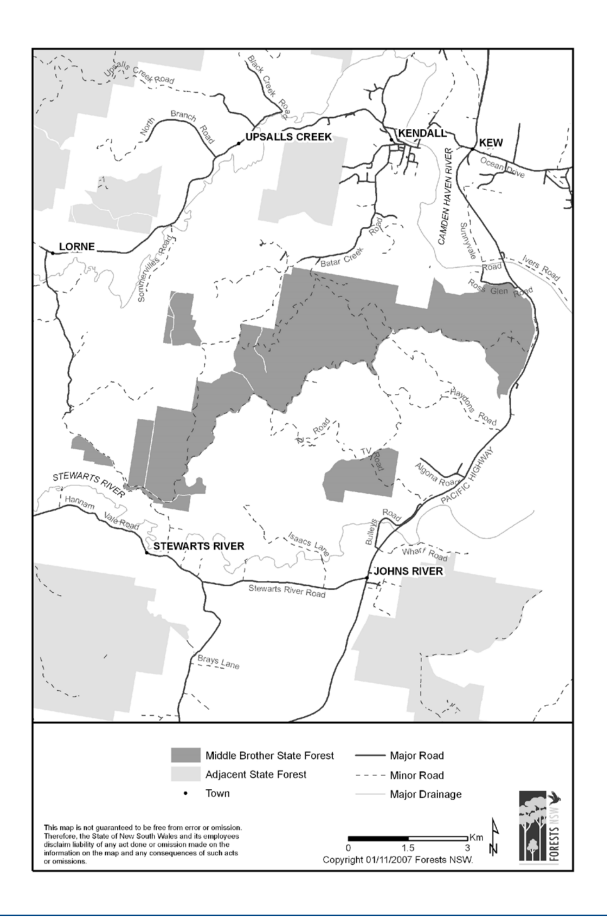
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

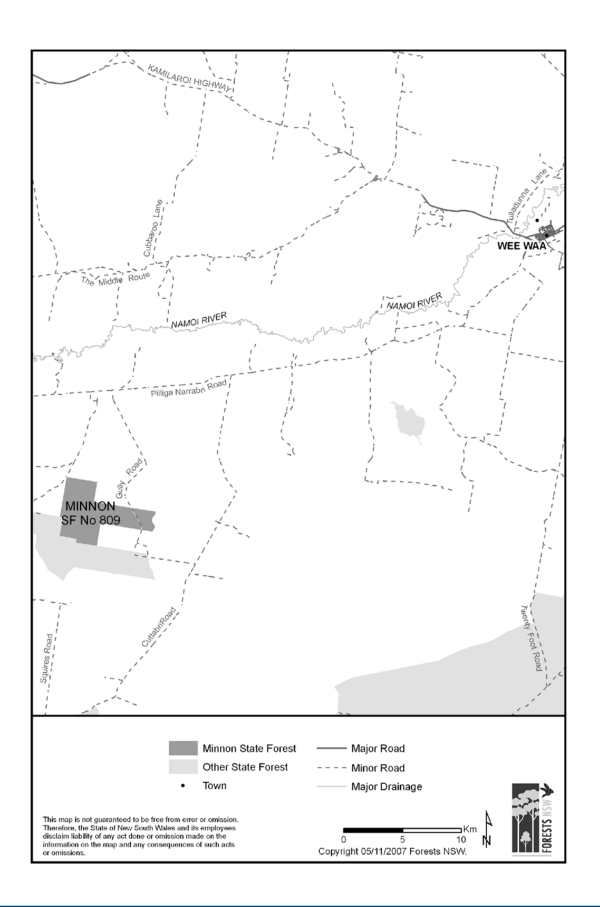
## 3. Requirements of the declaration

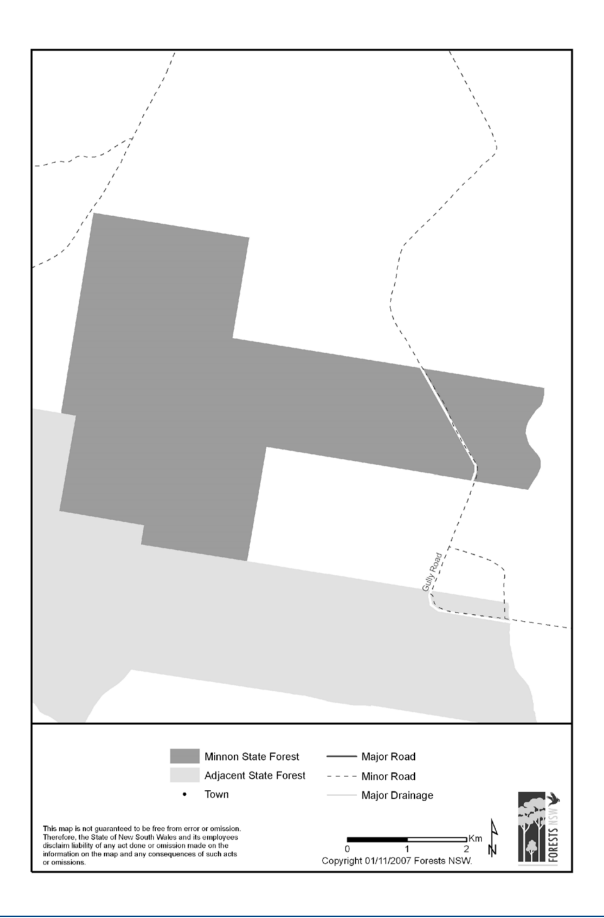
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

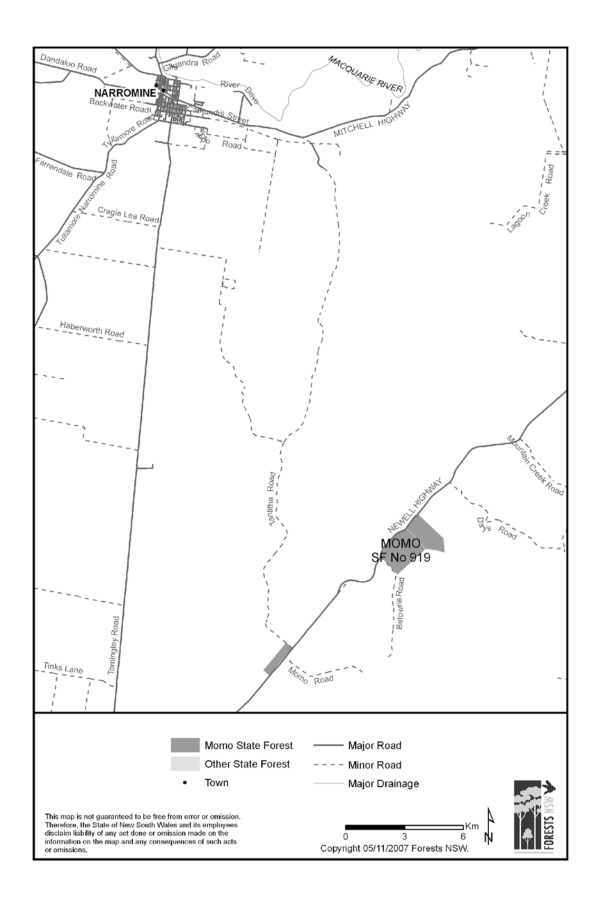
## 3. Requirements of the declaration

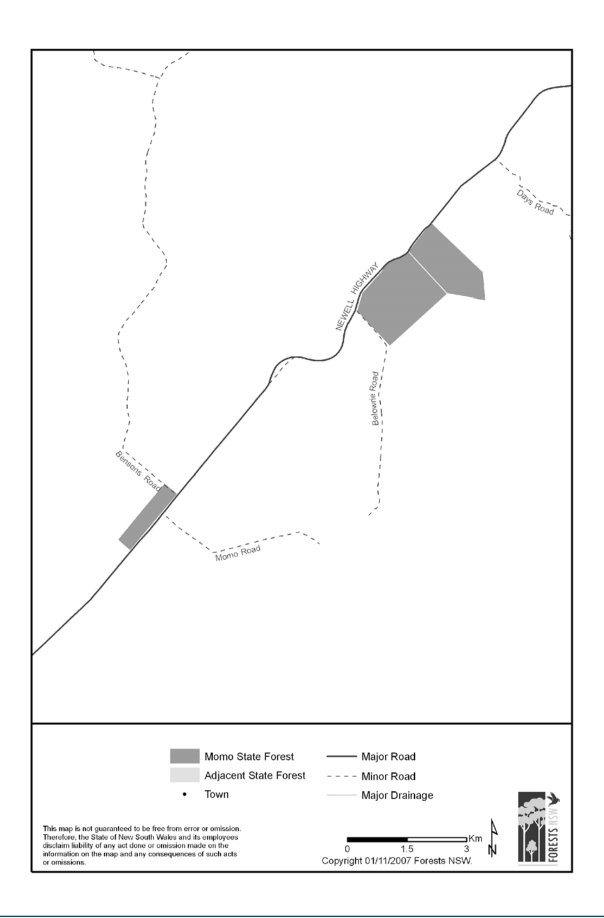
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

# **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 2nd of May 2008.

## 2. Authority of this declaration

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

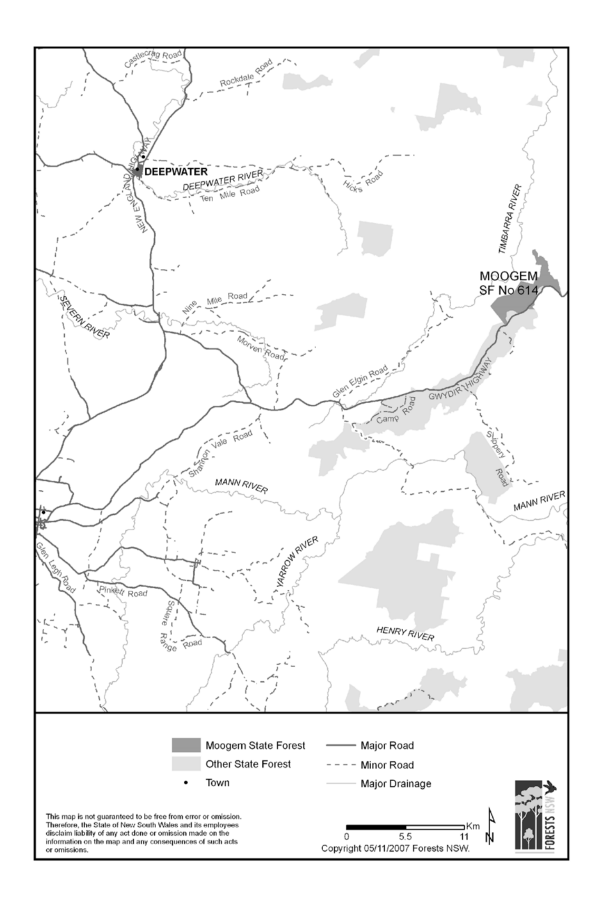
## 3. Requirements of the declaration

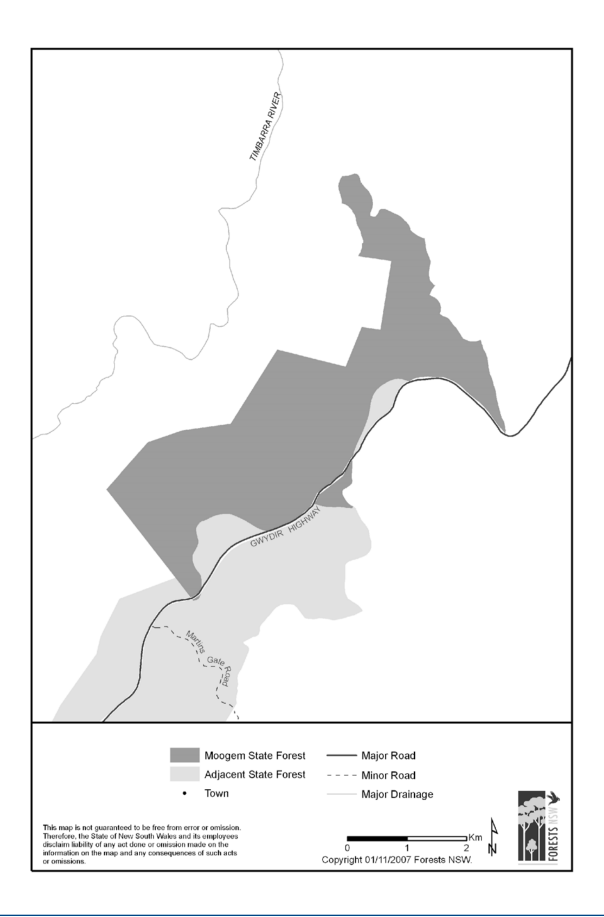
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

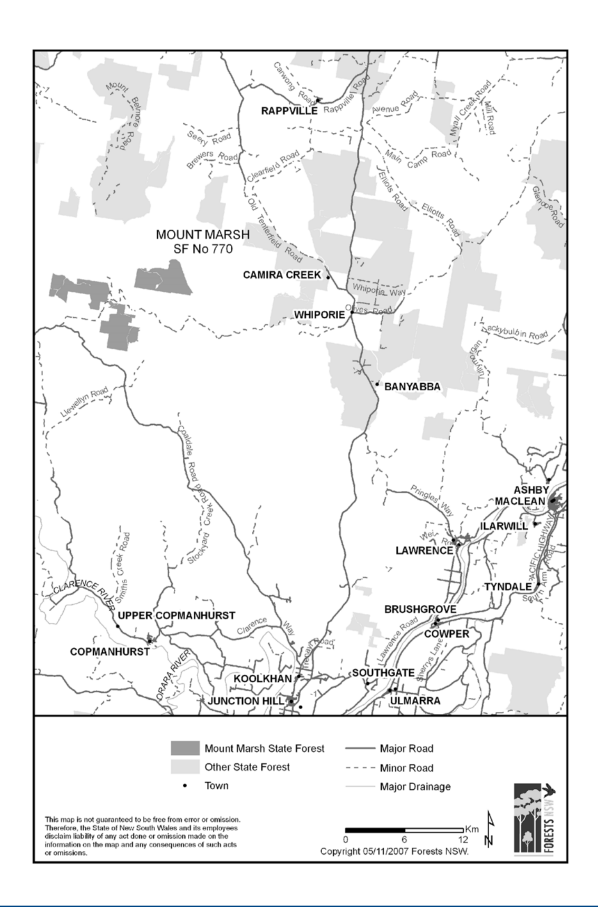
## 3. Requirements of the declaration

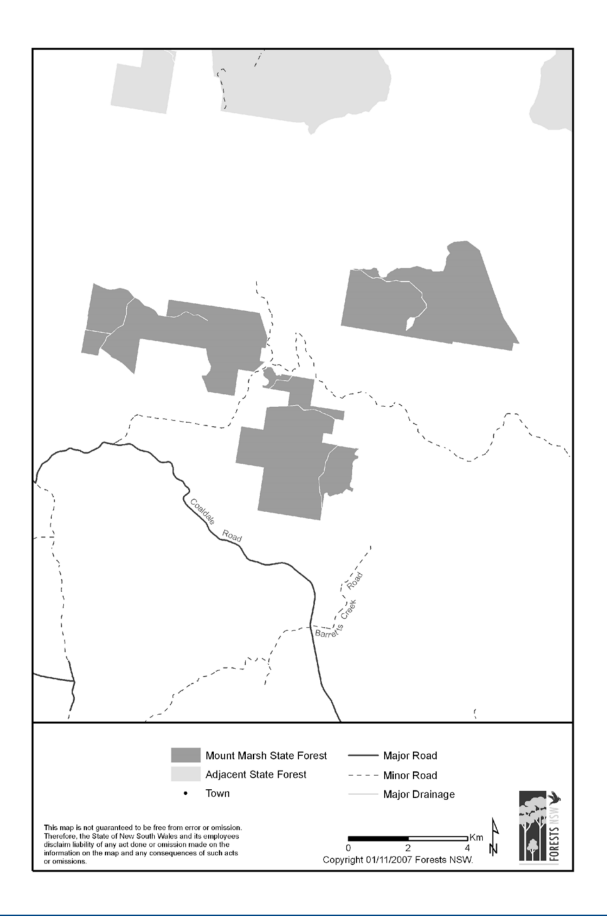
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

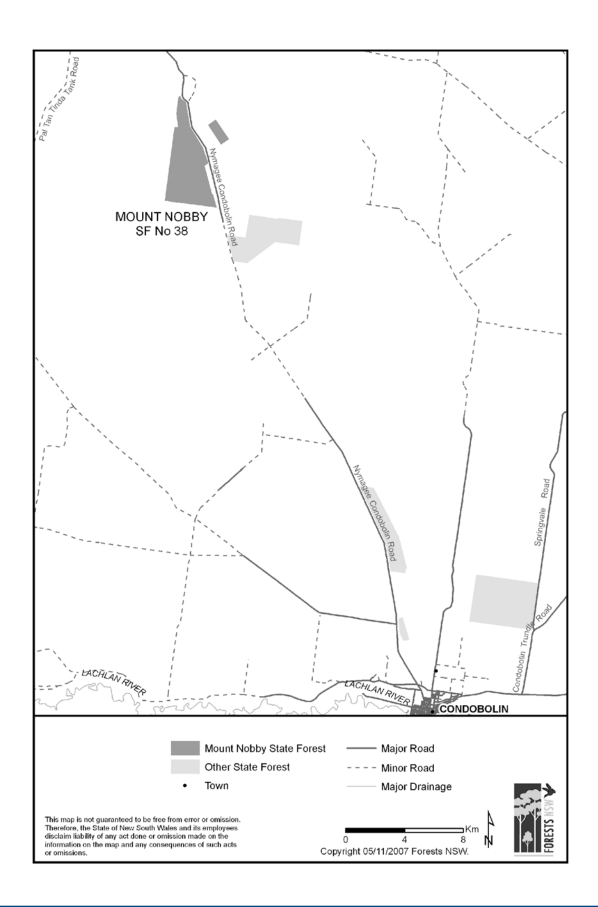
## 3. Requirements of the declaration

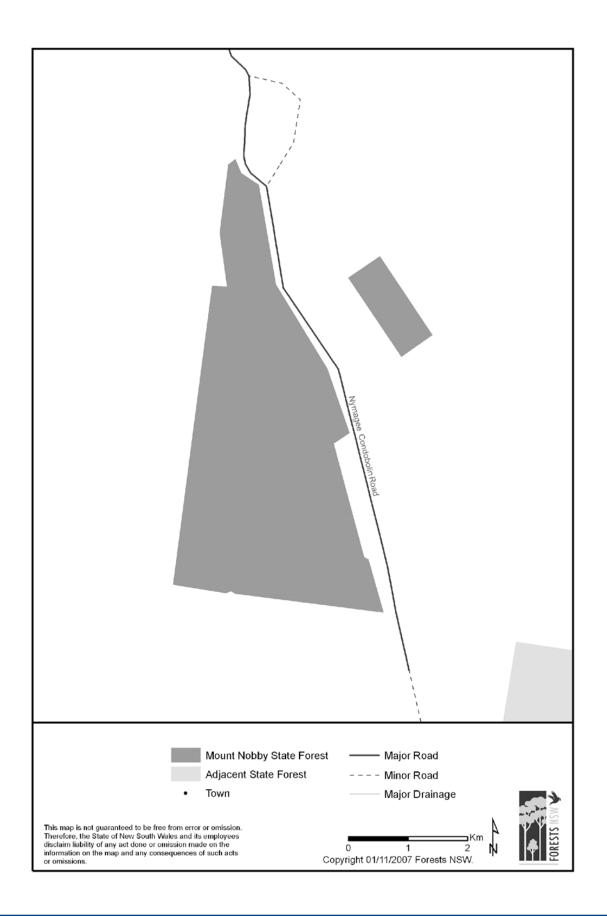
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

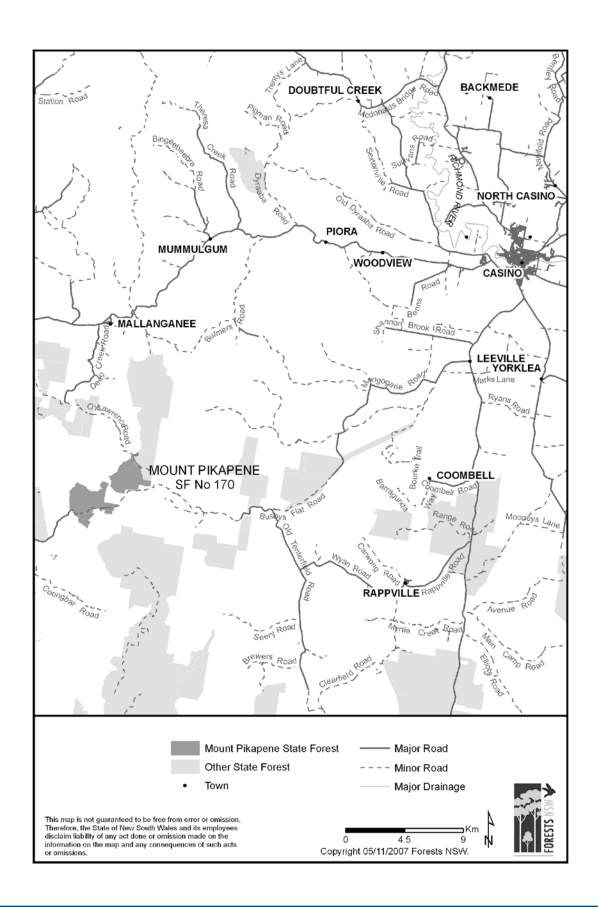
## 3. Requirements of the declaration

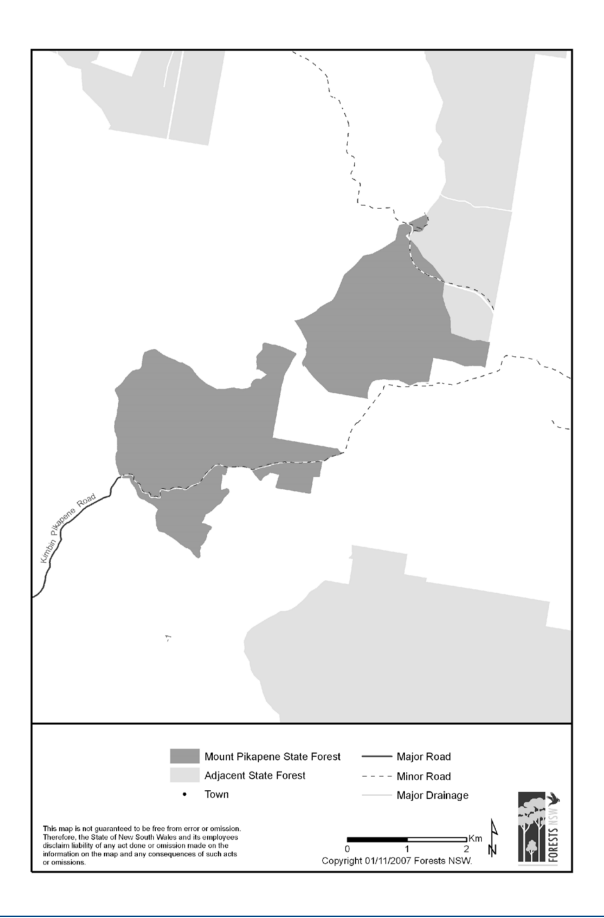
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

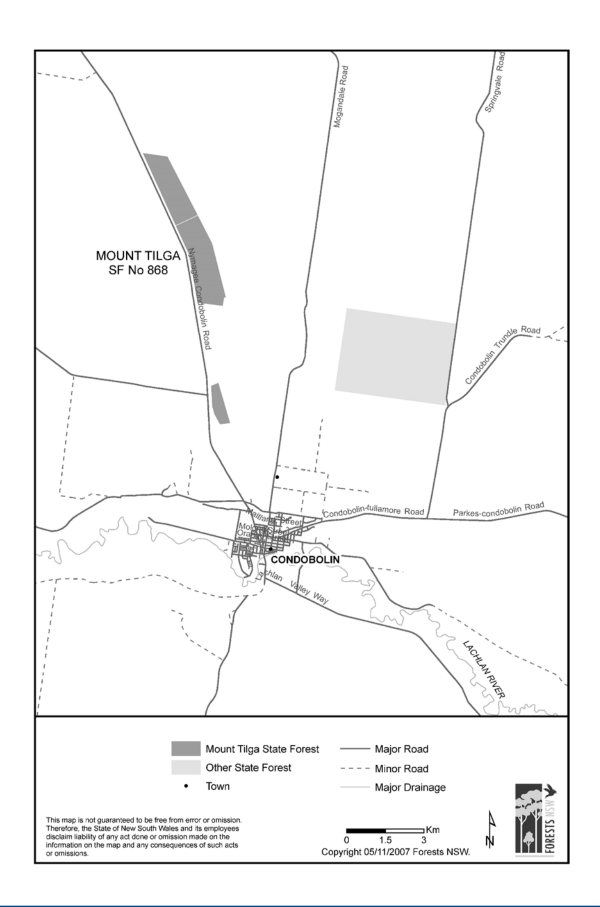
## 3. Requirements of the declaration

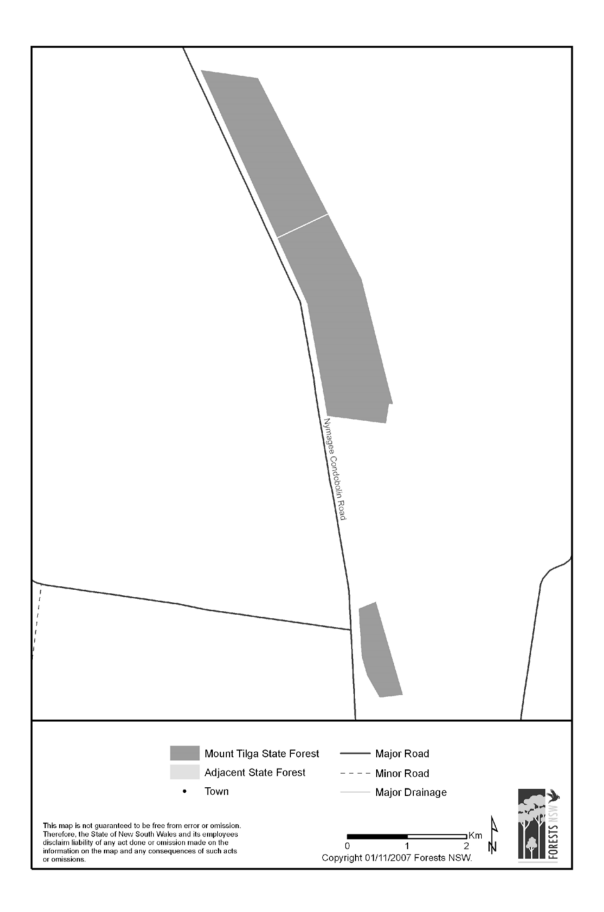
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

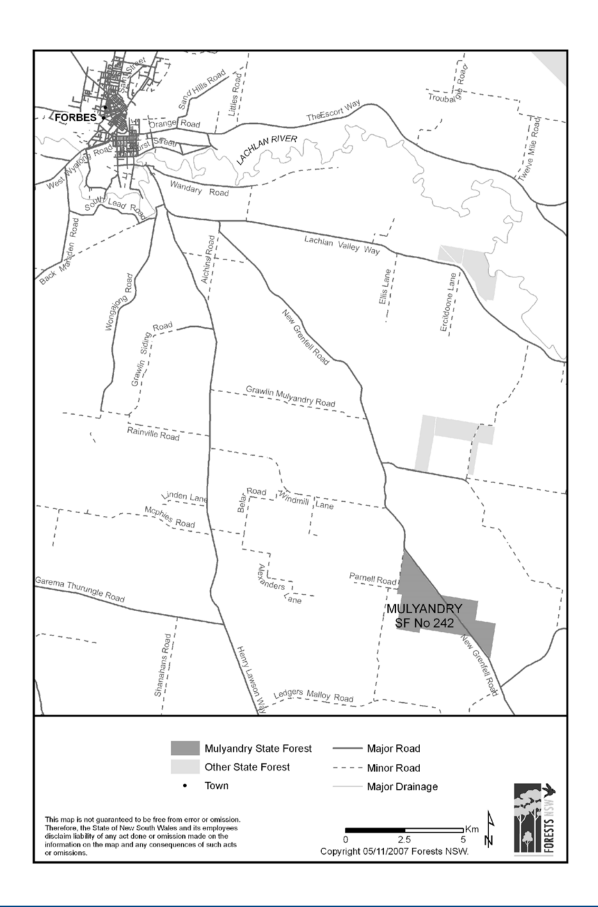
## 3. Requirements of the declaration

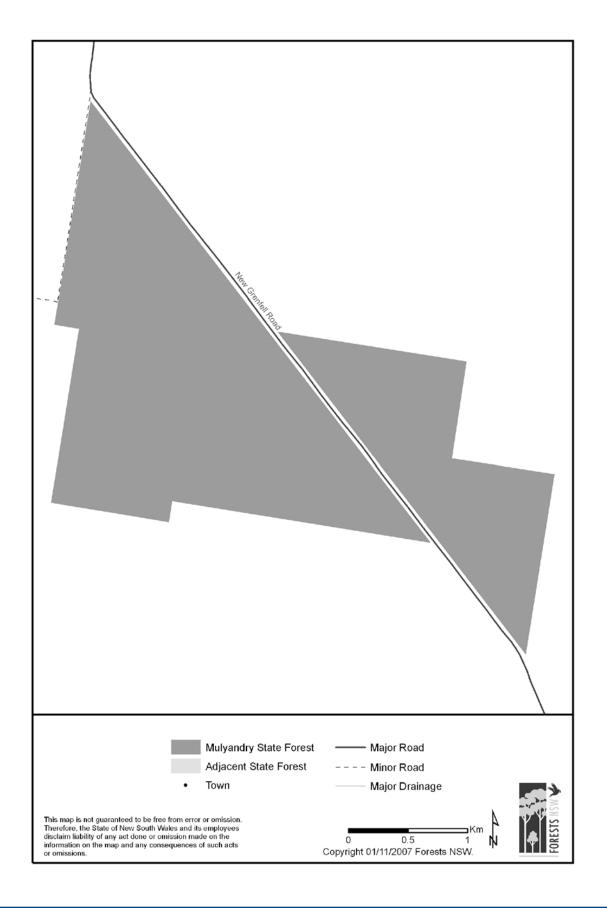
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

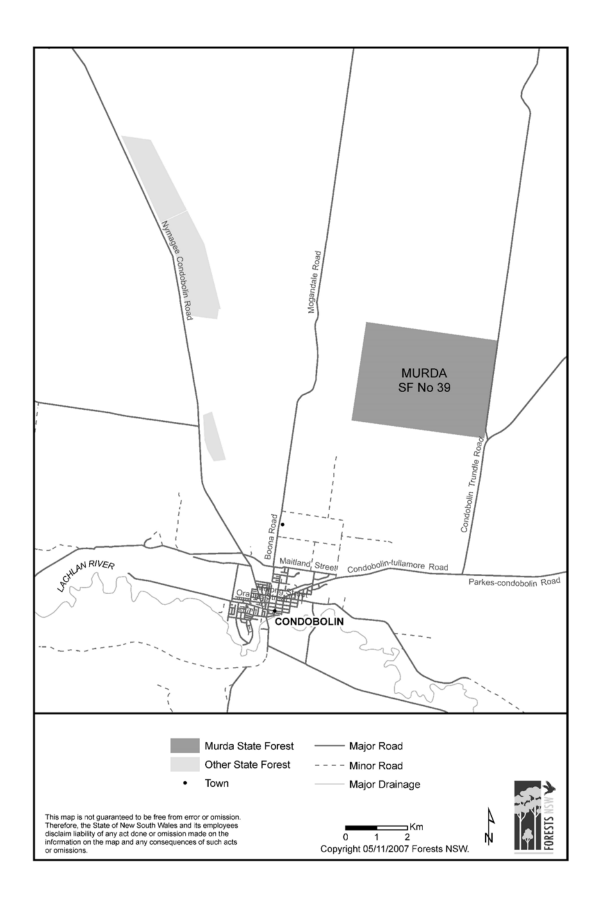
## 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

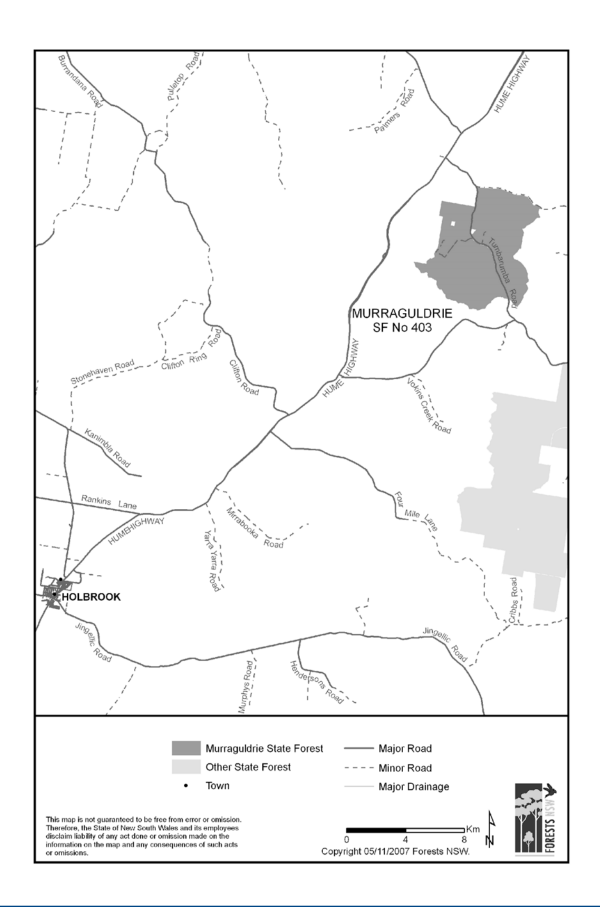
#### 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### 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 2nd of May 2008.

## 2. Authority of this declaration

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

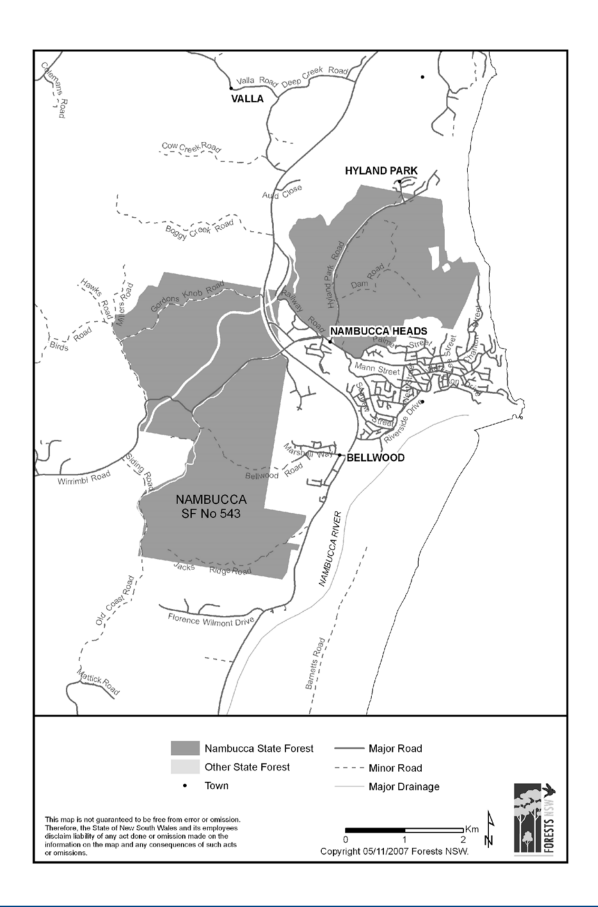
## 3. Requirements of the declaration

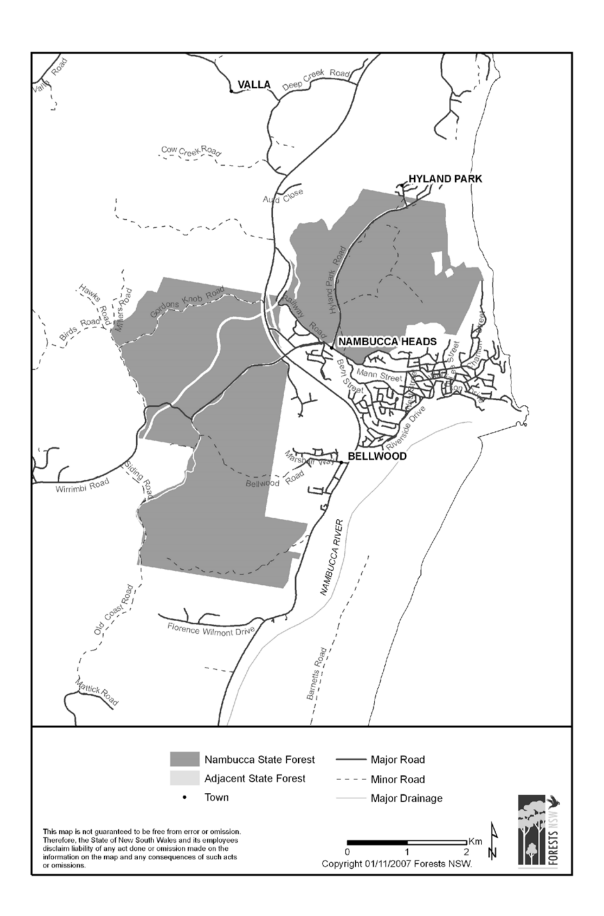
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

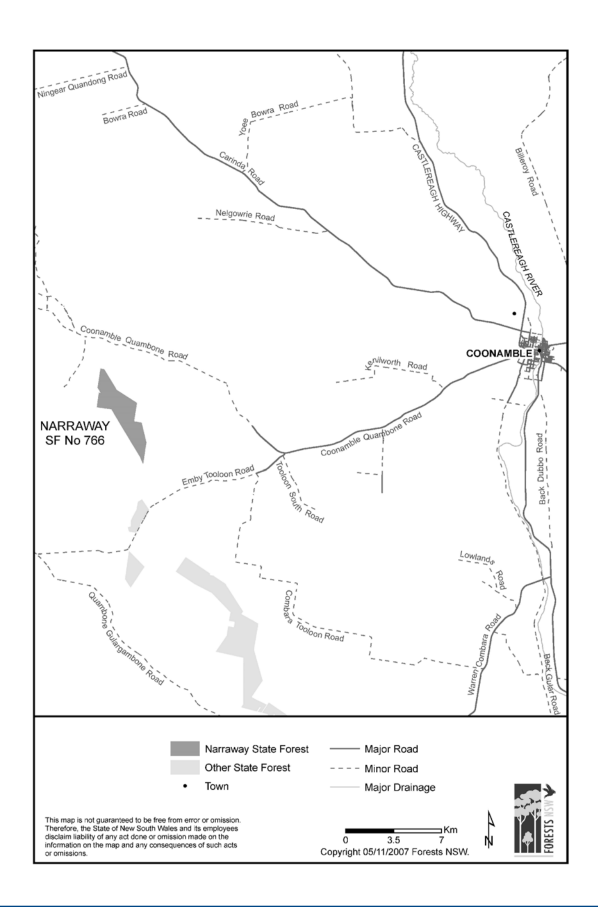
#### 3. Requirements of the declaration

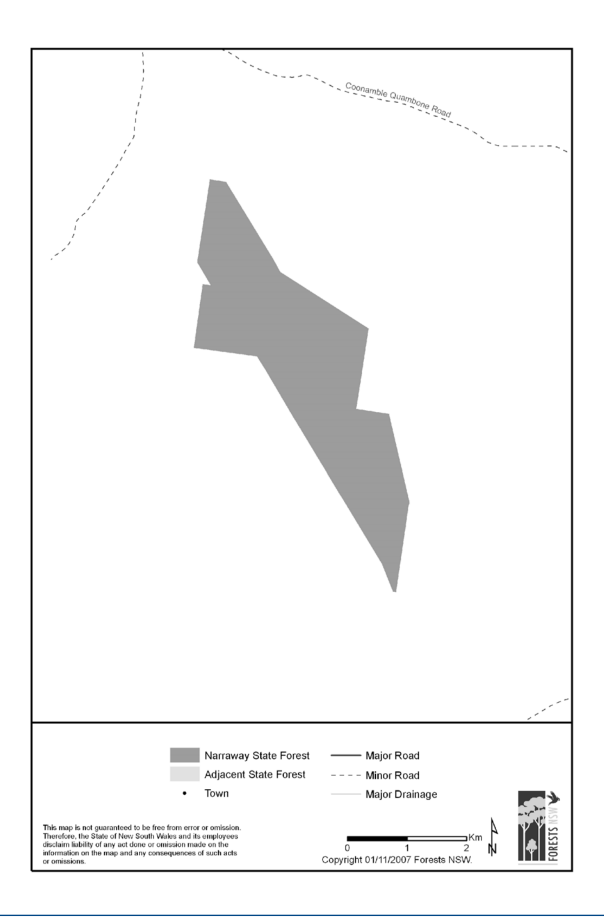
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

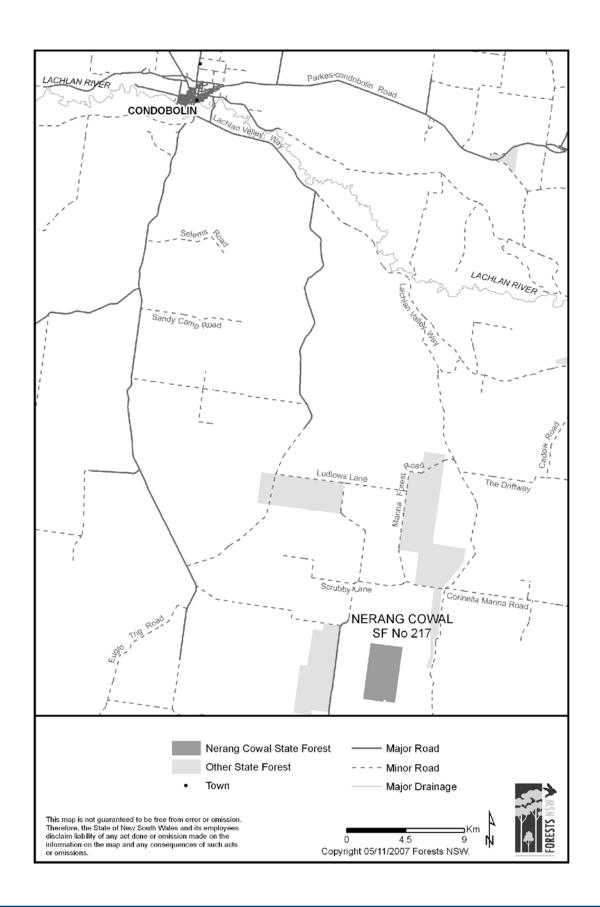
## 3. Requirements of the declaration

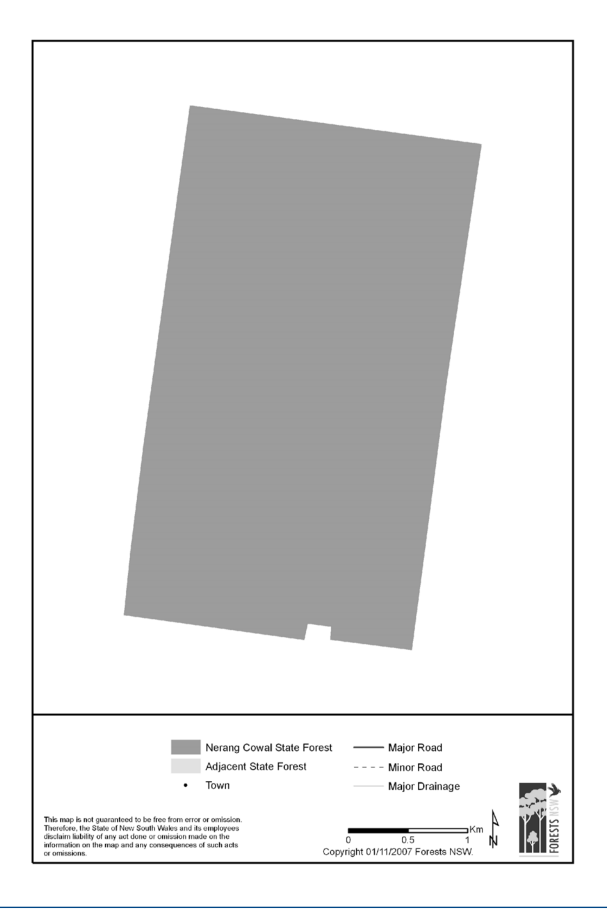
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

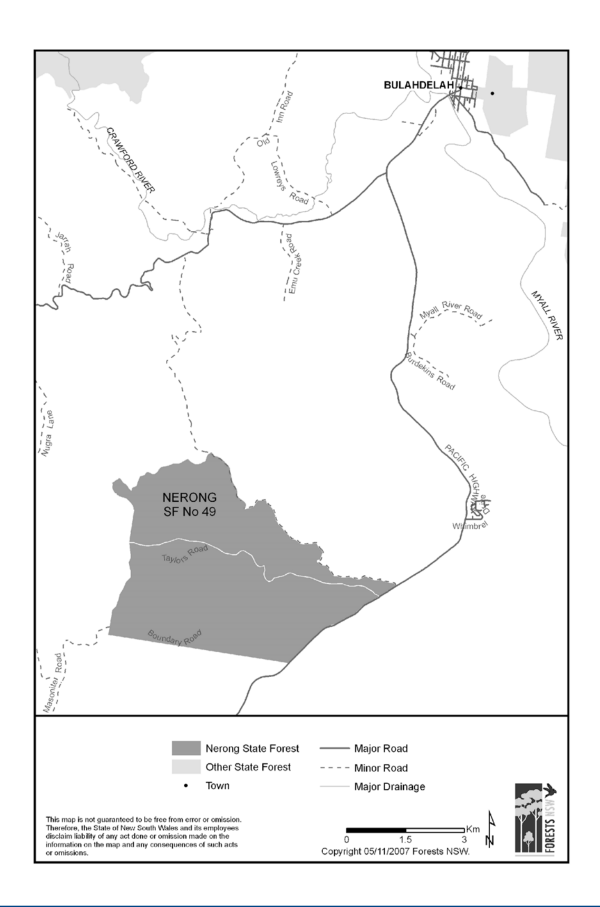
#### 3. Requirements of the declaration

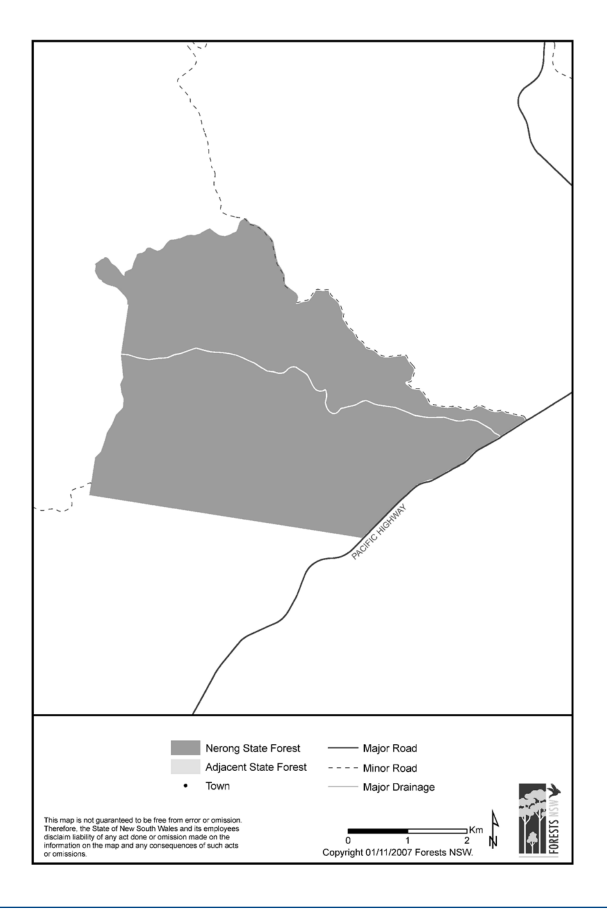
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

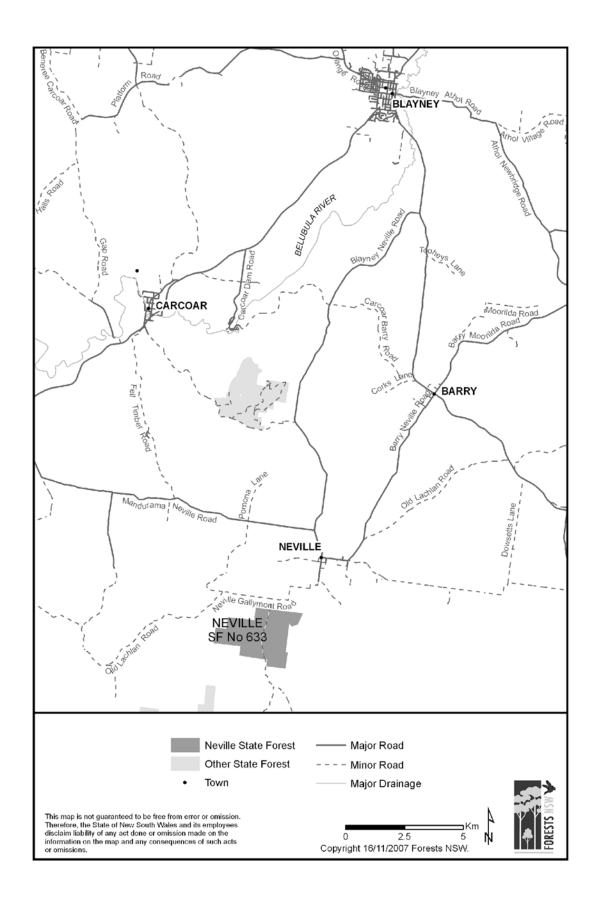
#### 3. Requirements of the declaration

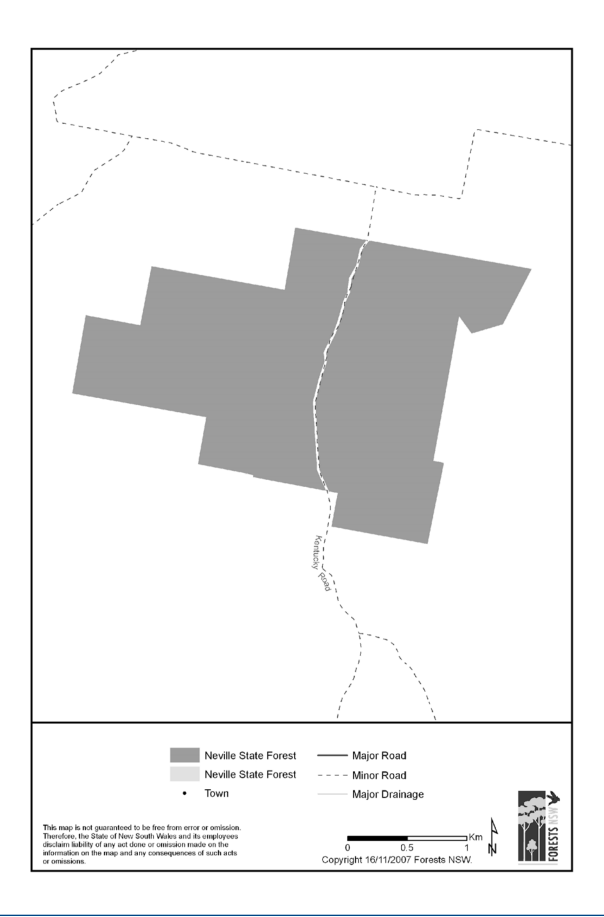
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

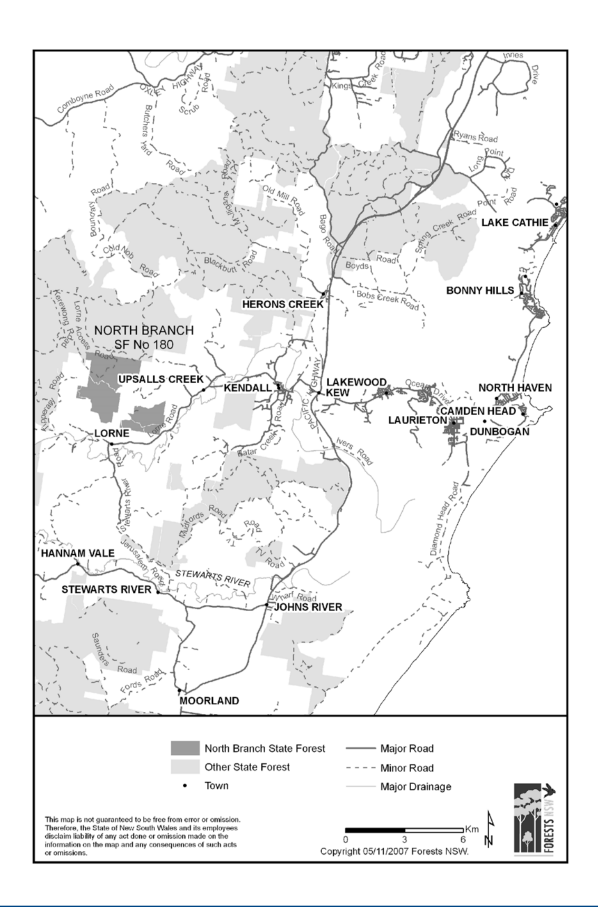
#### 3. Requirements of the declaration

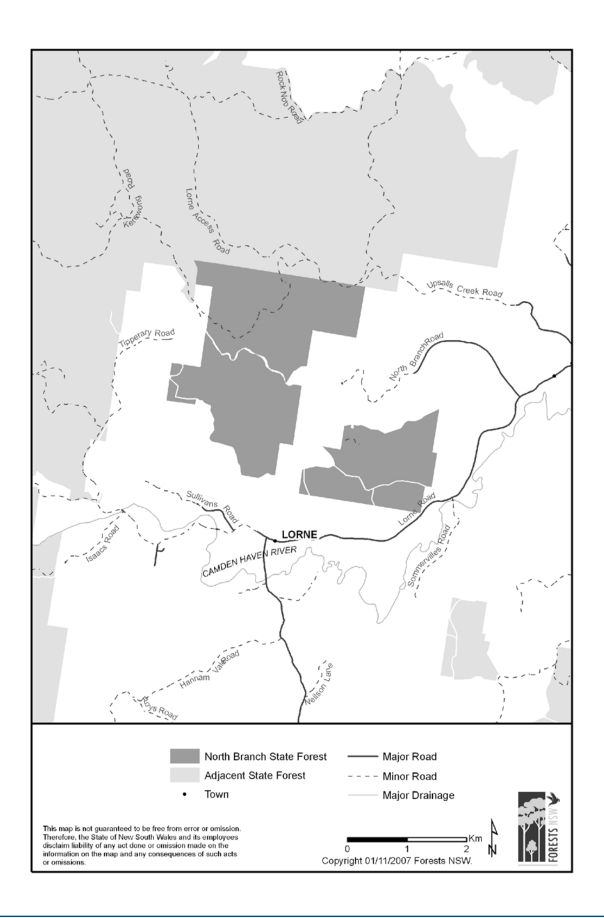
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

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

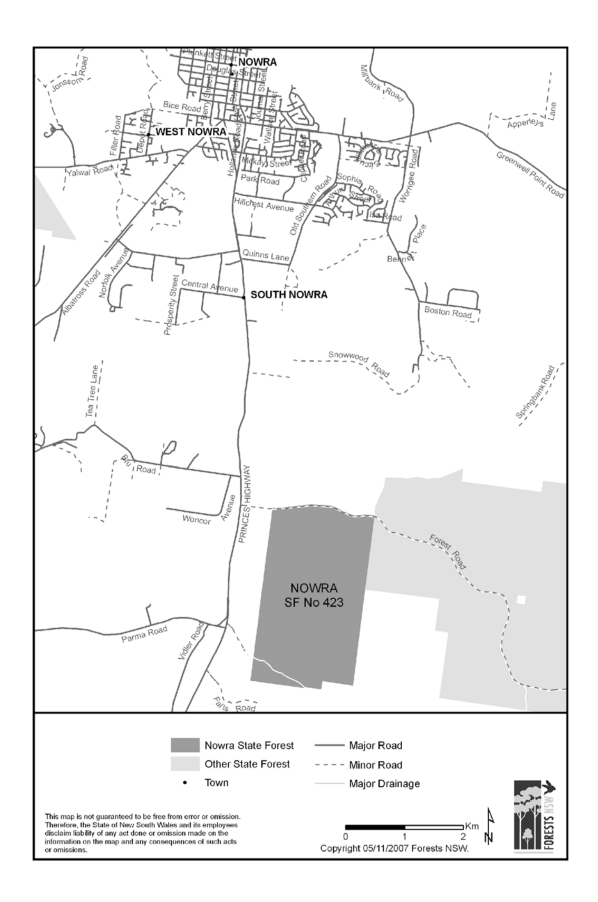
#### 3. Requirements of the declaration

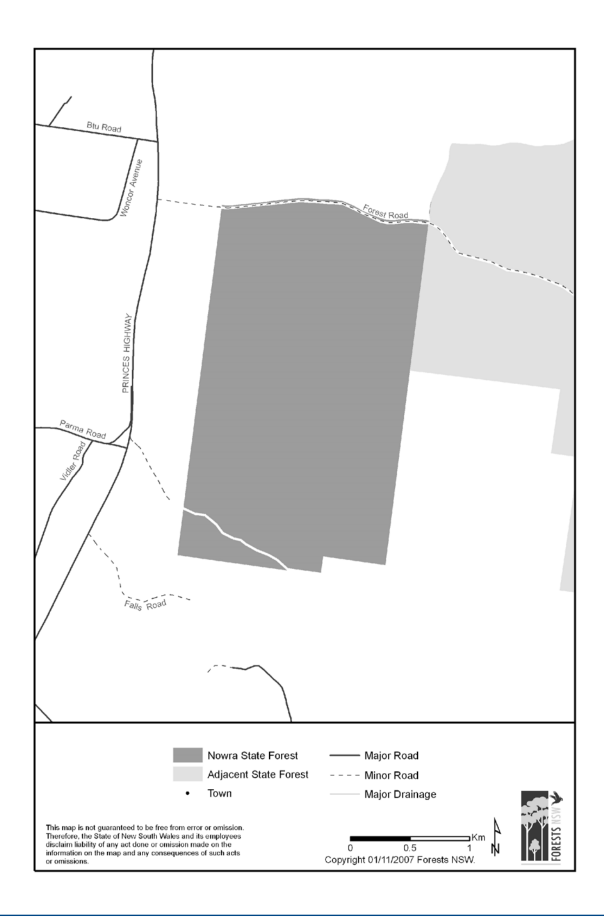
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

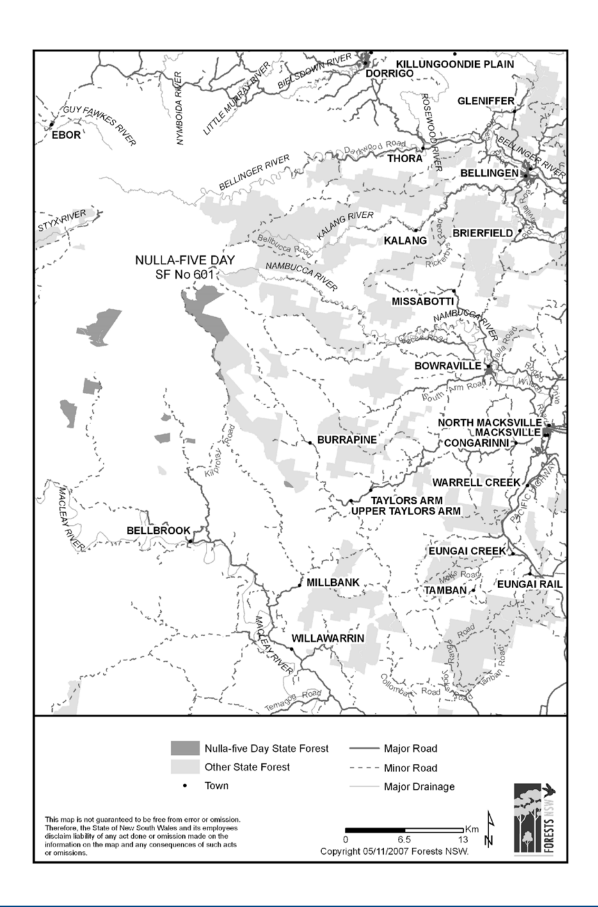
#### 3. Requirements of the declaration

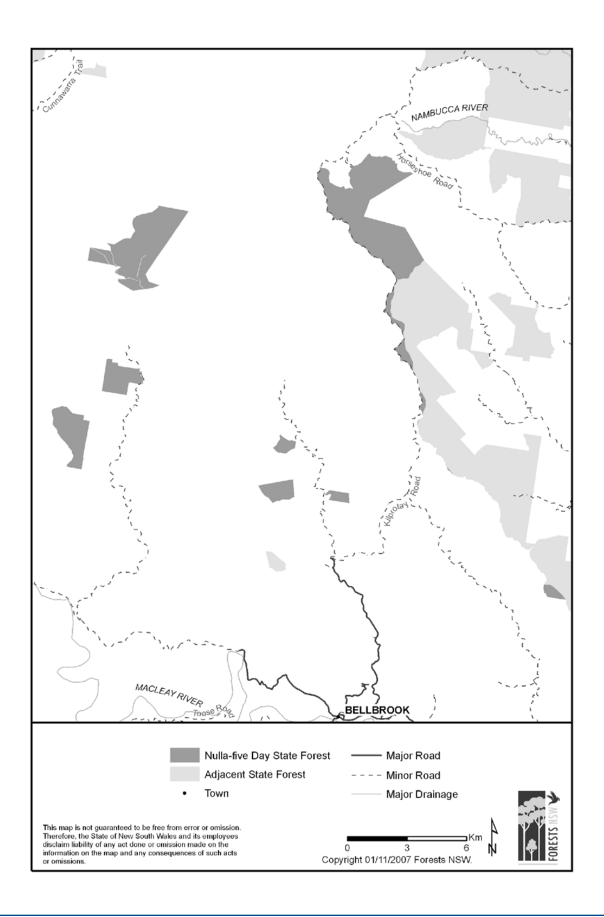
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

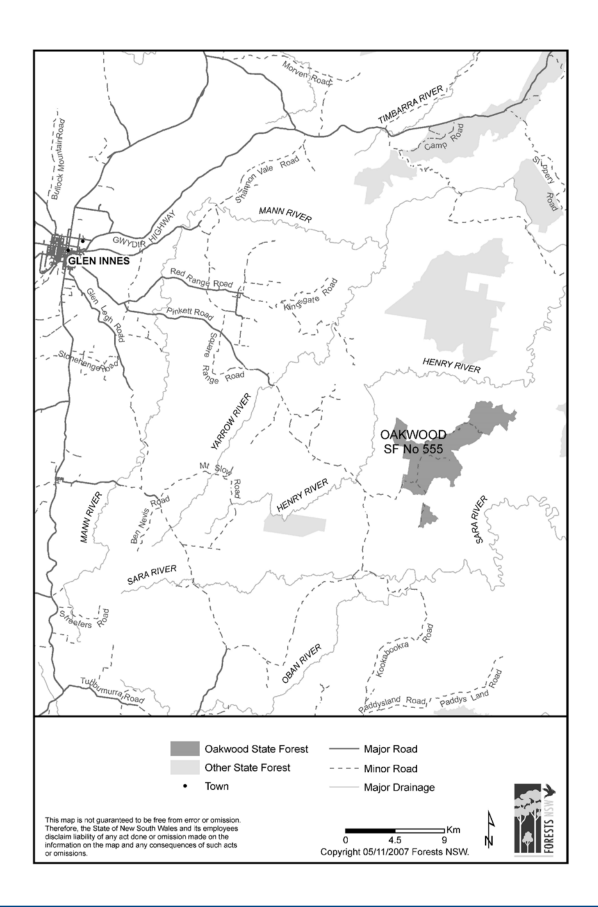
#### 3. Requirements of the declaration

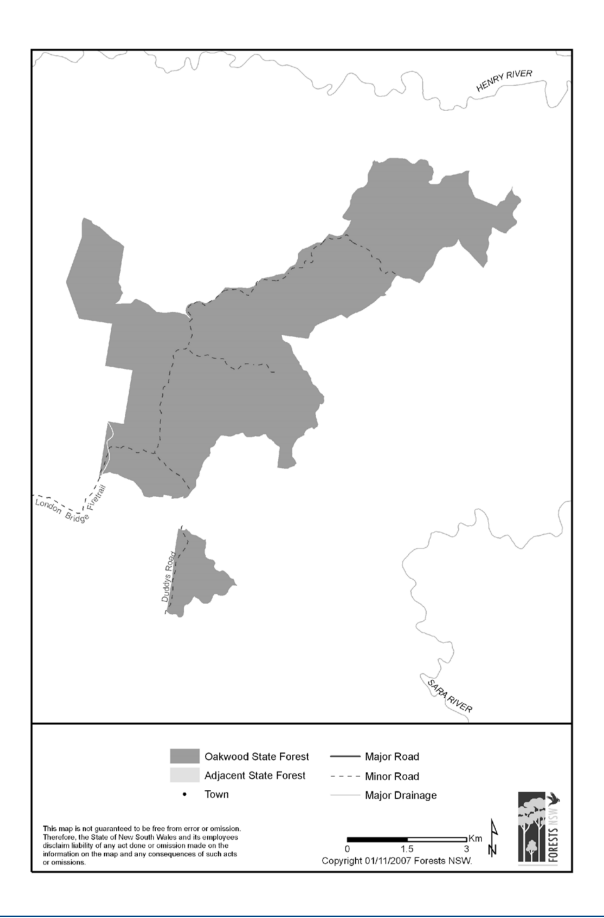
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

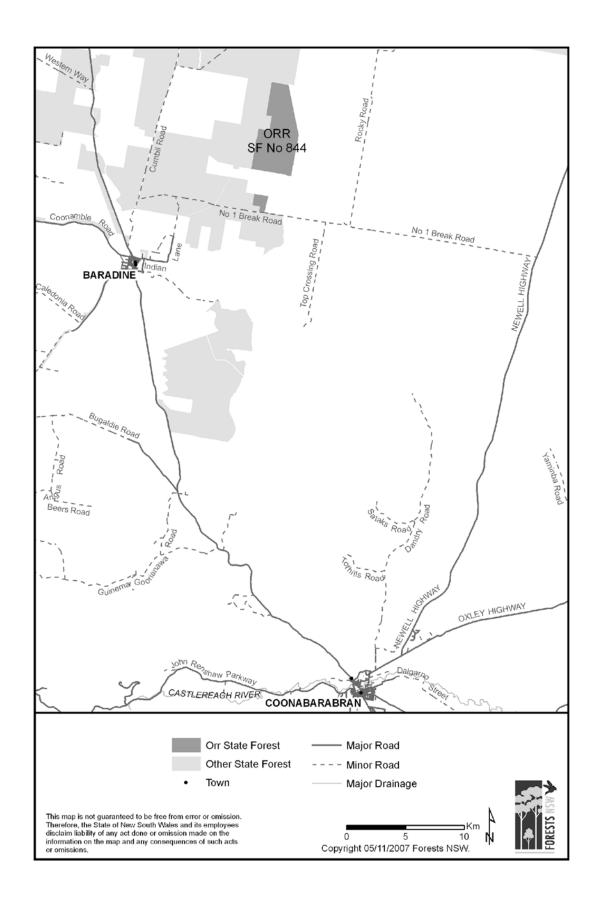
#### 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

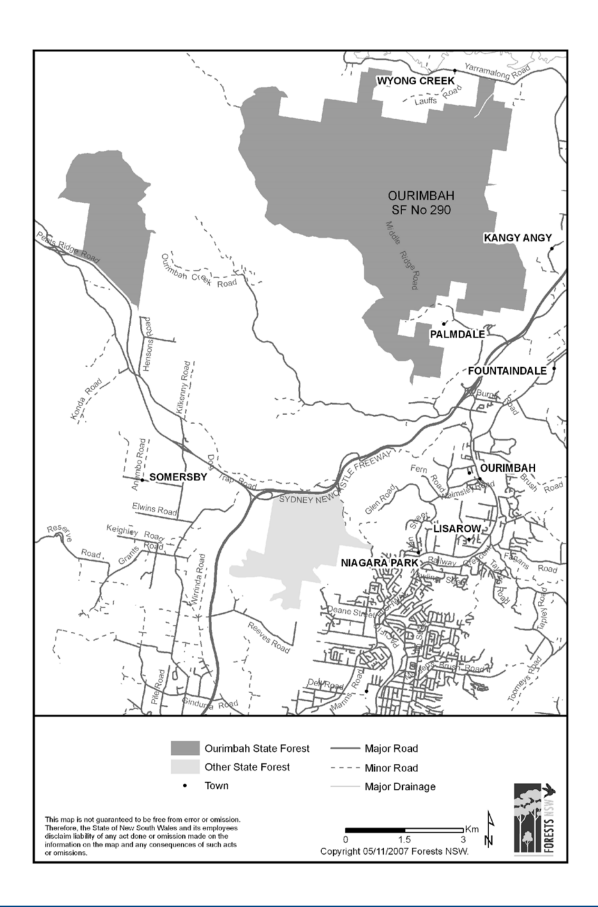
#### 3. Requirements of the declaration

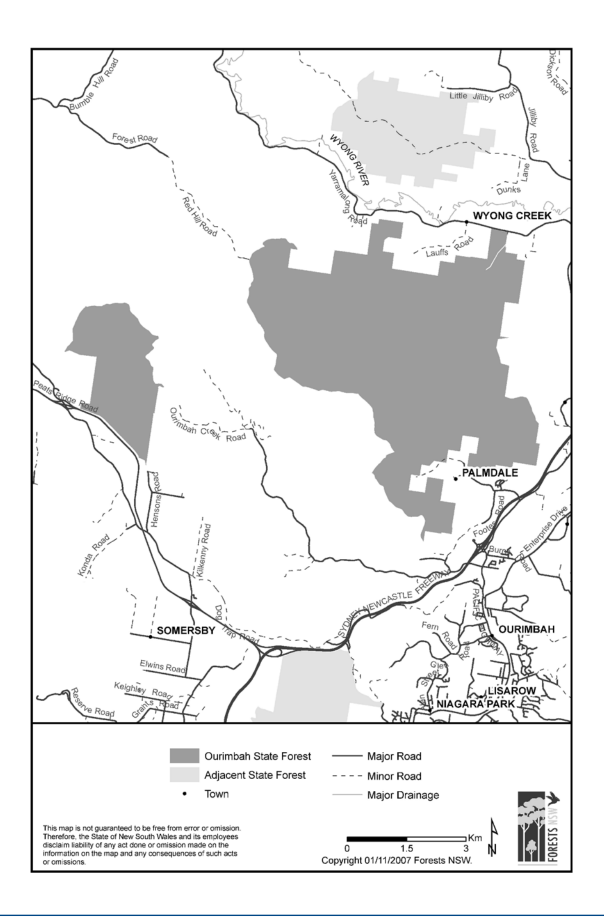
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

# **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 2nd of May 2008.

#### 2. Authority of this declaration

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

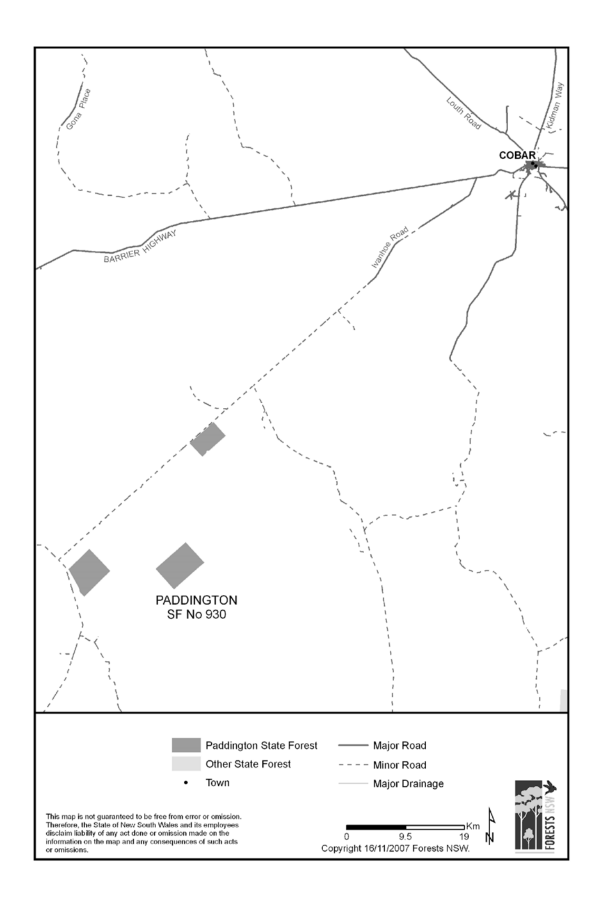
#### 3. Requirements of the declaration

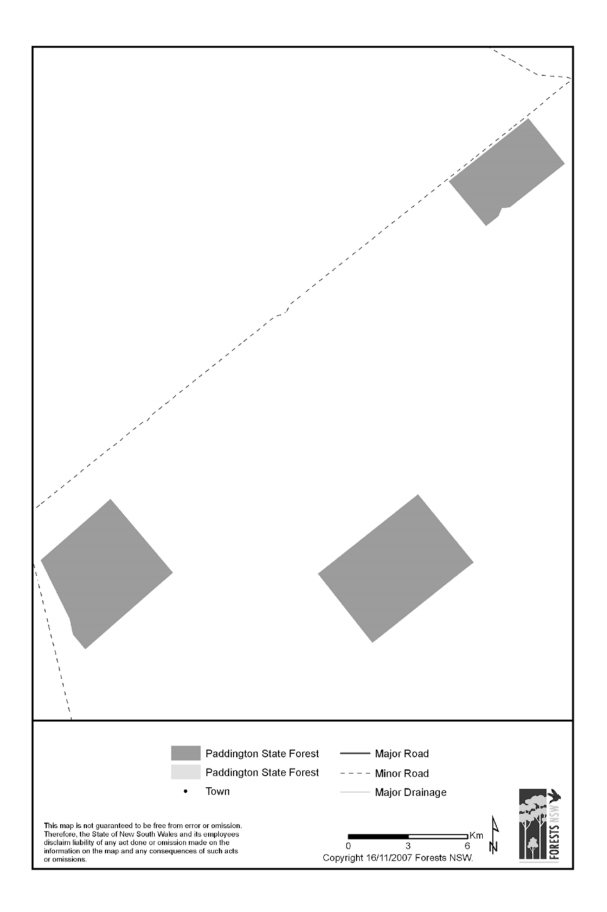
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

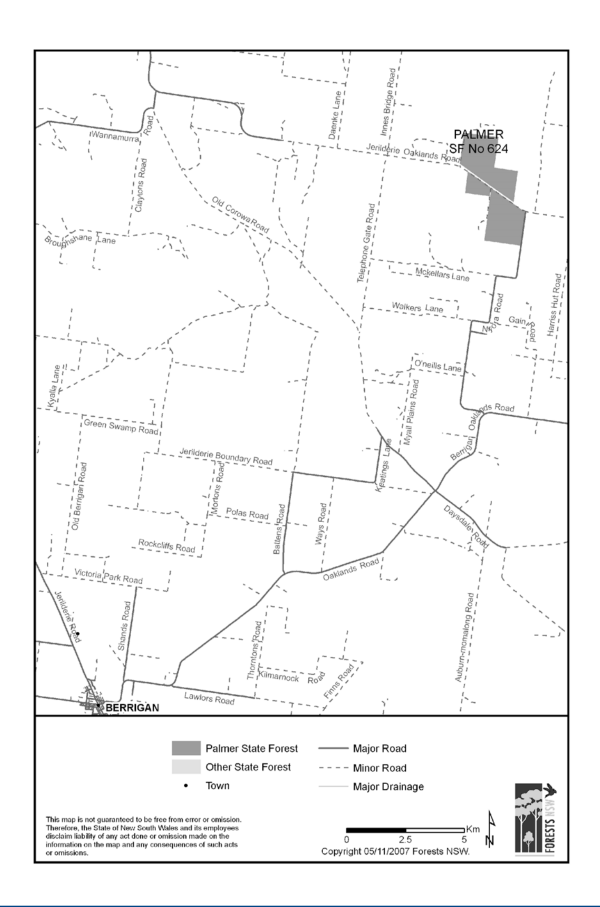
#### 3. Requirements of the declaration

A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

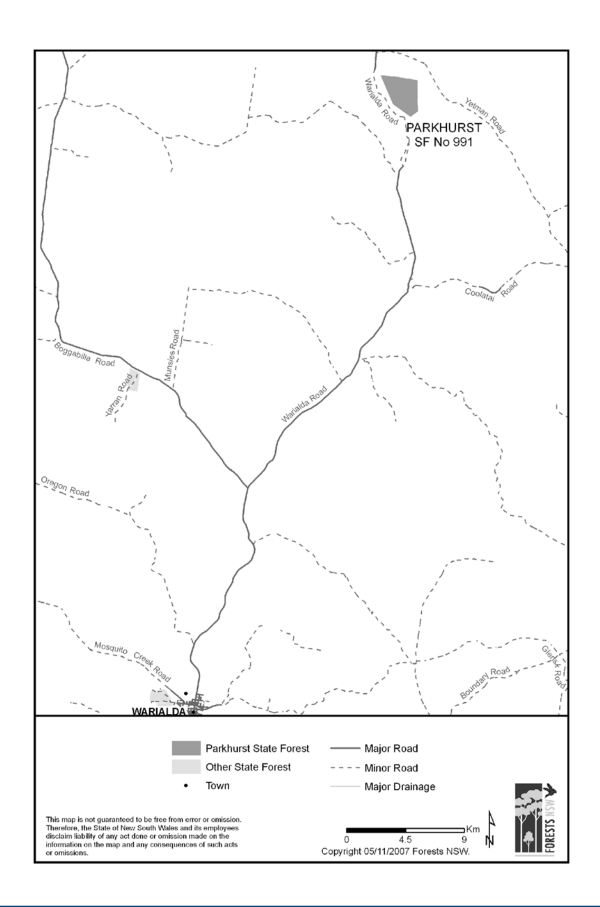
#### 3. Requirements of the declaration

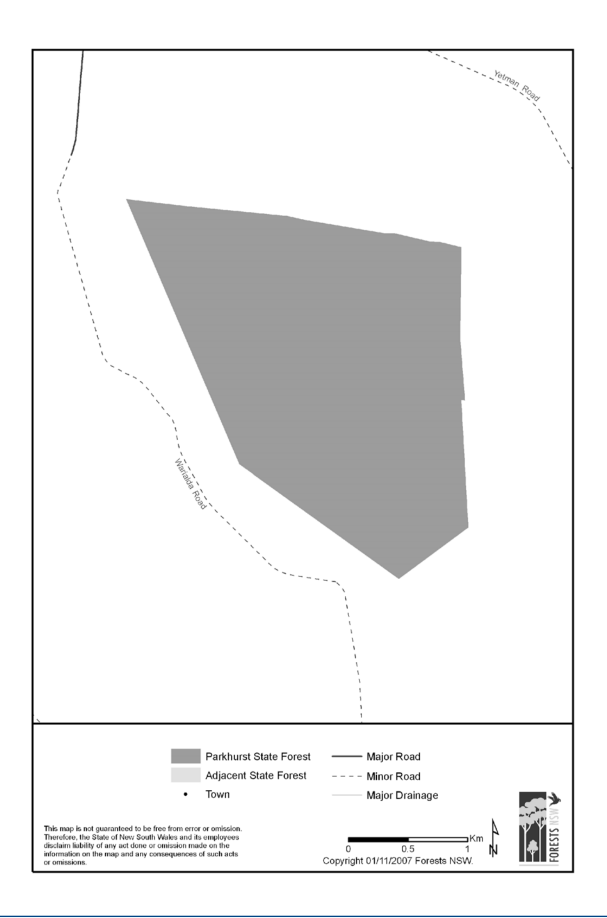
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

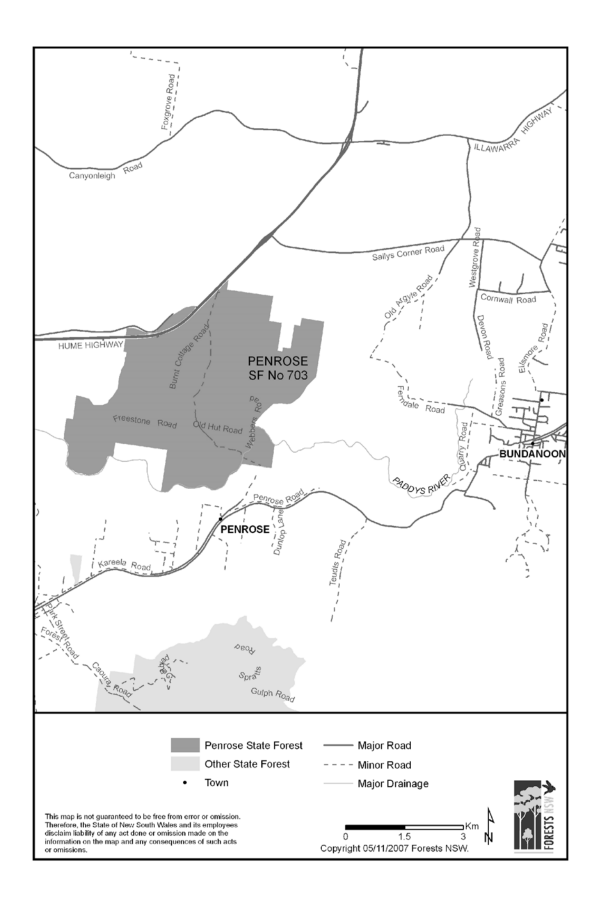
#### 3. Requirements of the declaration

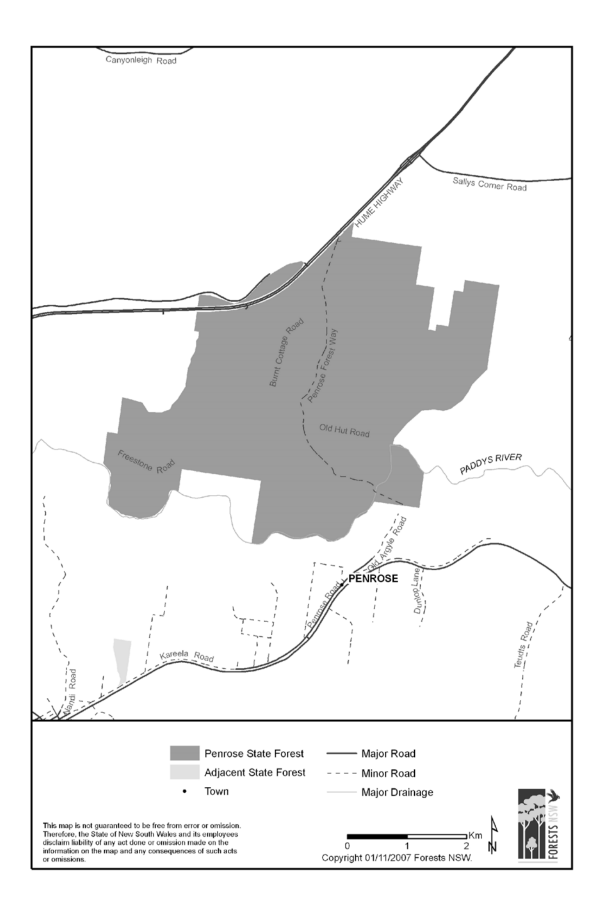
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

### SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

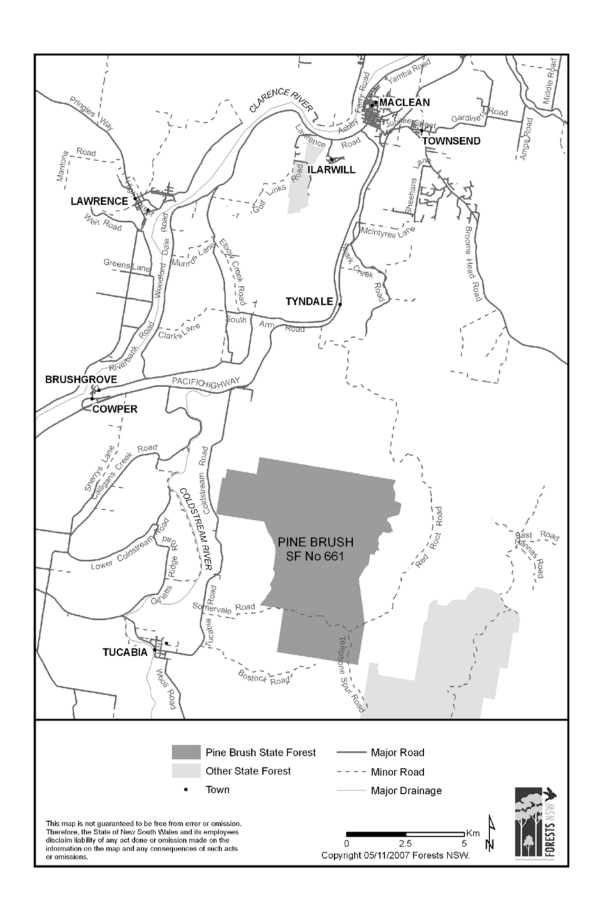
#### 3. Requirements of the declaration

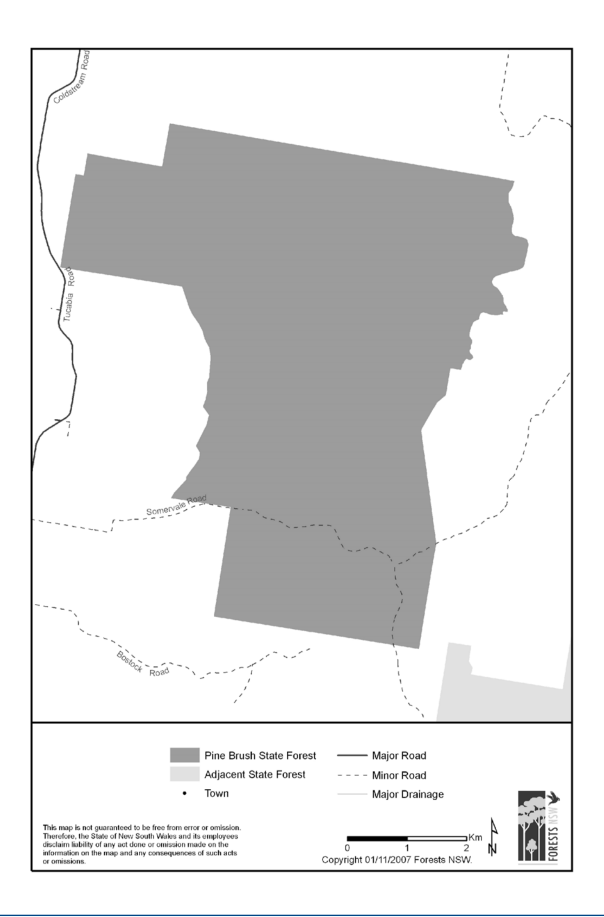
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

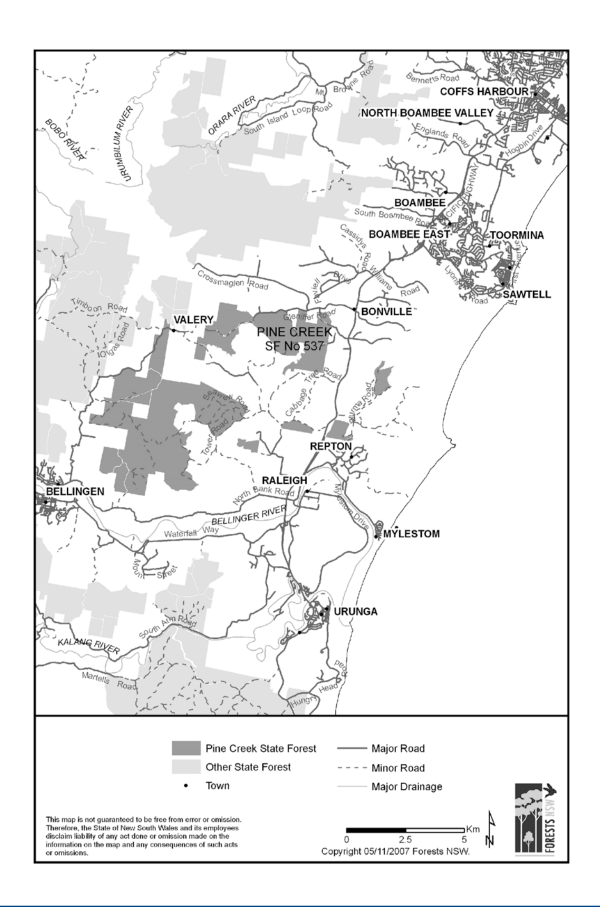
#### 3. Requirements of the declaration

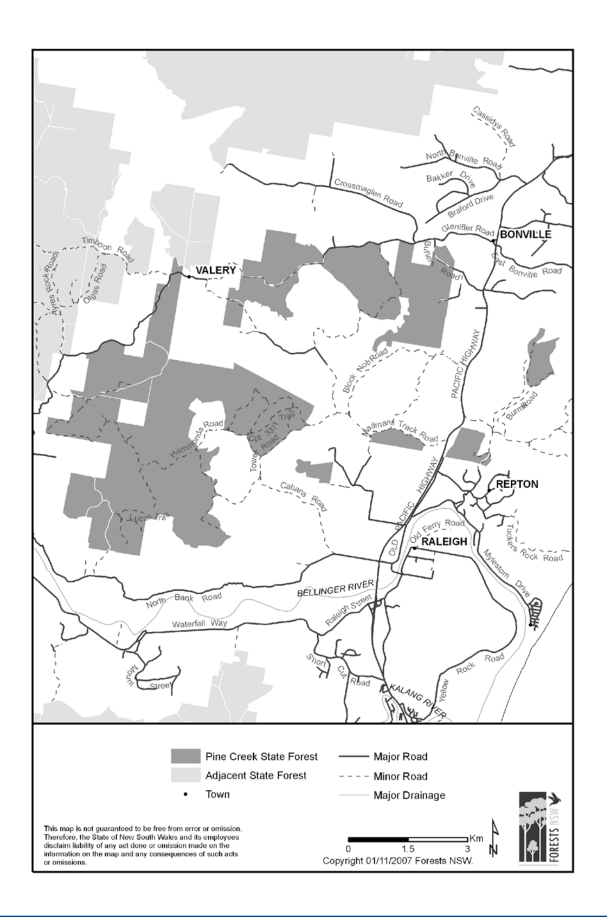
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### 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 2nd of May 2008.

## 2. Authority of this declaration

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

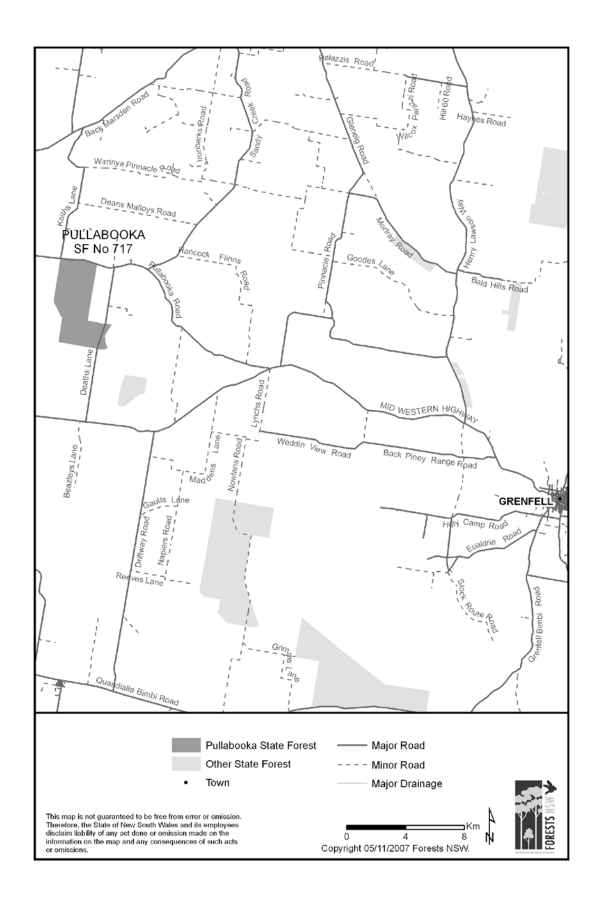
#### 3. Requirements of the declaration

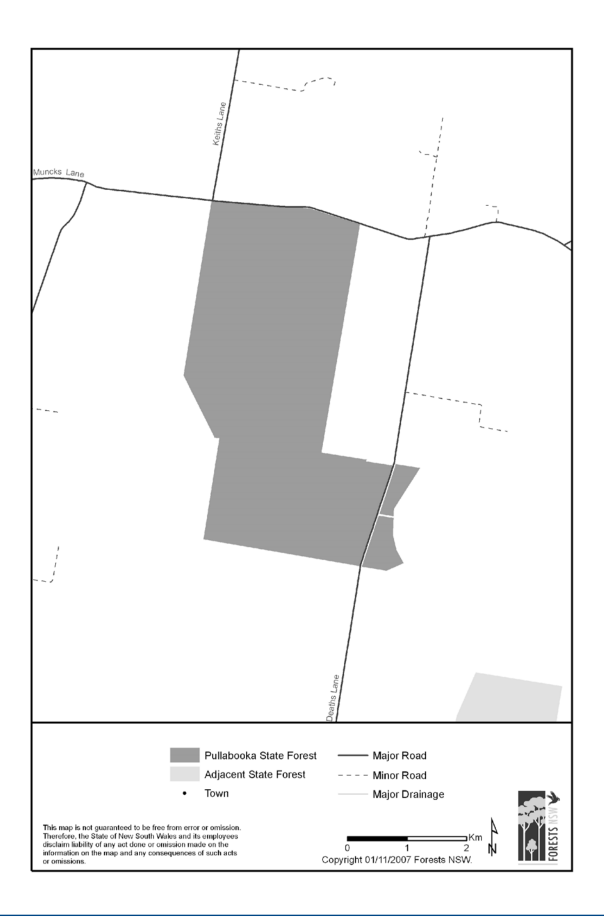
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

# 2. Authority of this declaration

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

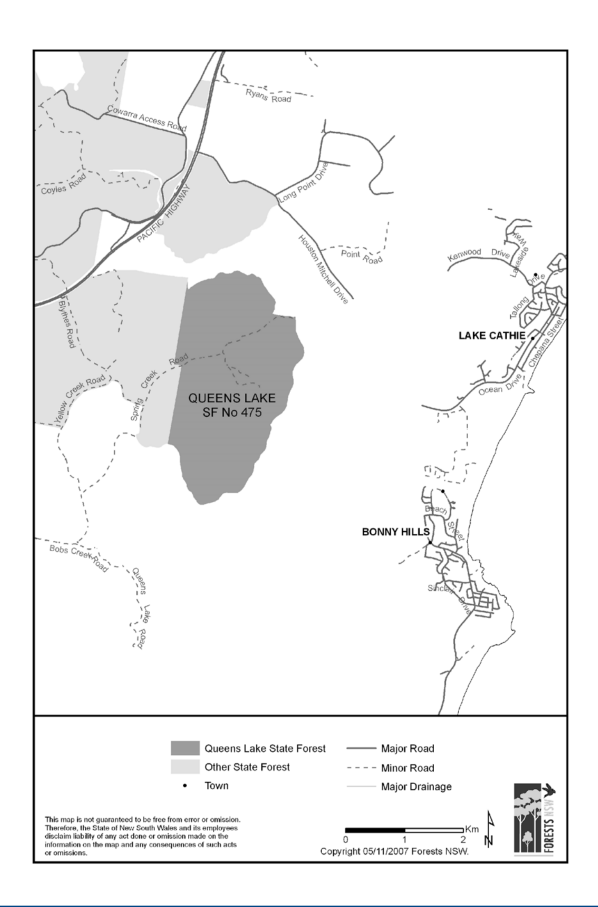
#### 3. Requirements of the declaration

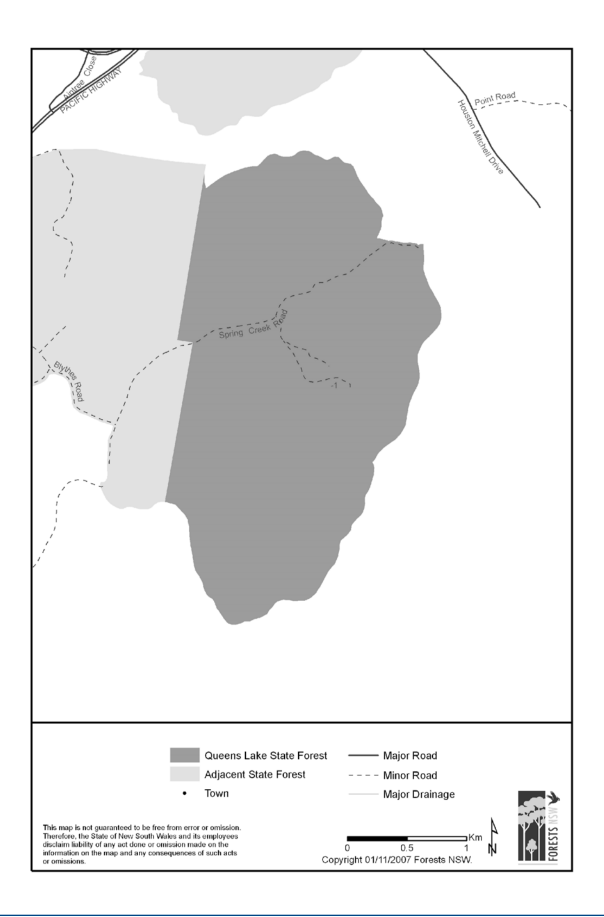
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

# 2. Authority of this declaration

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

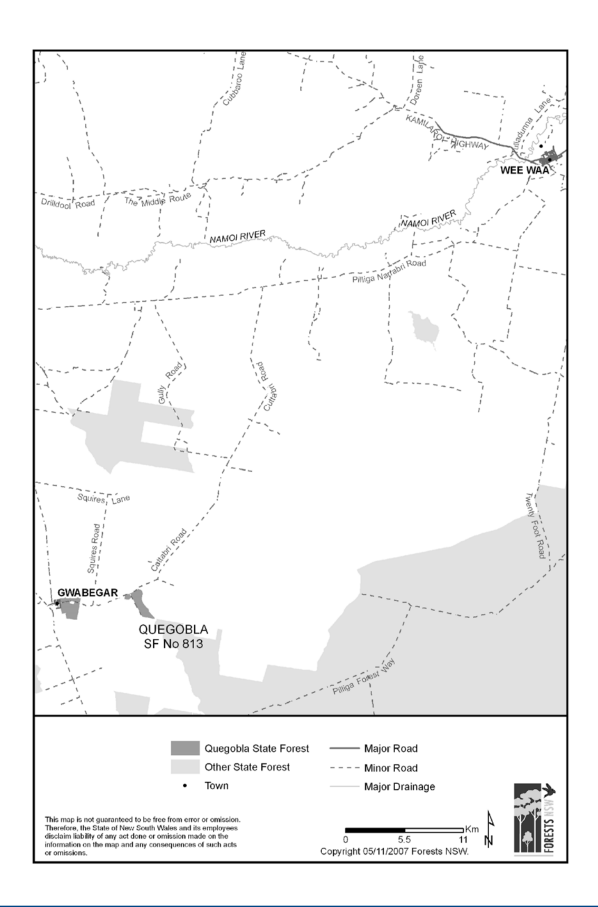
#### 3. Requirements of the declaration

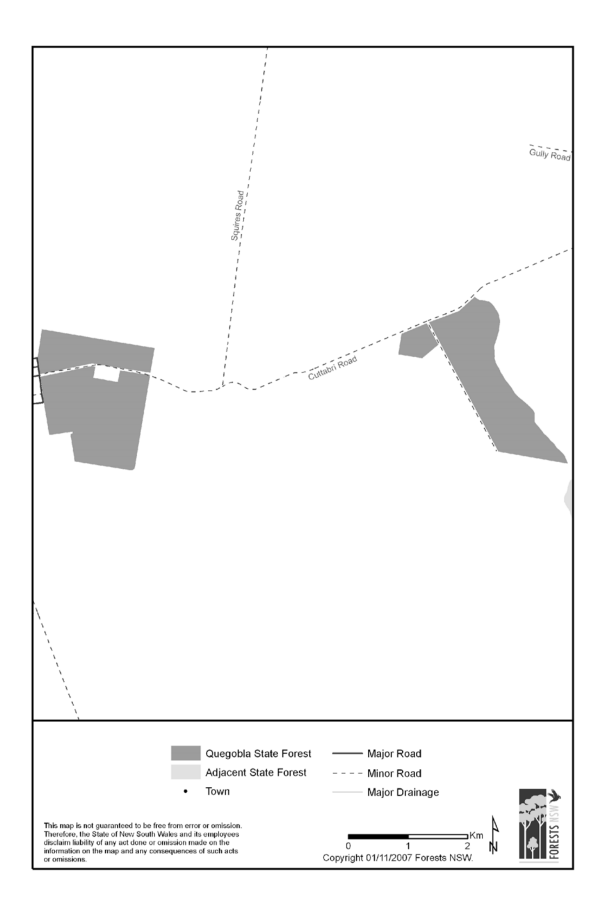
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

#### SCHEDULE 1 - the declared land

#### 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 2nd of May 2008.

#### 2. Authority of this declaration

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

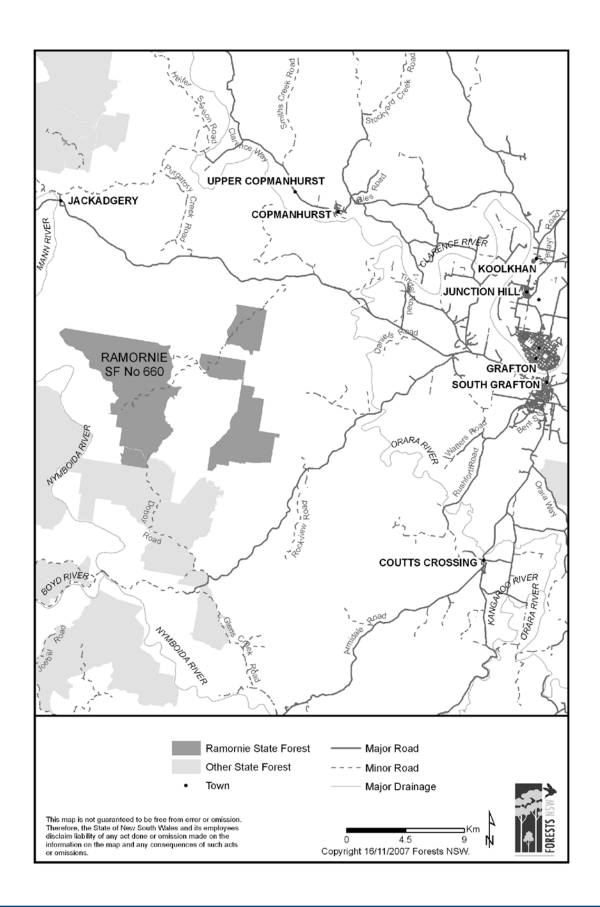
#### 3. Requirements of the declaration

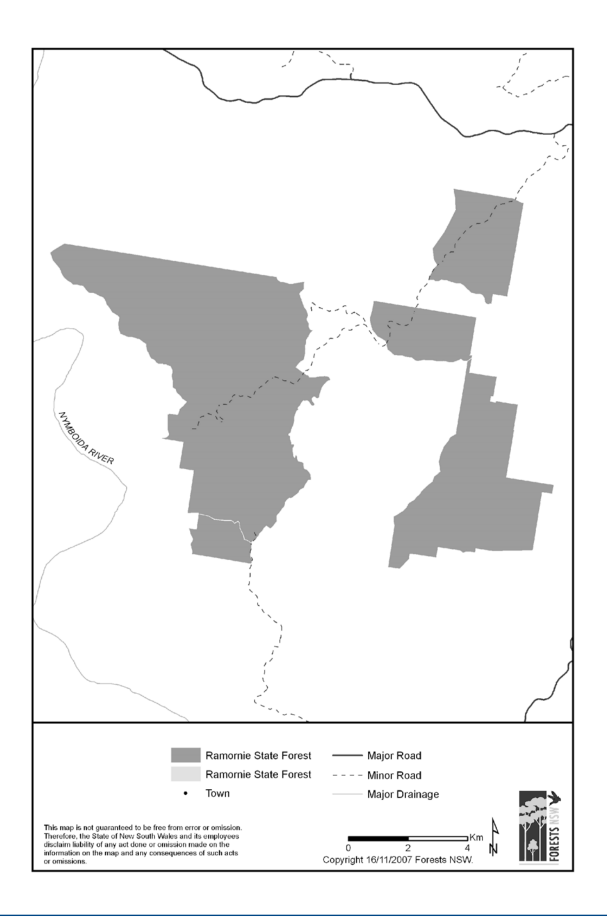
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

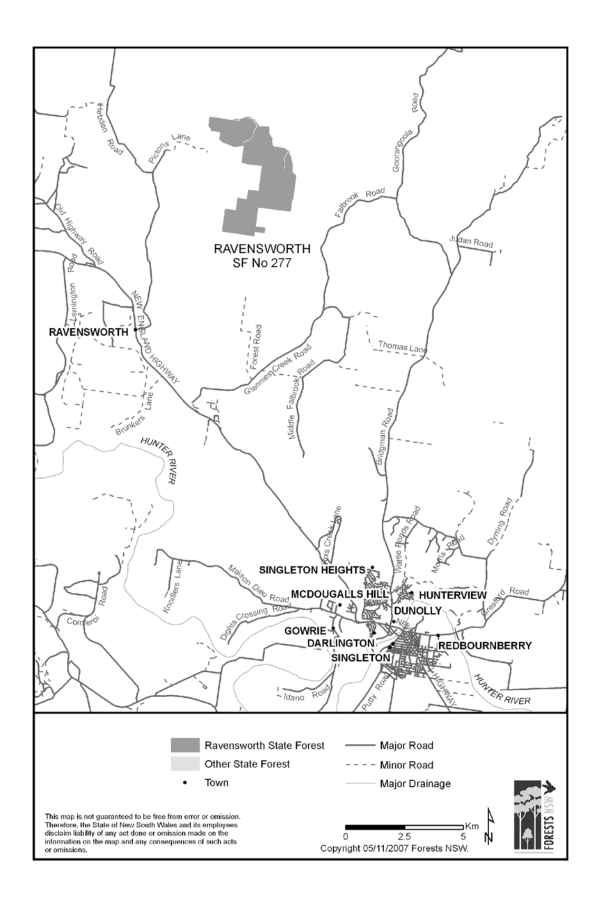
#### 3. Requirements of the declaration

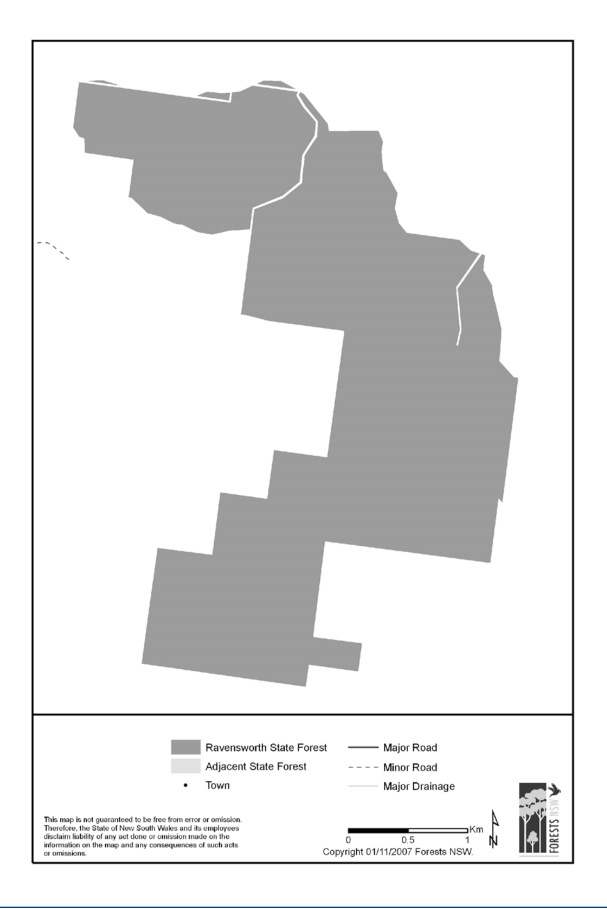
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

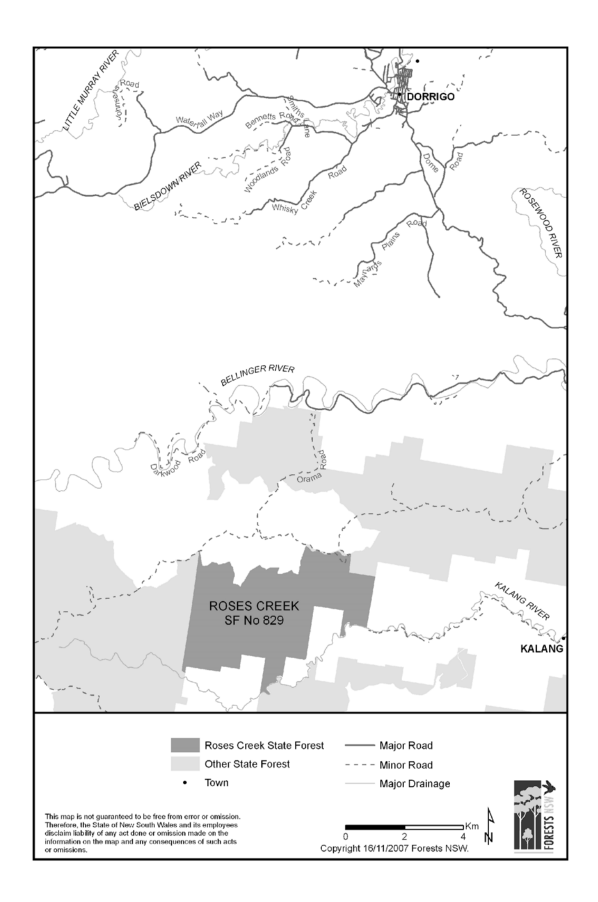
#### 3. Requirements of the declaration

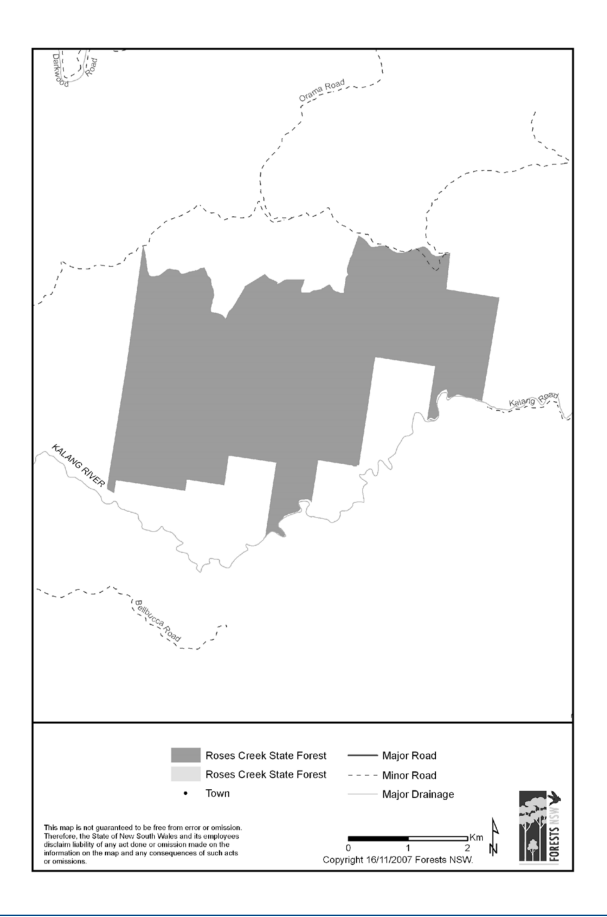
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

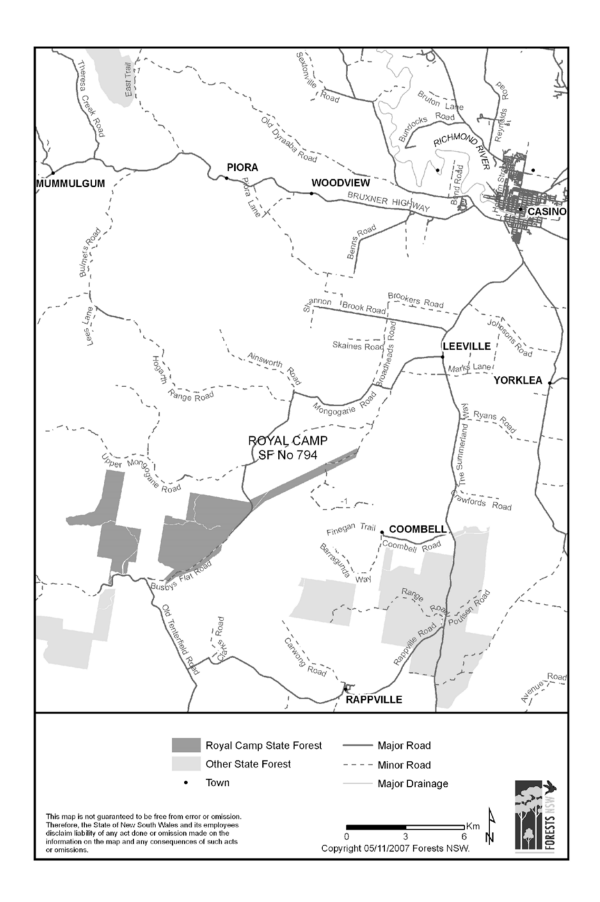
#### 3. Requirements of the declaration

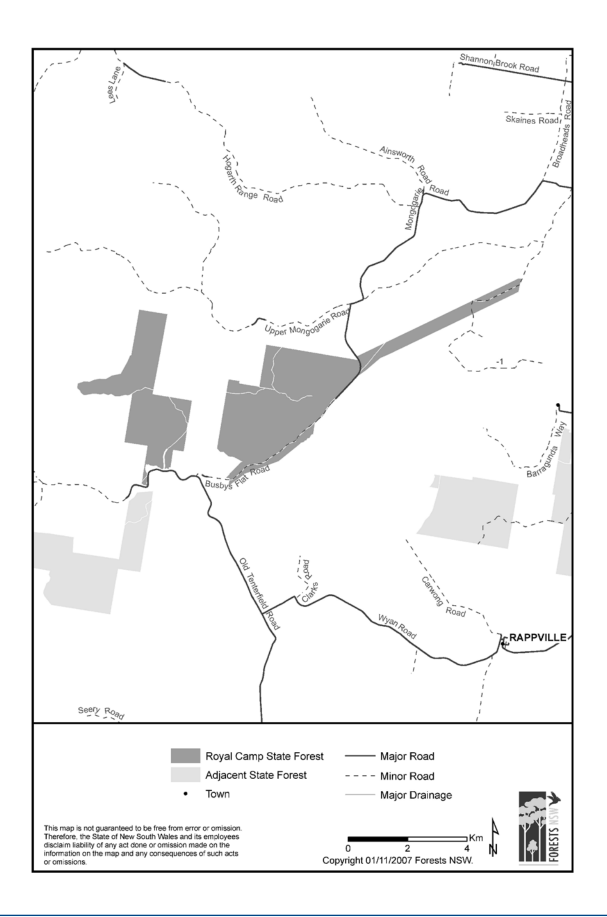
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

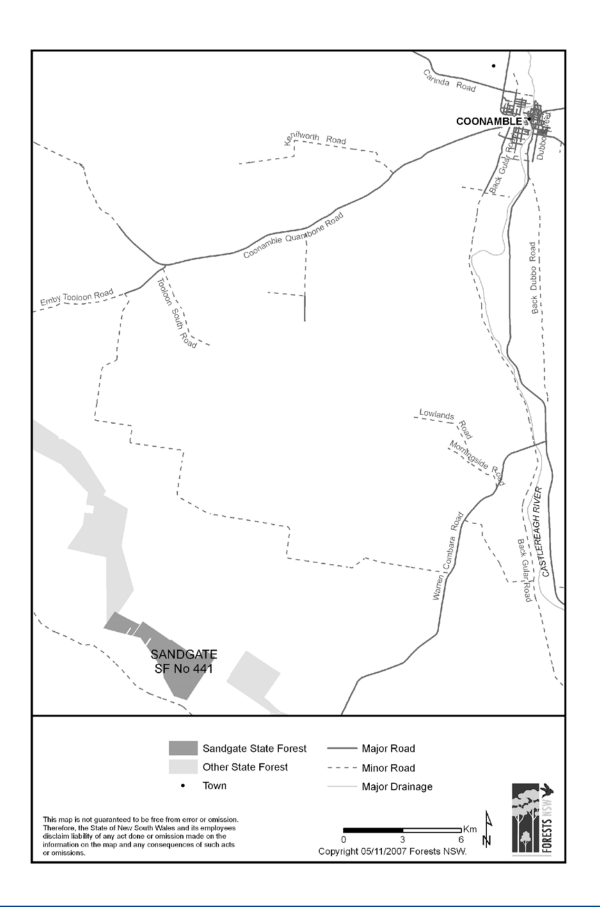
### 3. Requirements of the declaration

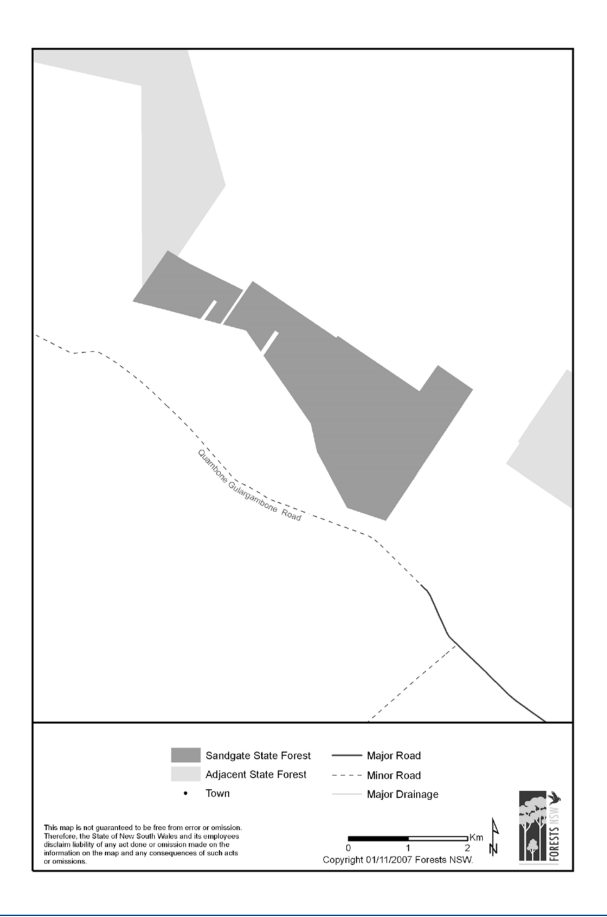
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

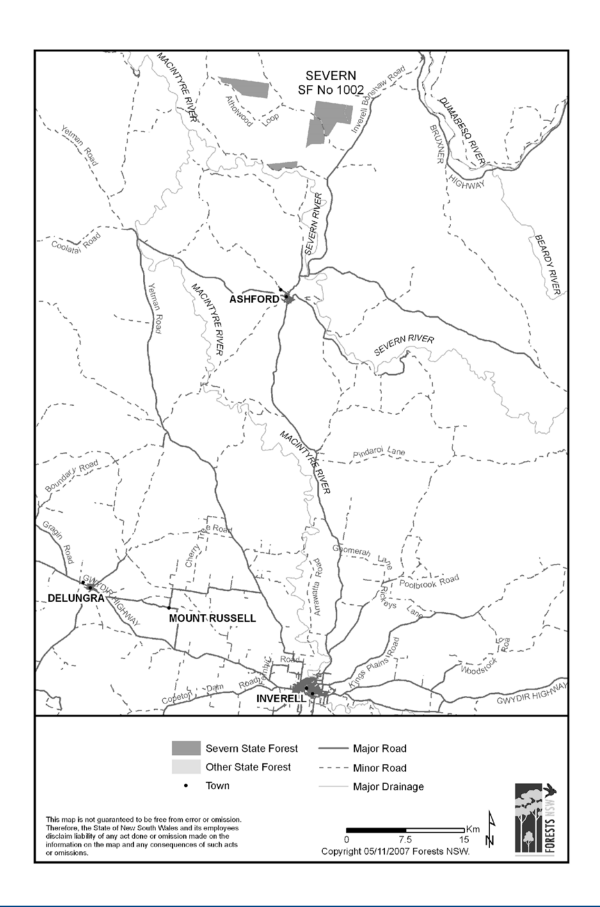
#### 3. Requirements of the declaration

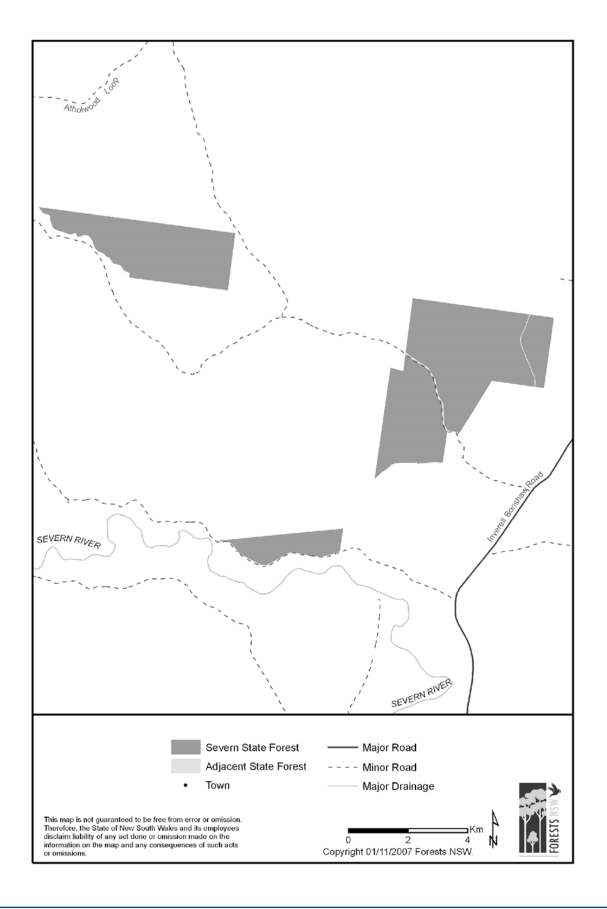
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

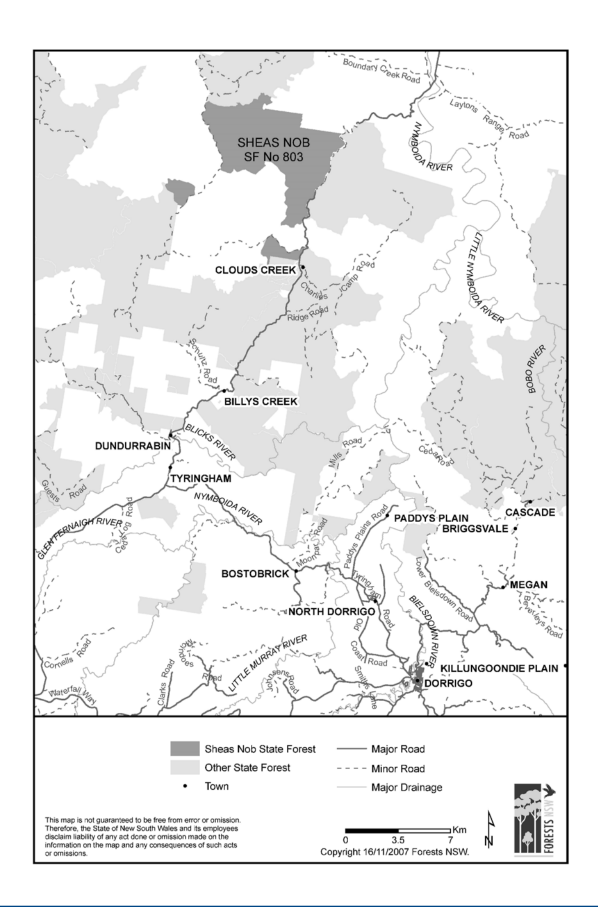
#### 3. Requirements of the declaration

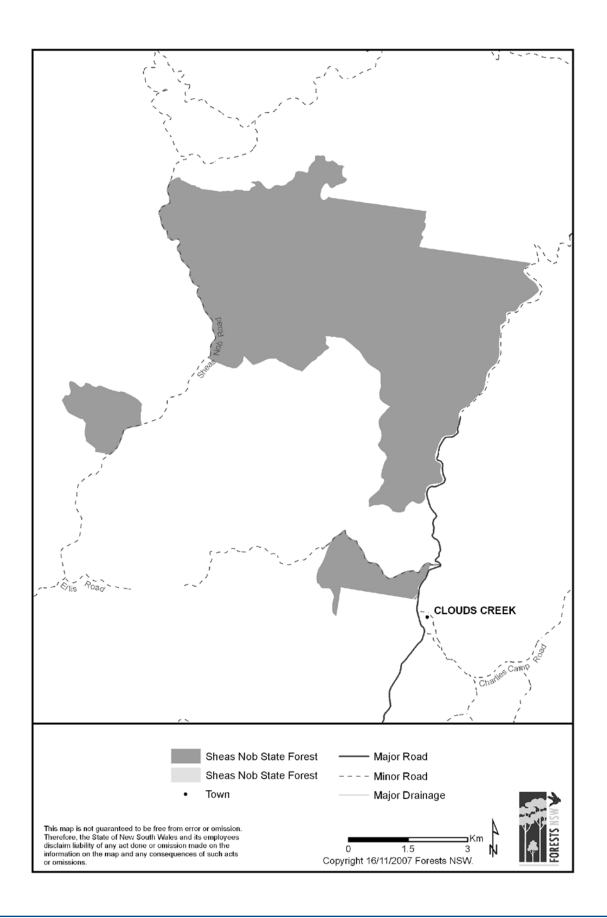
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

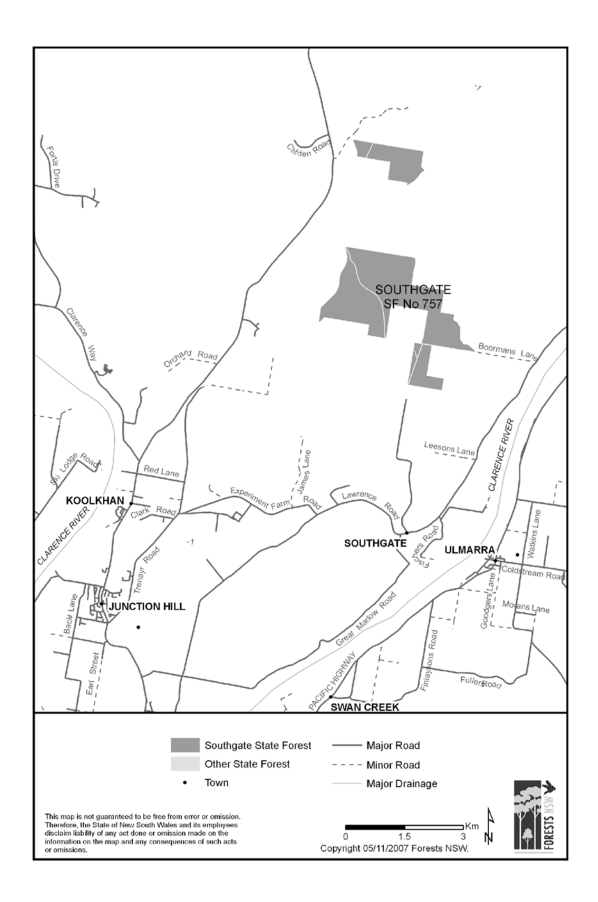
### 3. Requirements of the declaration

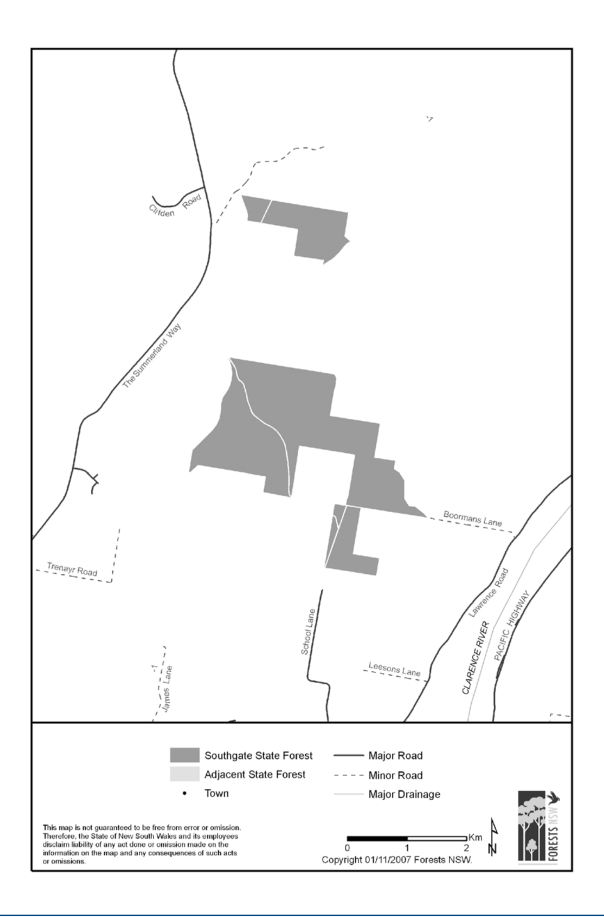
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

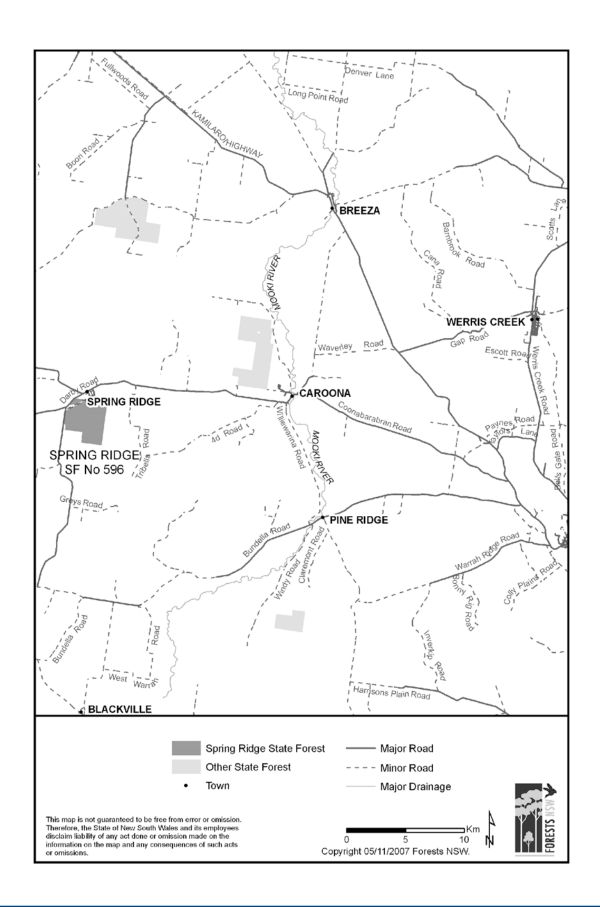
### 3. Requirements of the declaration

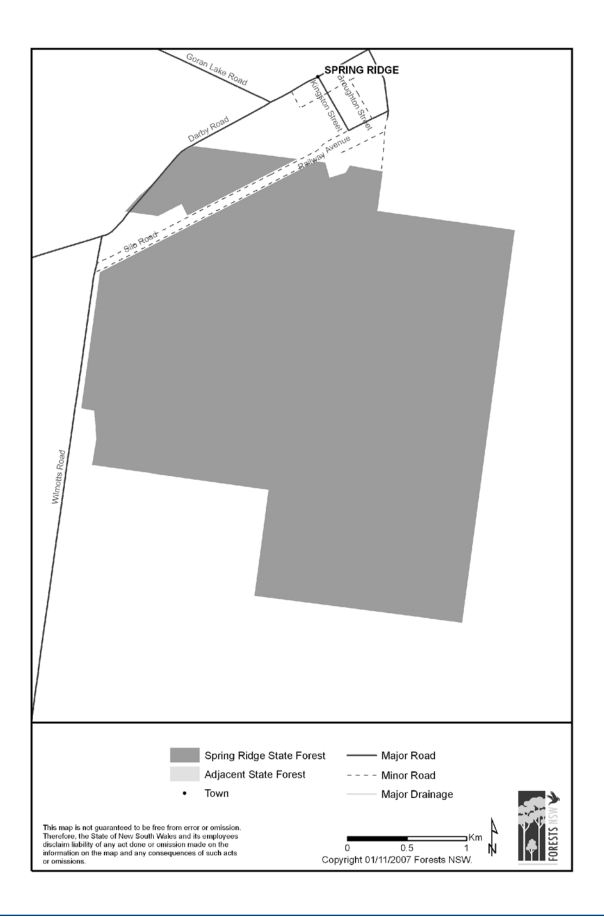
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

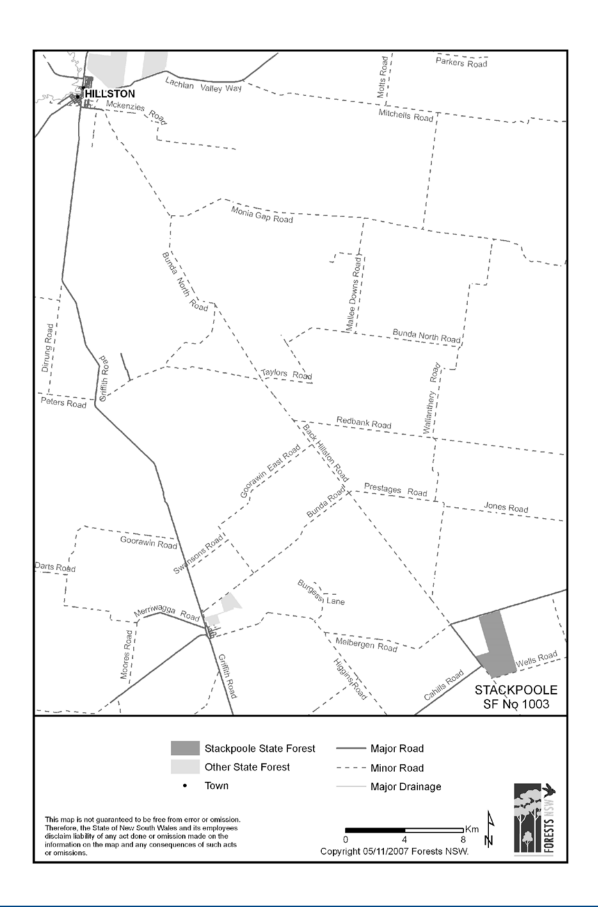
#### 3. Requirements of the declaration

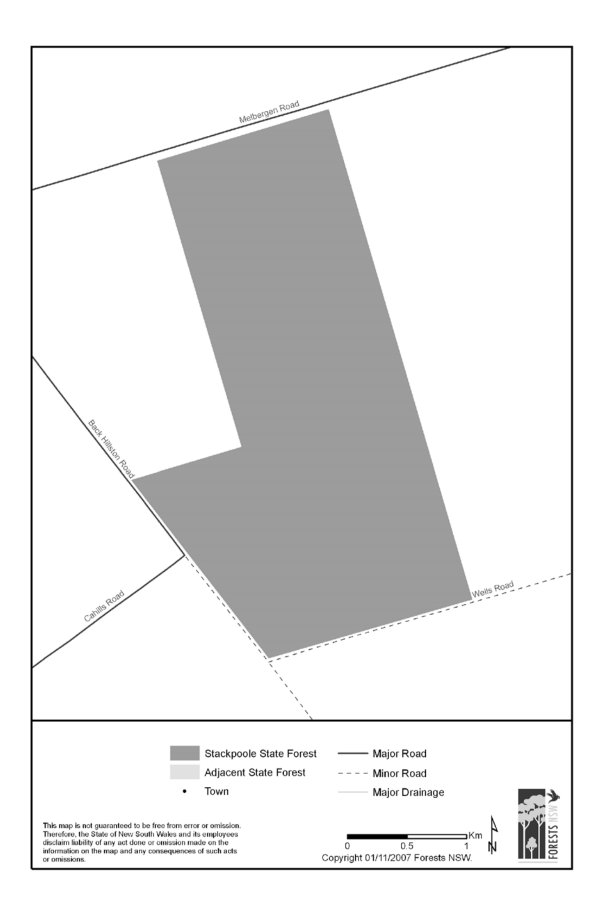
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

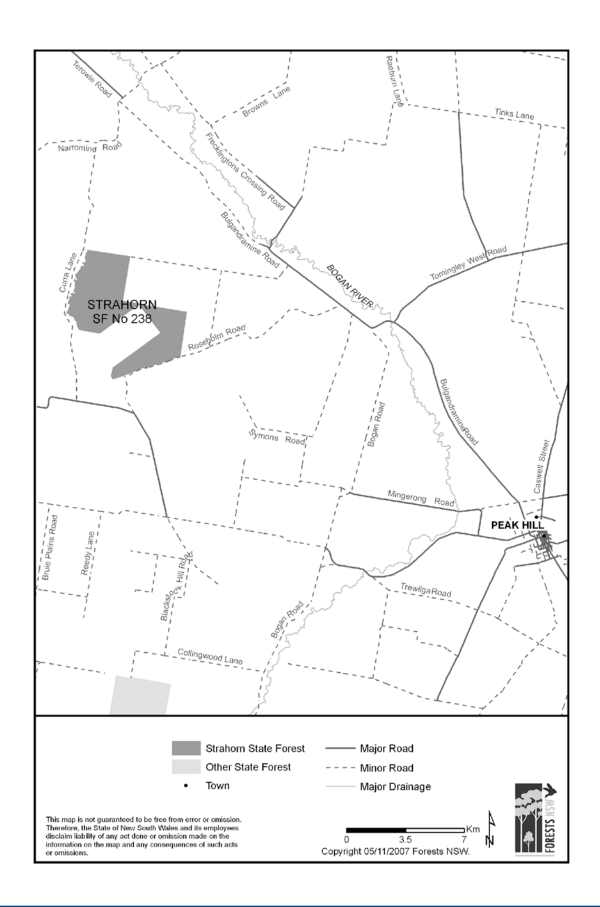
#### 3. Requirements of the declaration

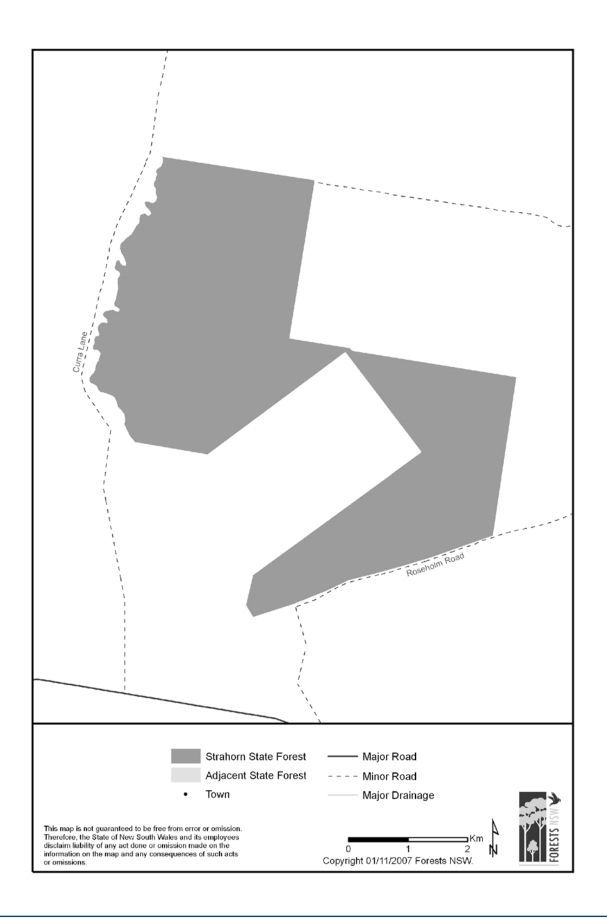
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

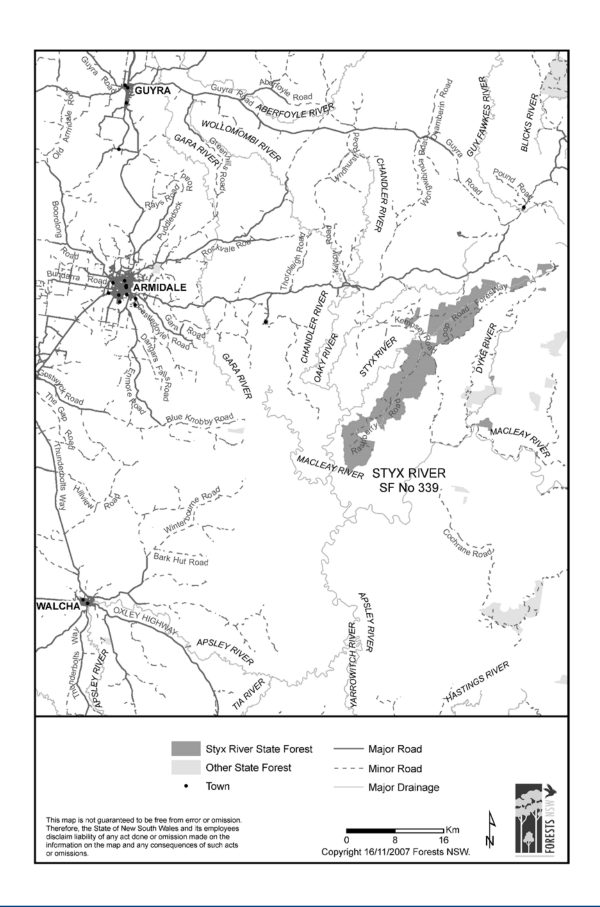
#### 3. Requirements of the declaration

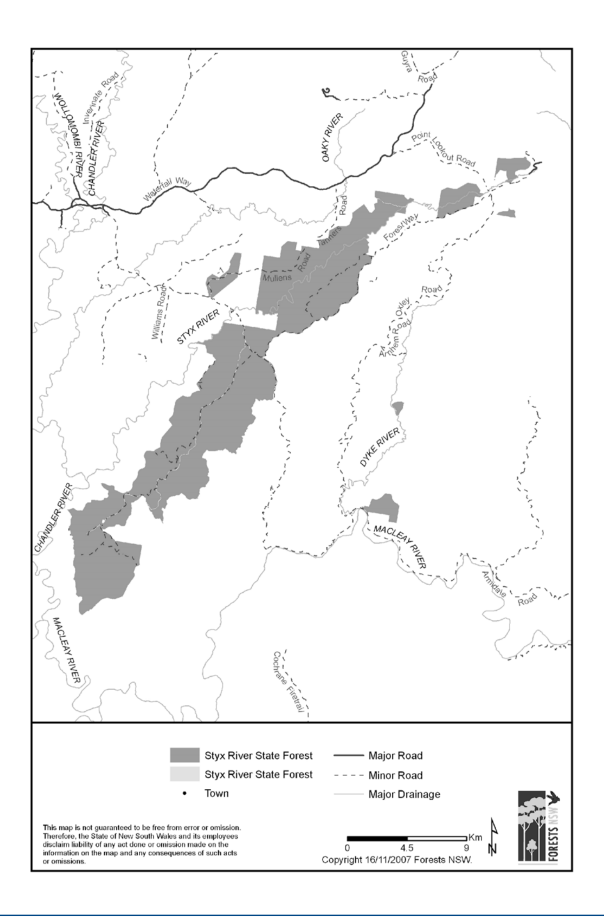
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

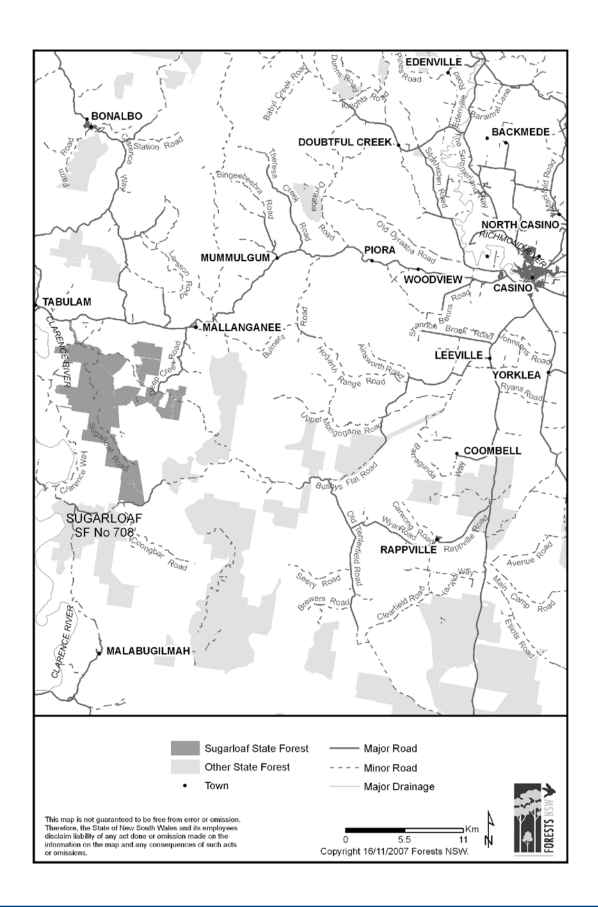
#### 3. Requirements of the declaration

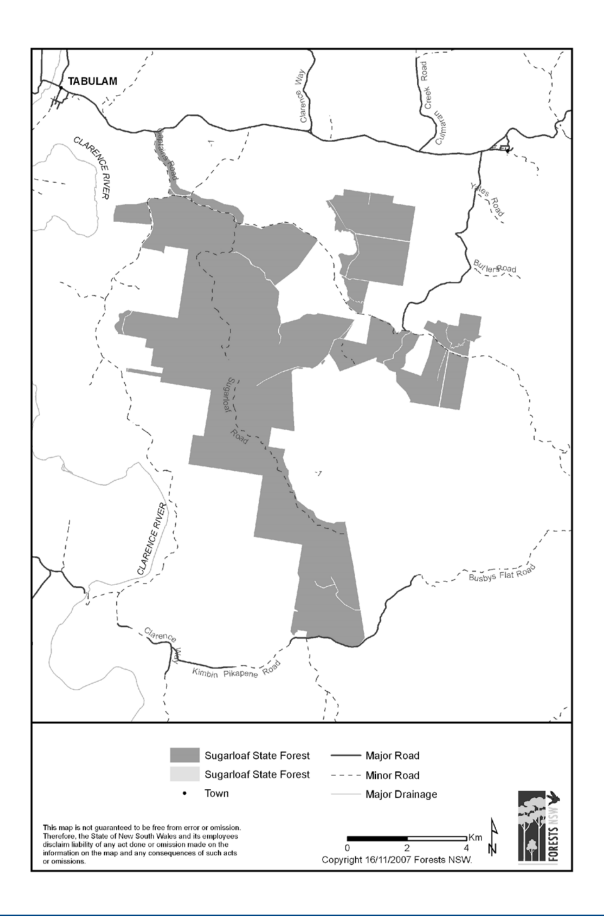
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

#### 2. Authority of this declaration

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

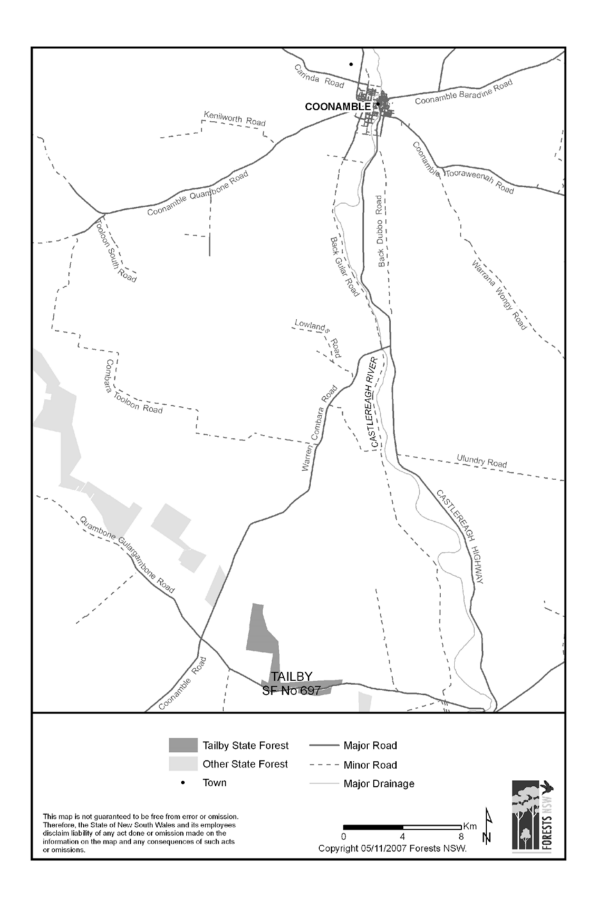
#### 3. Requirements of the declaration

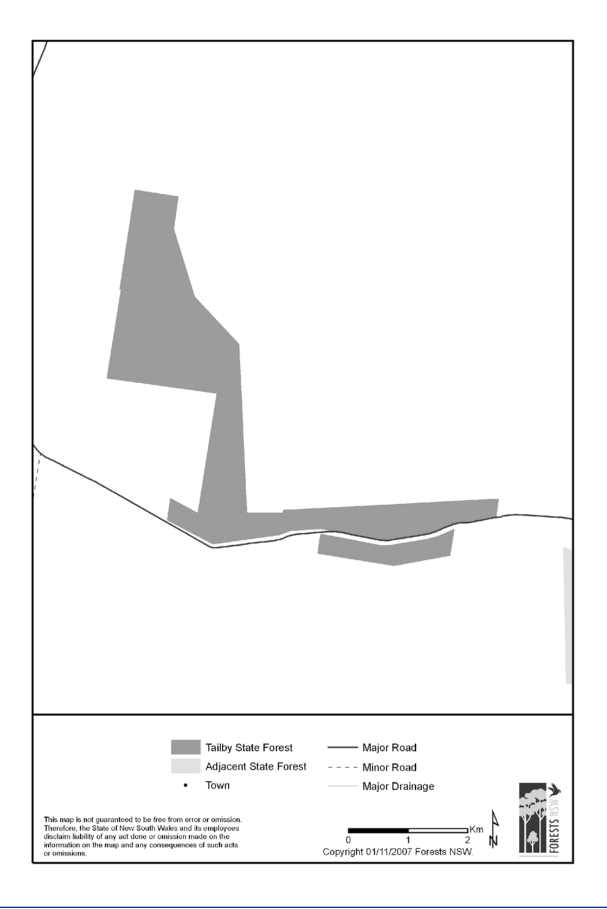
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

#### 2. Authority of this declaration

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

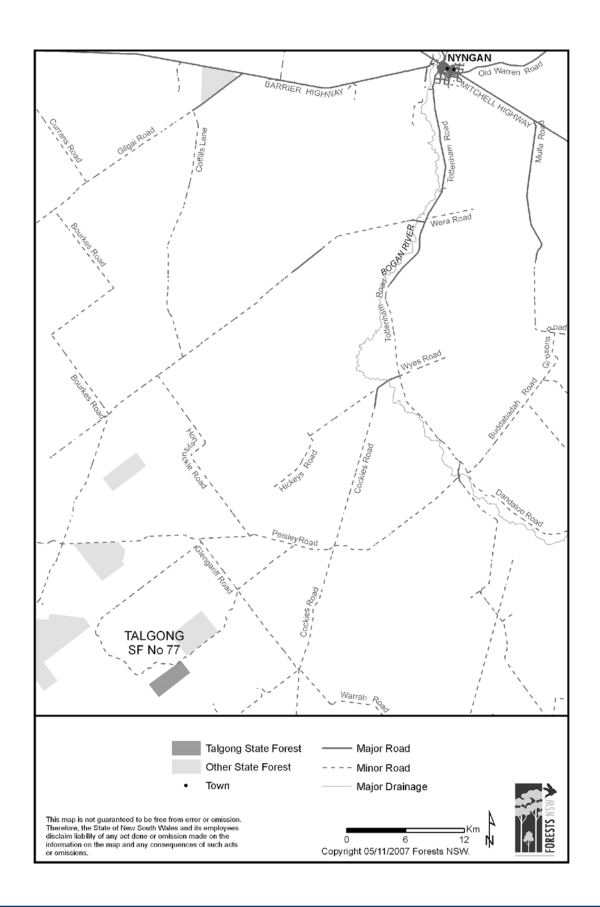
#### 3. Requirements of the declaration

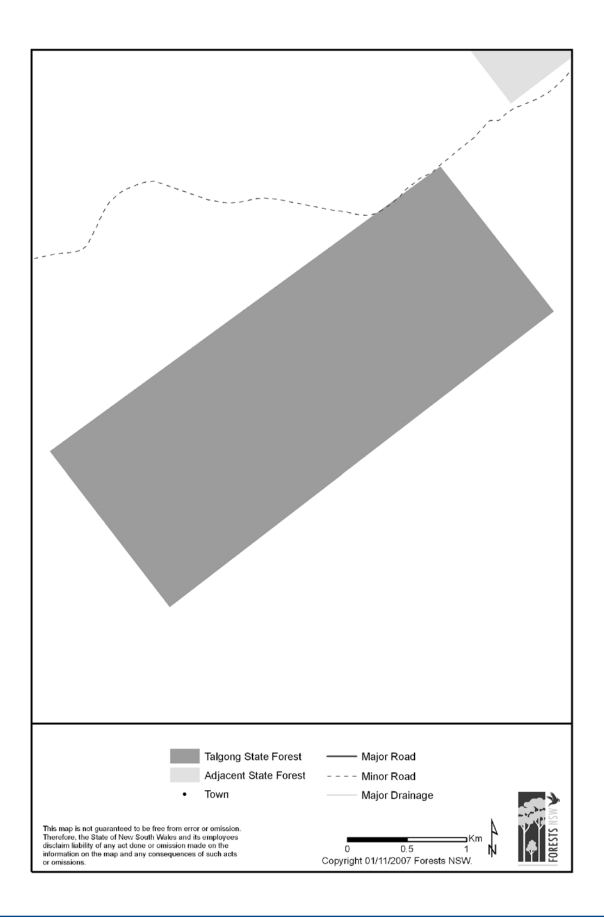
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

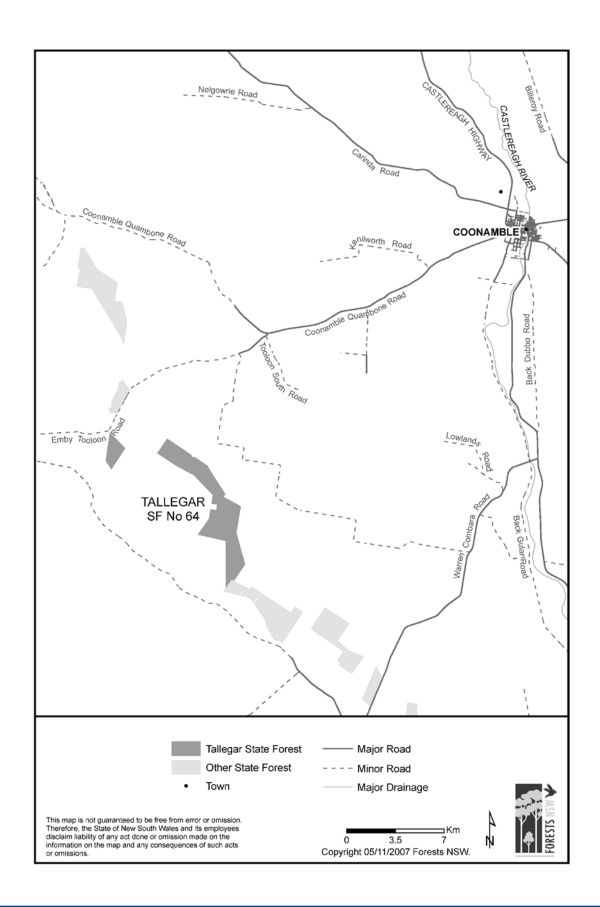
## 3. Requirements of the declaration

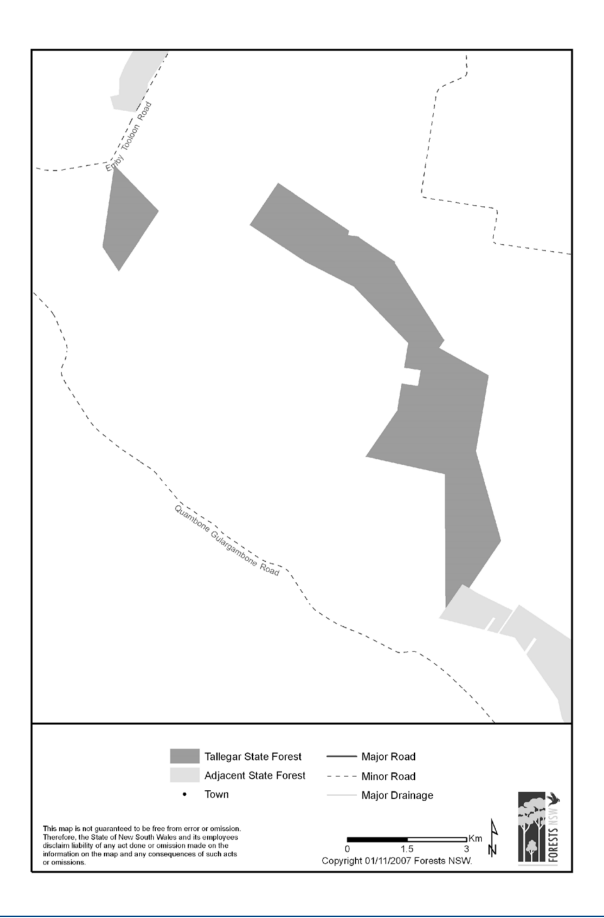
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

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

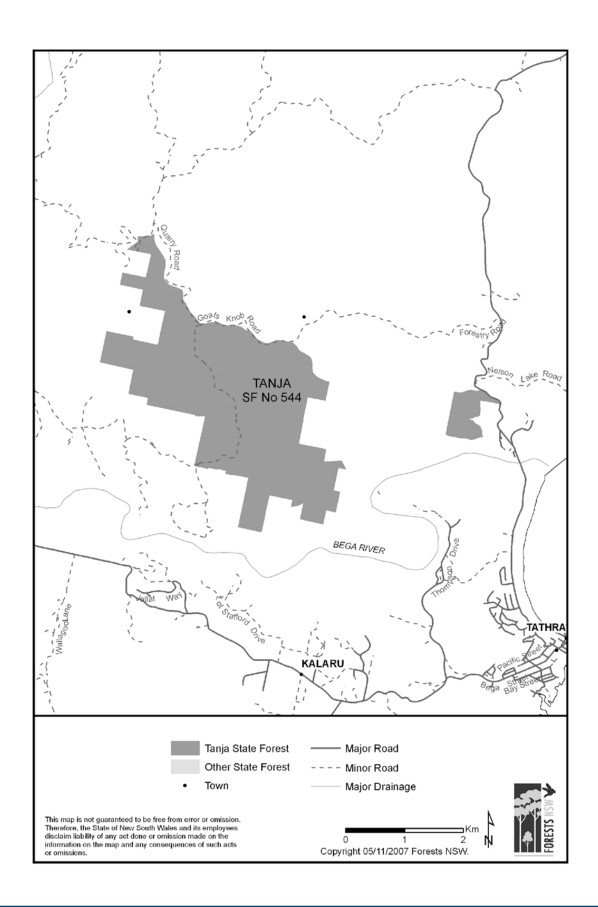
## 3. Requirements of the declaration

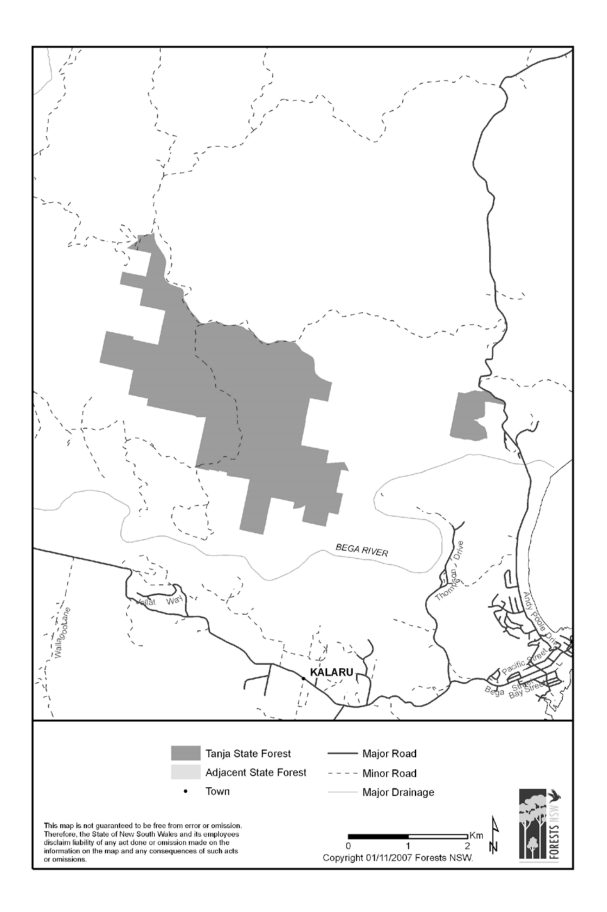
A person who hunts on the declared lands must:

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

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

Dated this 28th day of April 2008





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

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

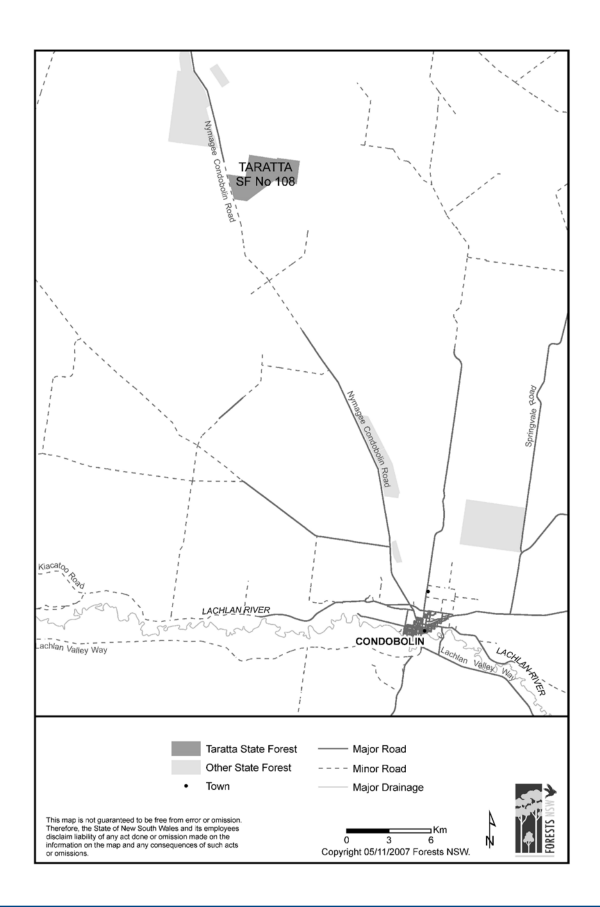
## 3. Requirements of the declaration

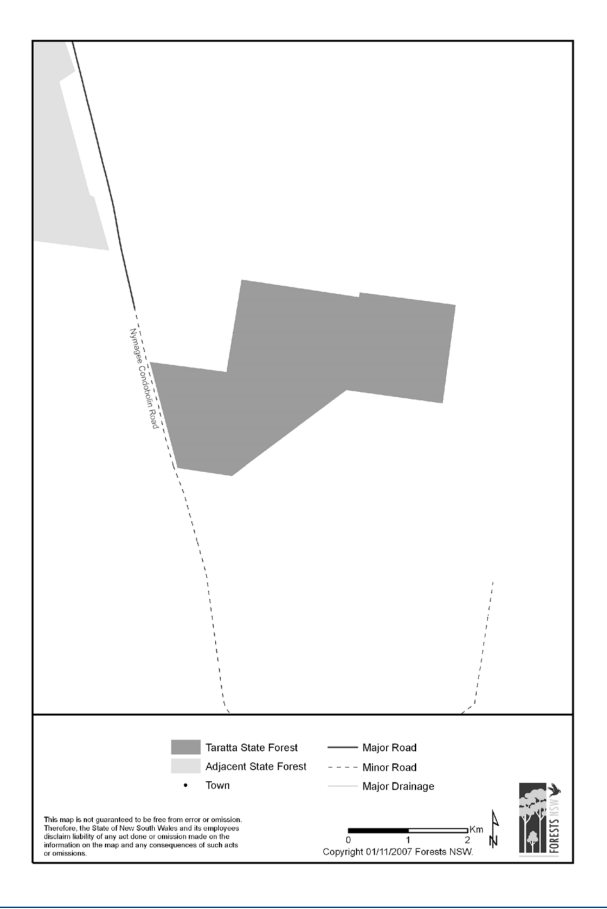
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

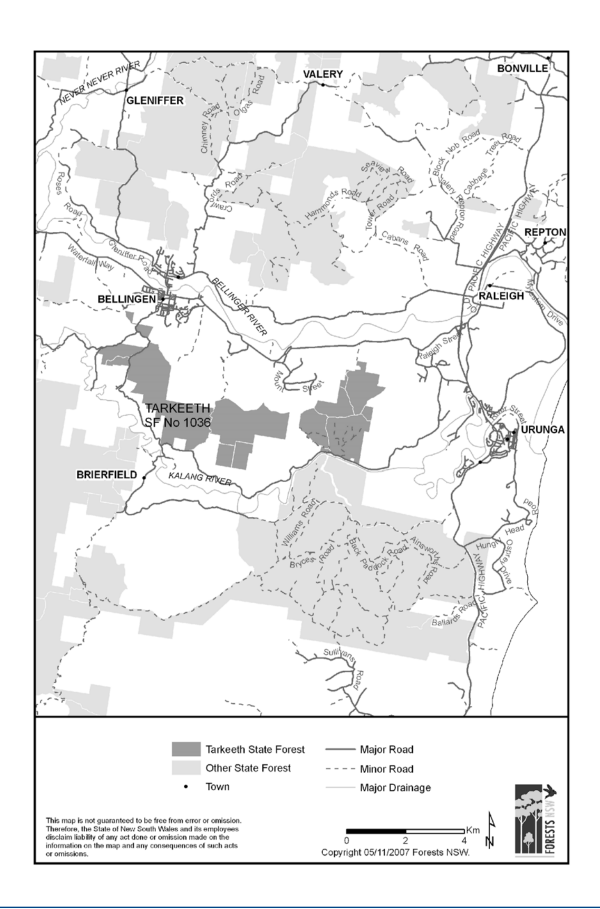
## 3. Requirements of the declaration

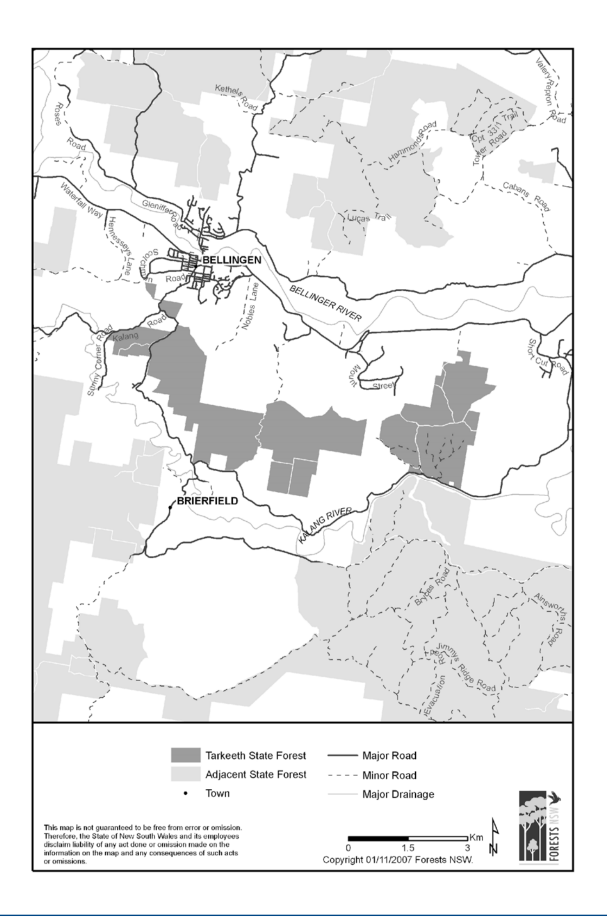
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

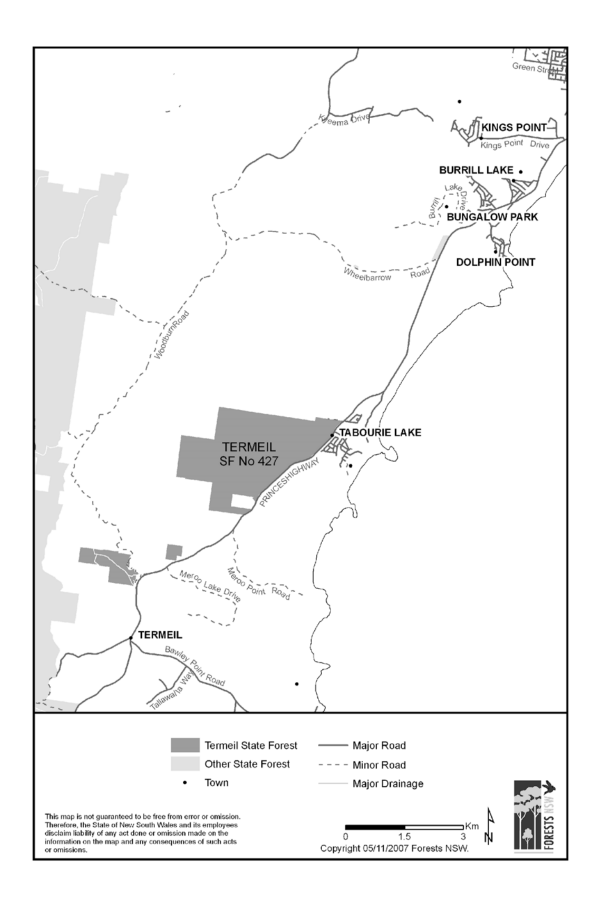
## 3. Requirements of the declaration

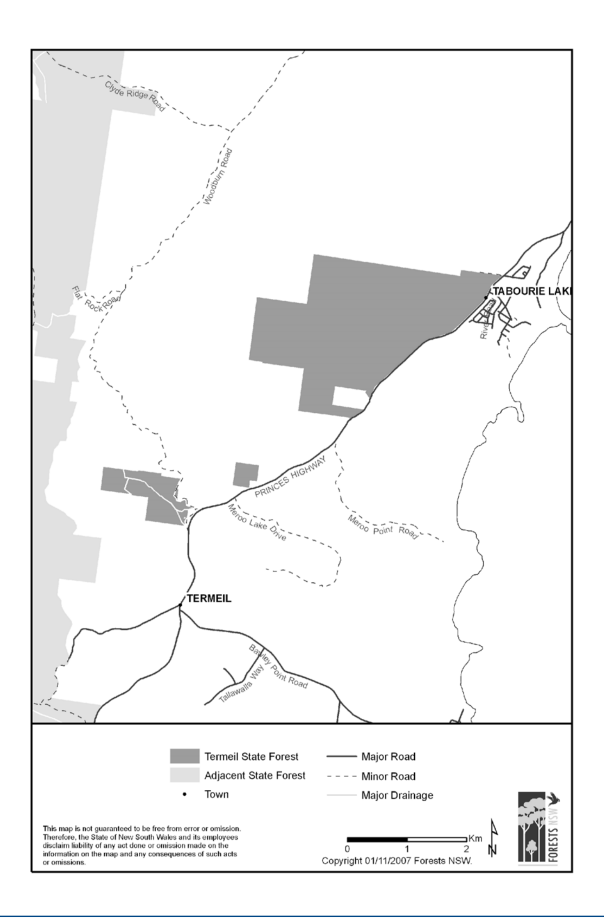
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

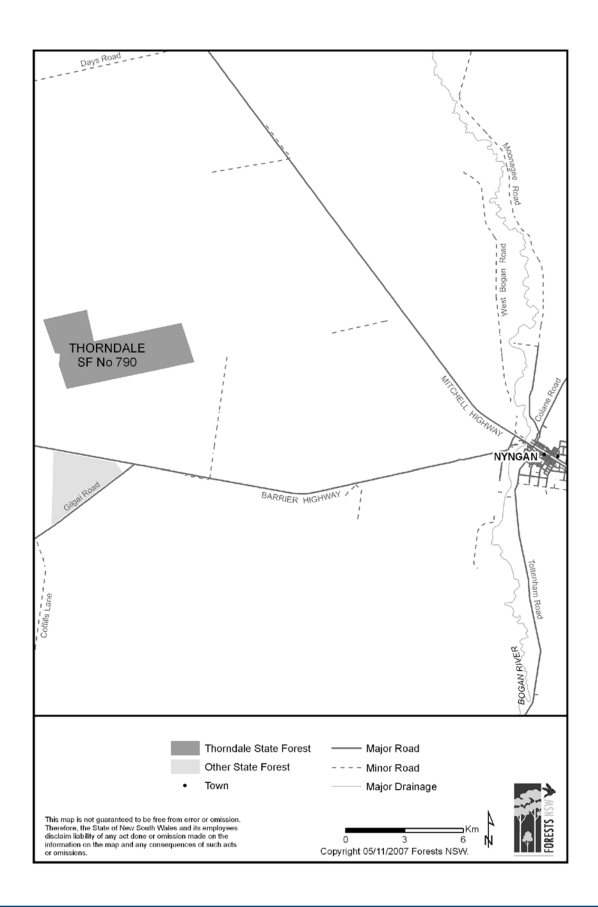
## 3. Requirements of the declaration

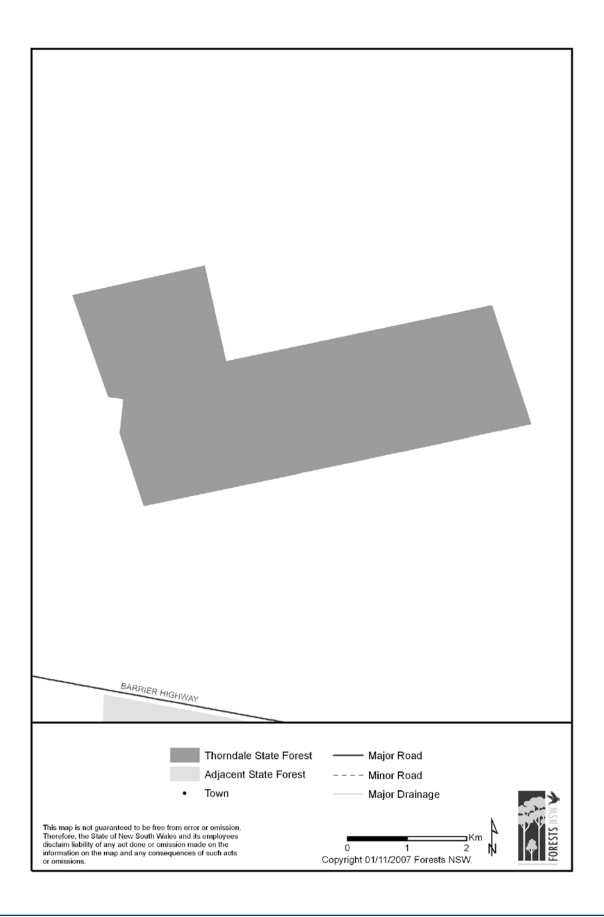
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

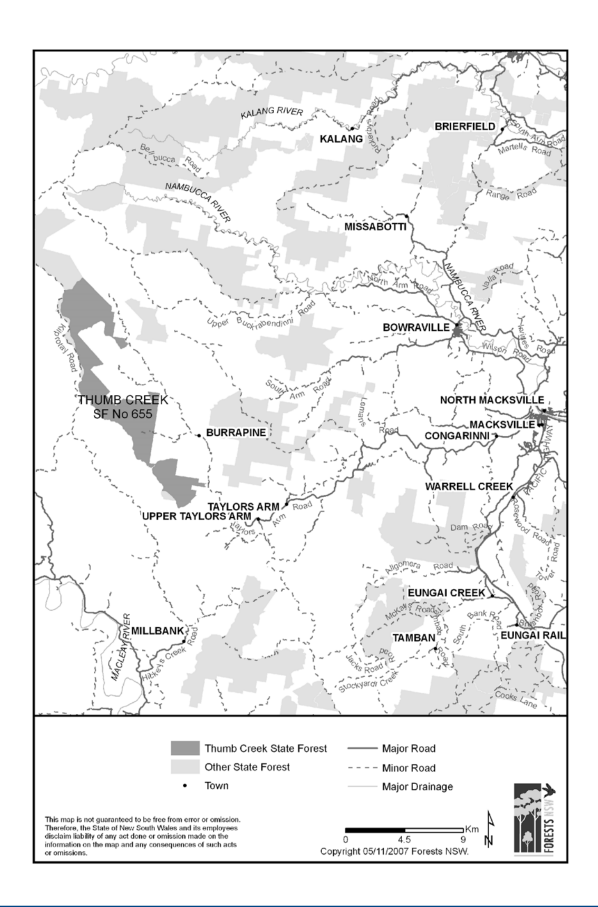
## 3. Requirements of the declaration

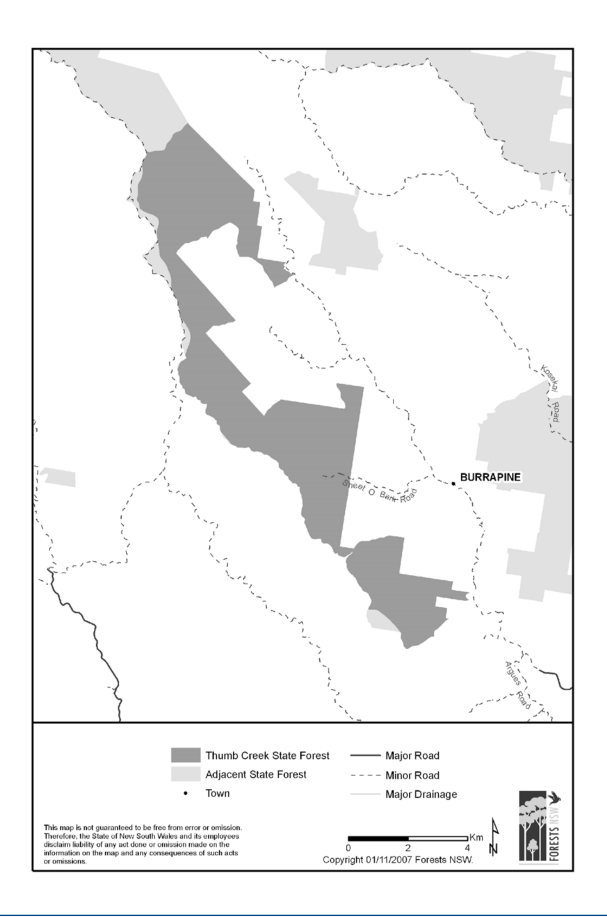
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

### **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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

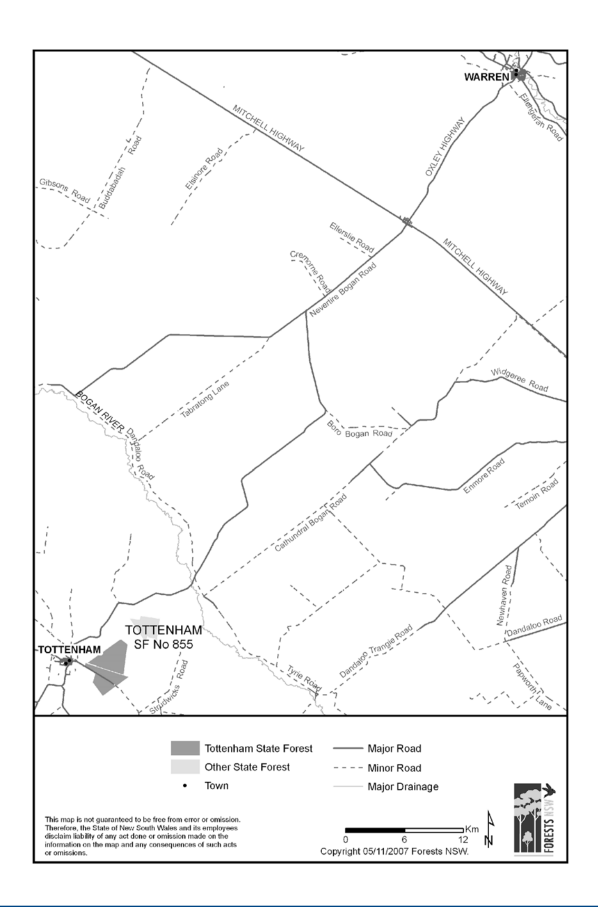
## 3. Requirements of the declaration

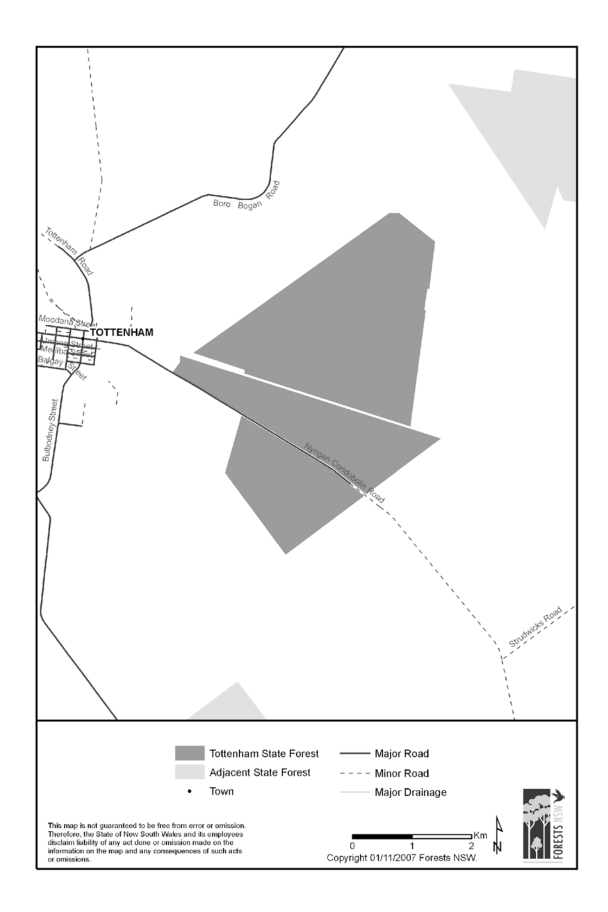
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

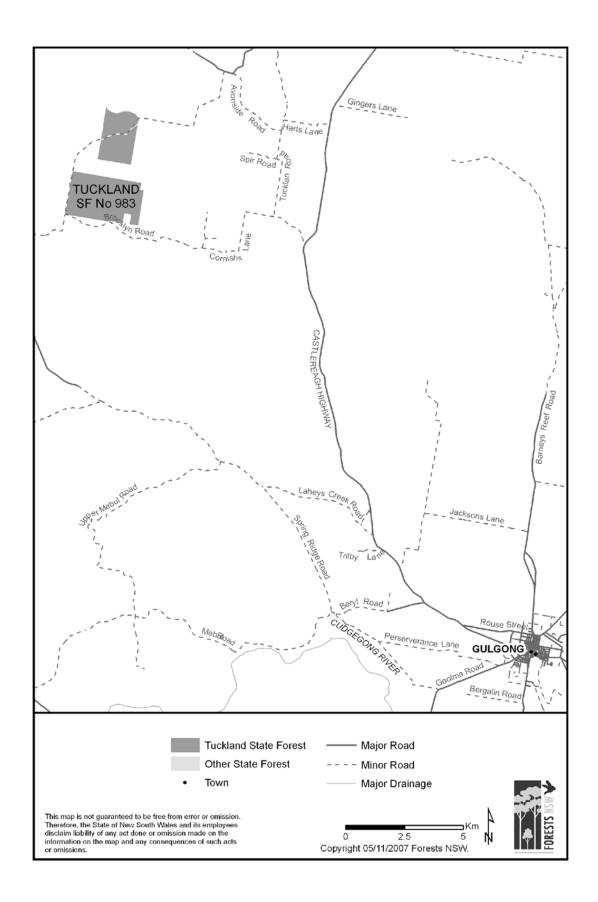
## 3. Requirements of the declaration

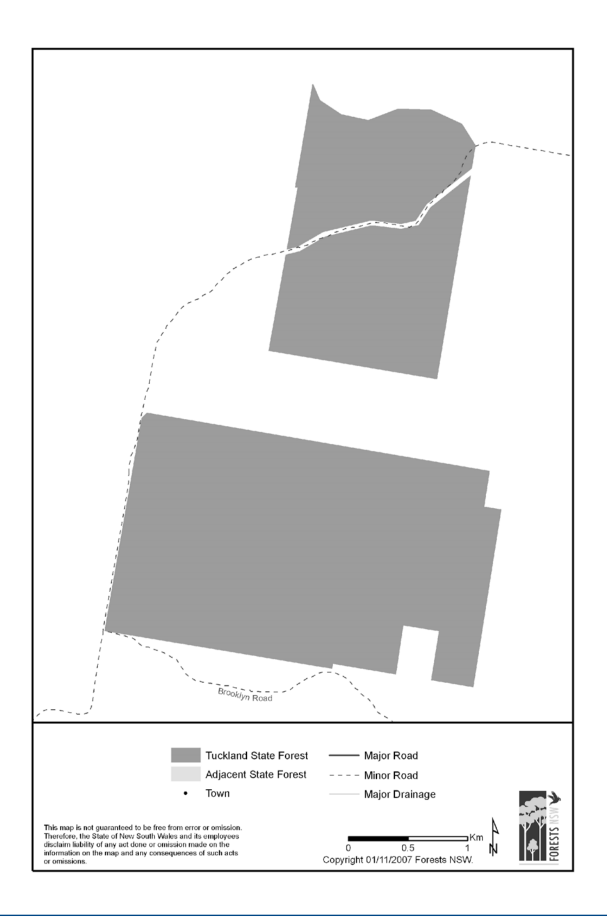
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

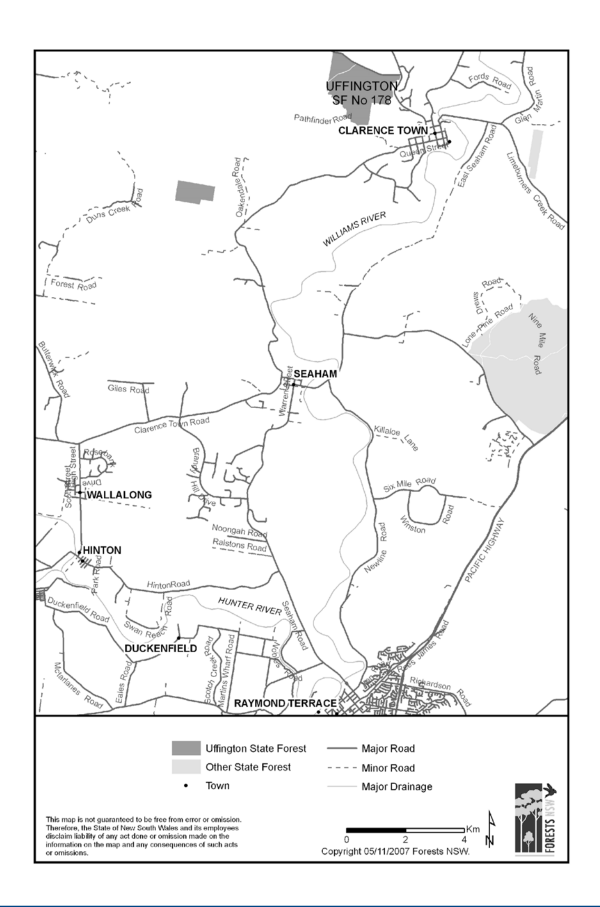
## 3. Requirements of the declaration

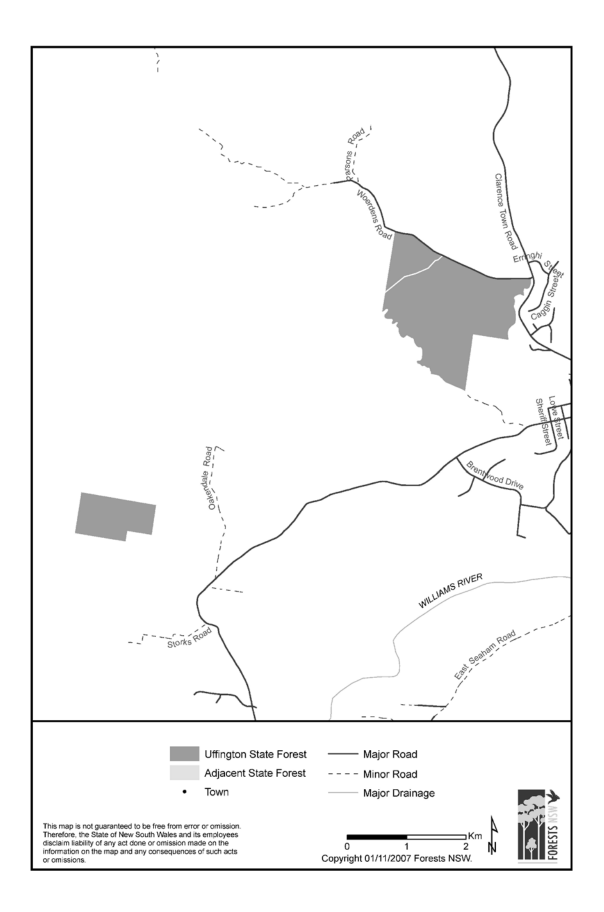
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

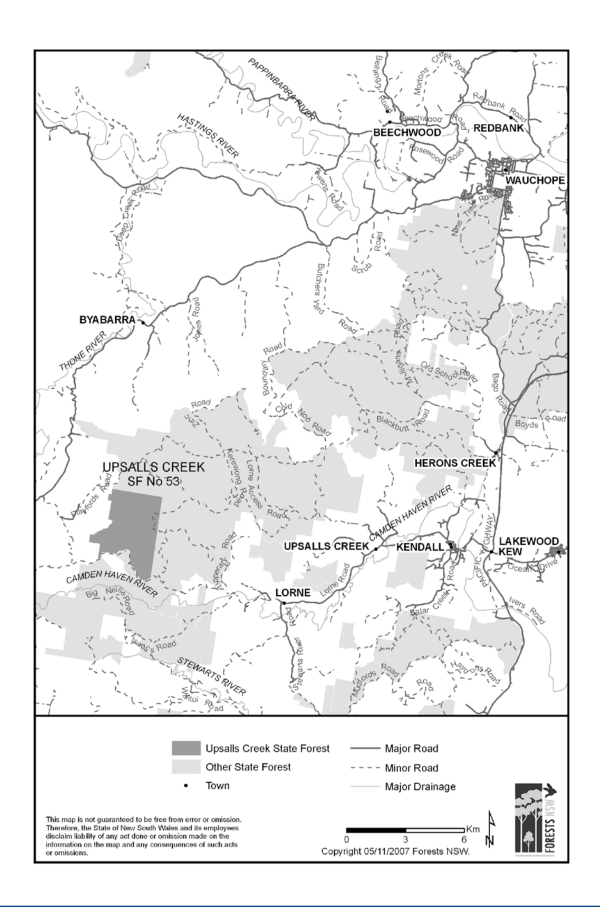
## 3. Requirements of the declaration

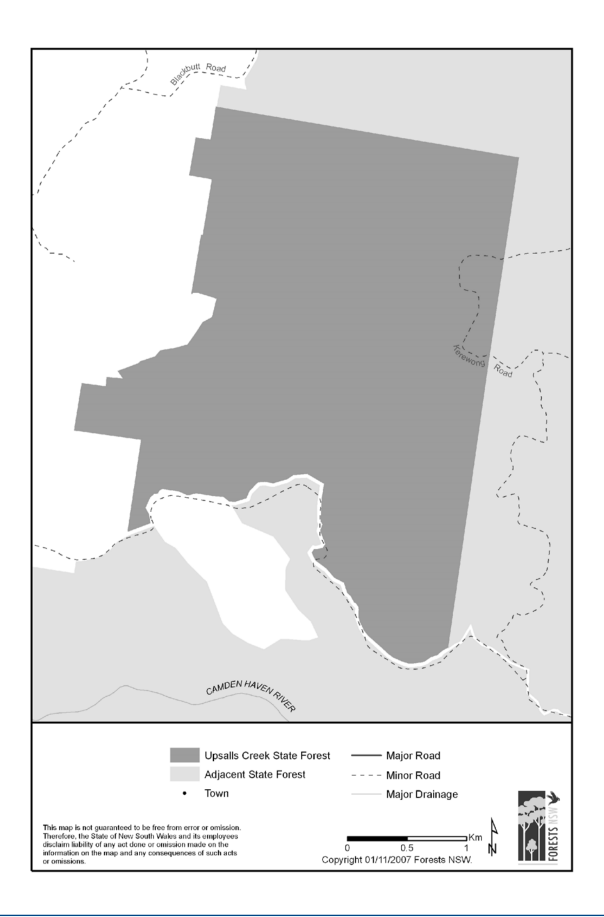
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

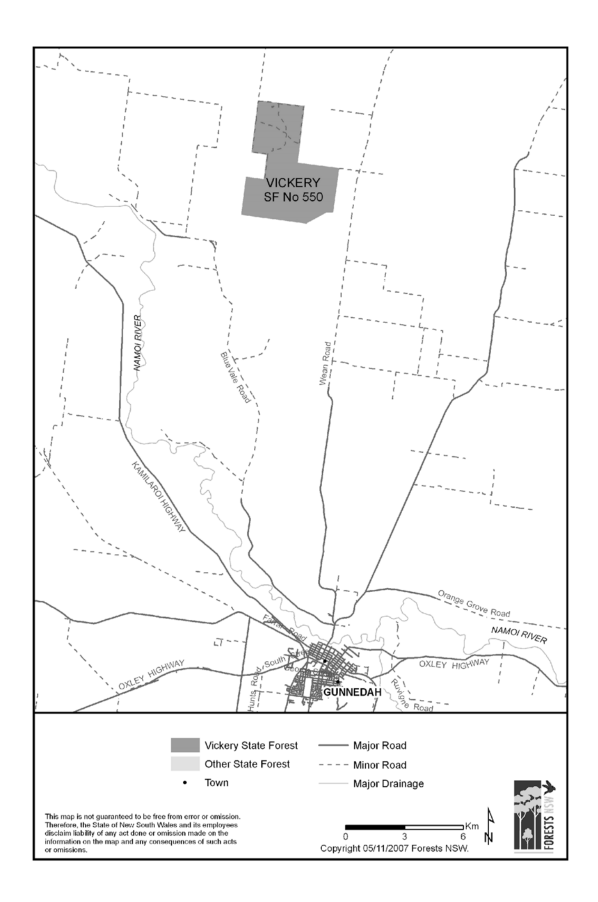
## 3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

#### 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

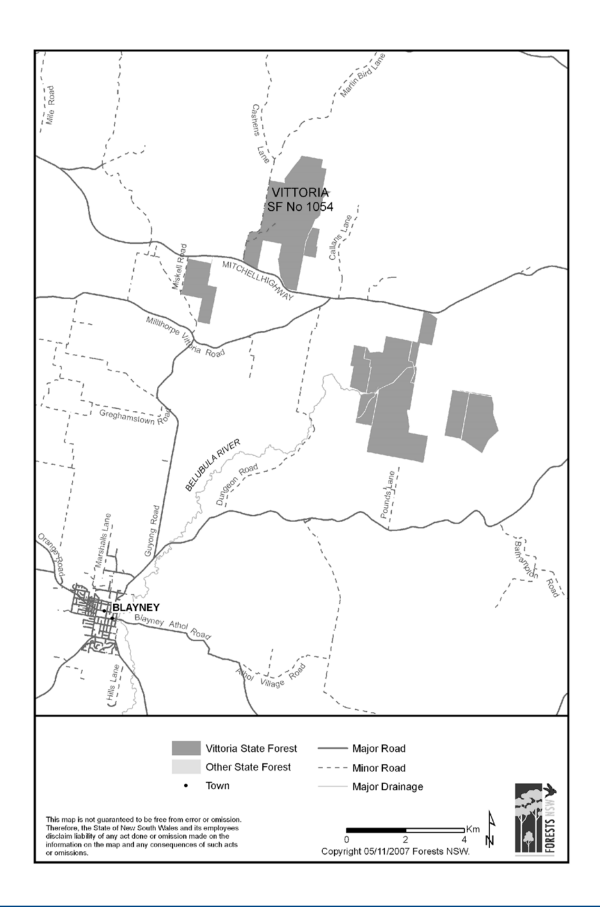
## 3. Requirements of the declaration

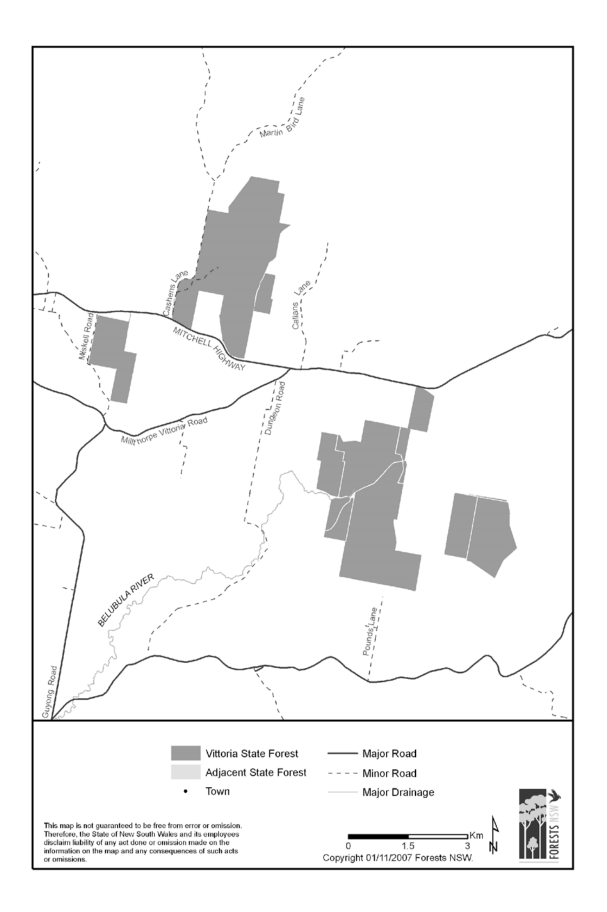
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

## SCHEDULE 1 - the declared land

### 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

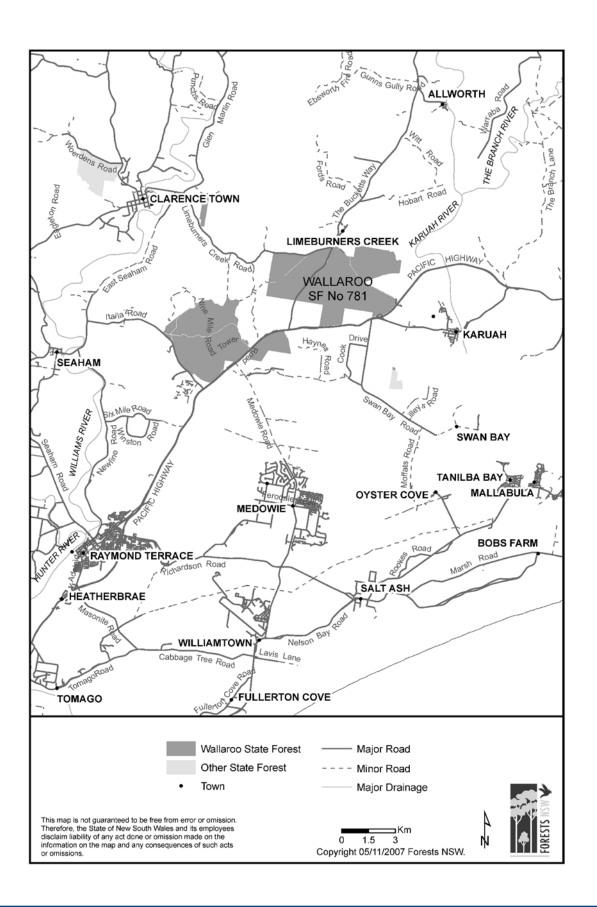
## 3. Requirements of the declaration

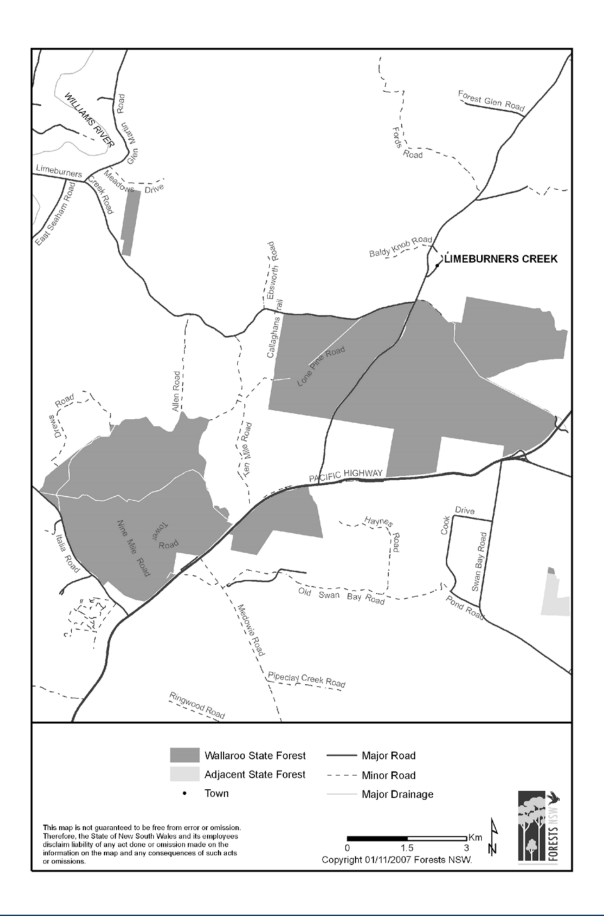
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

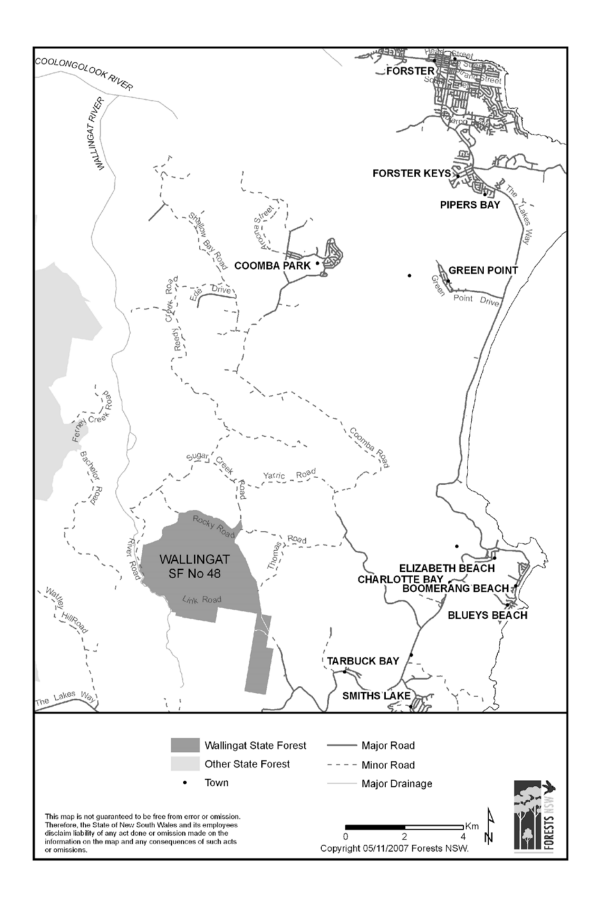
## 3. Requirements of the declaration

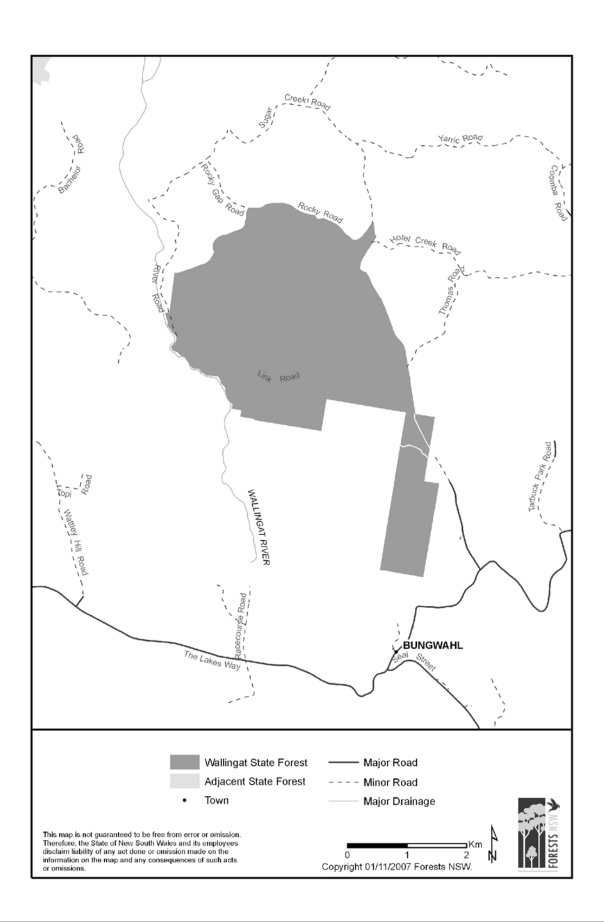
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

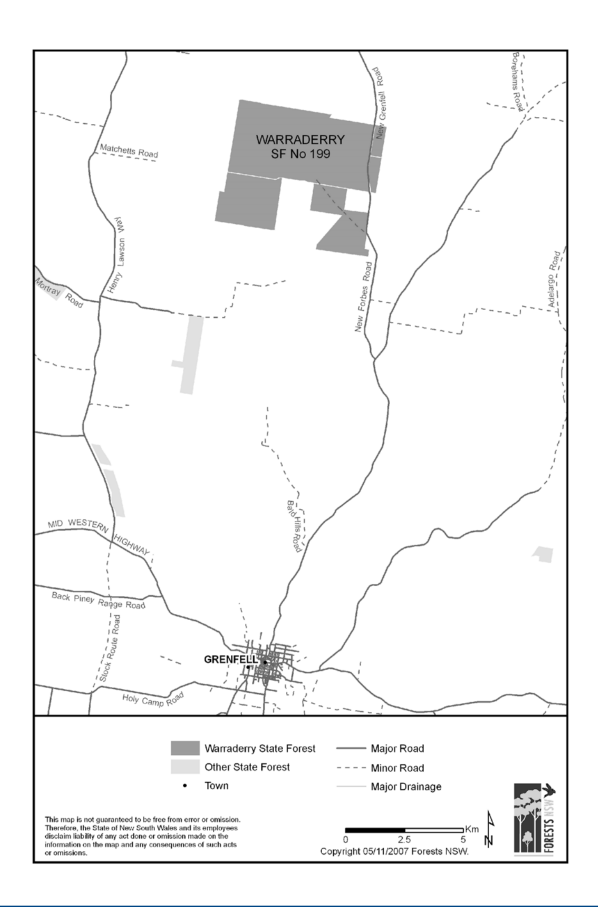
## 3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

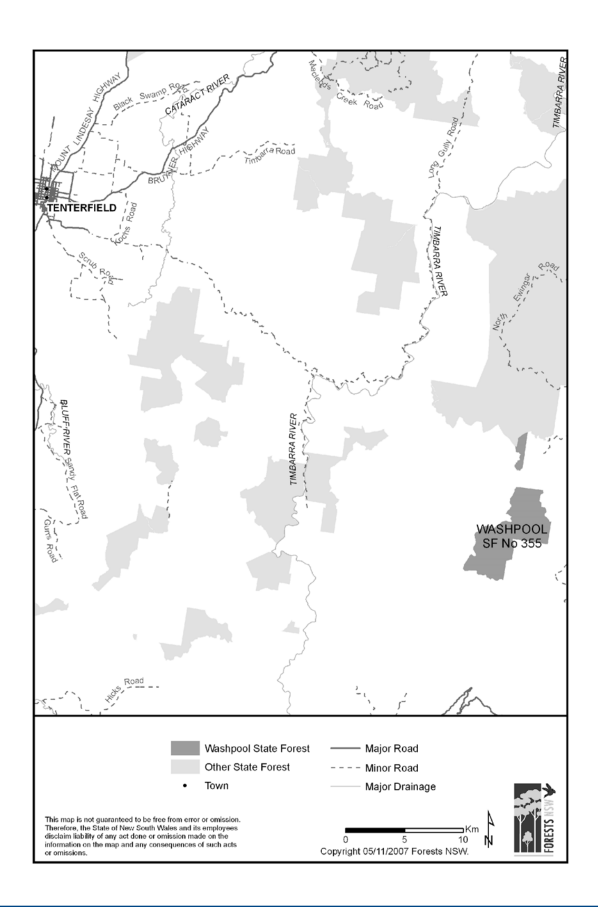
## 3. Requirements of the declaration

A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

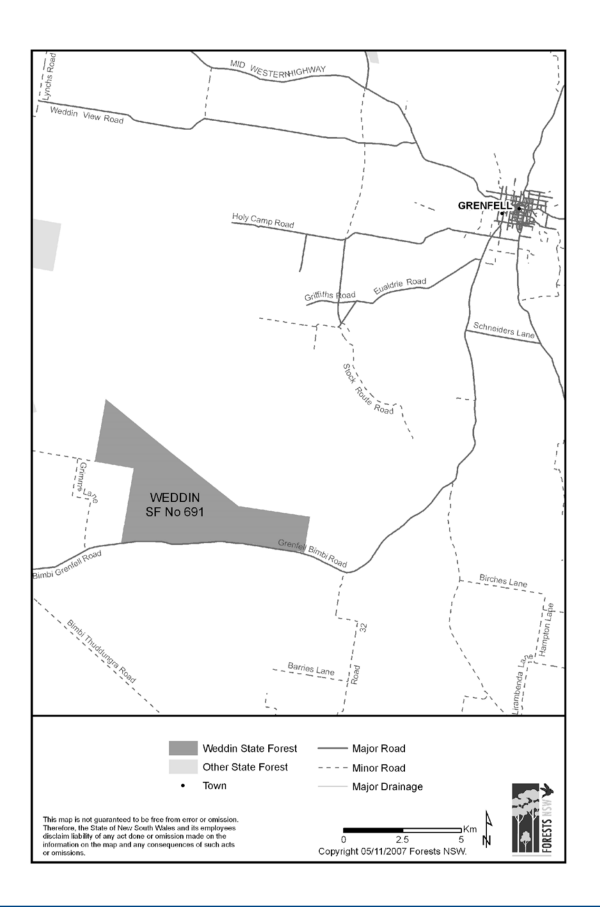
## 3. Requirements of the declaration

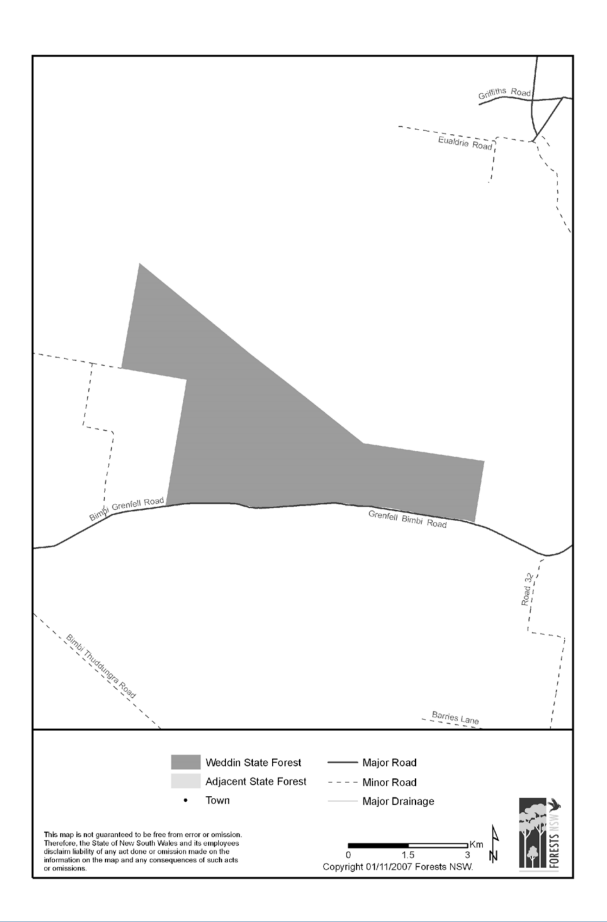
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land

#### **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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

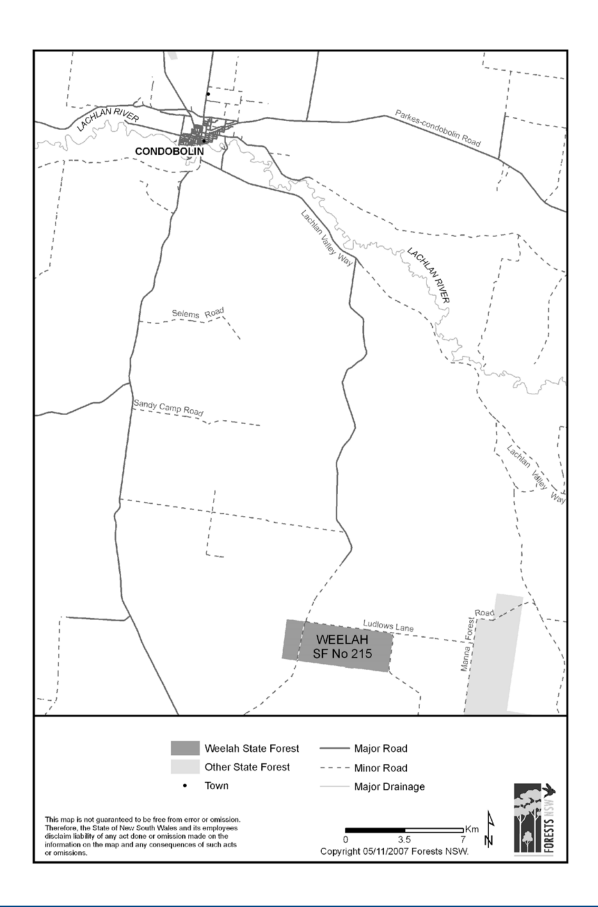
## 3. Requirements of the declaration

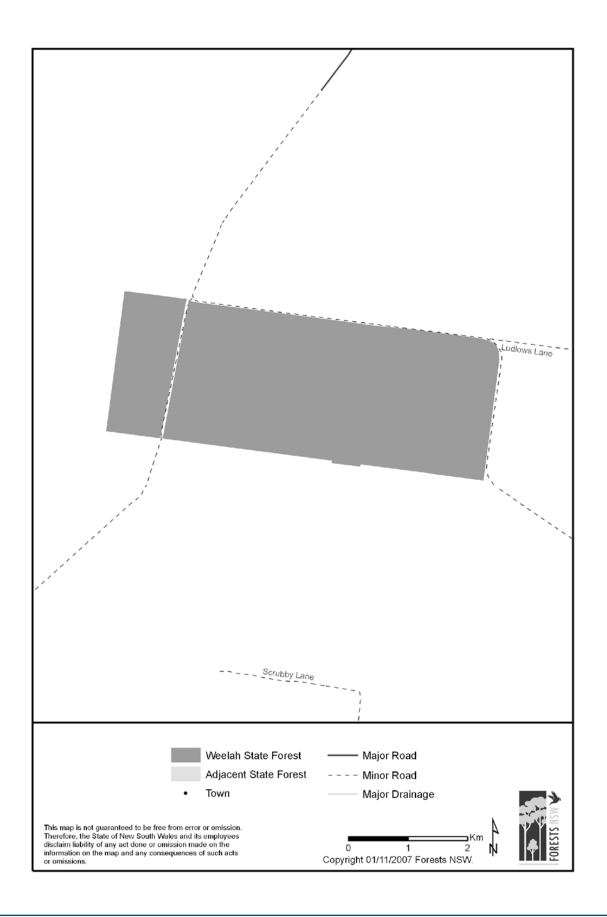
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

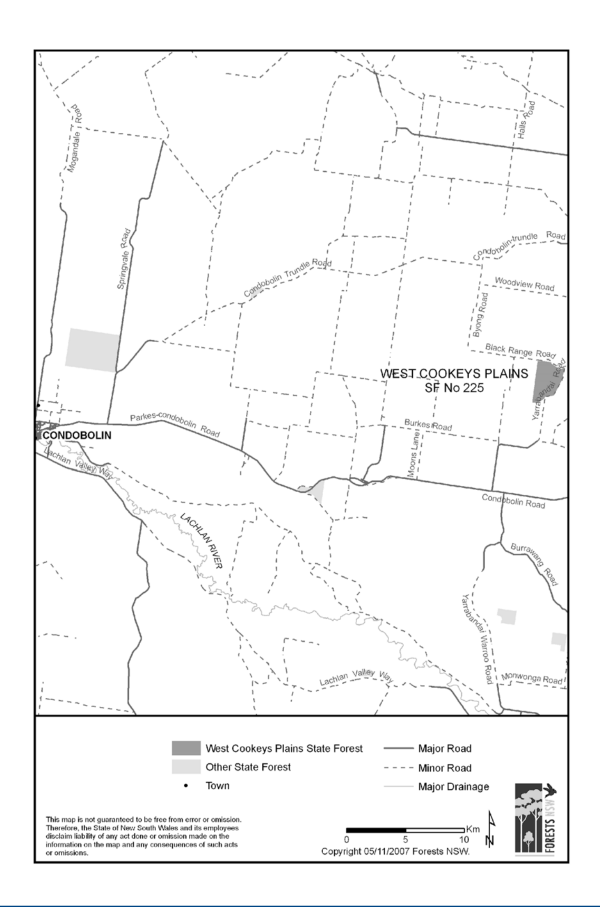
## 3. Requirements of the declaration

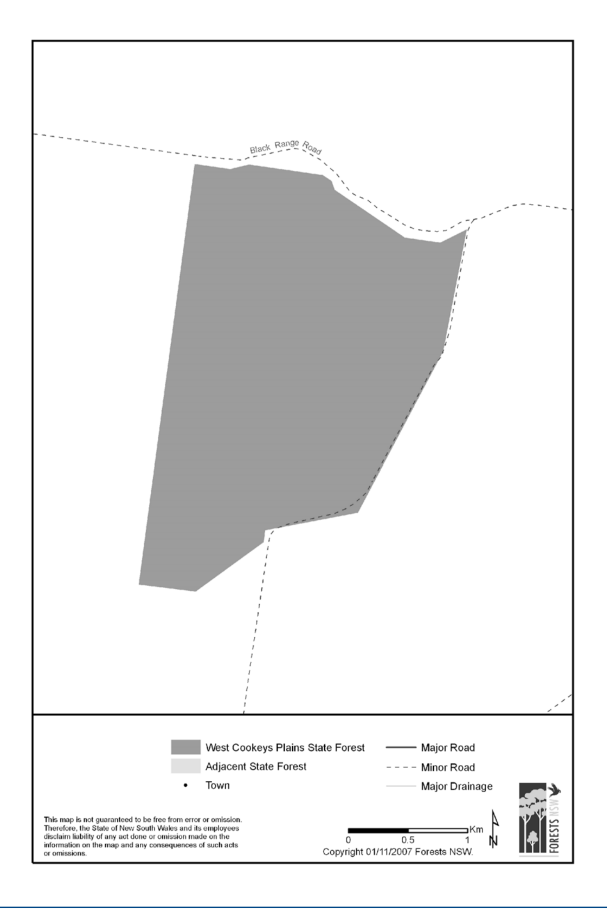
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

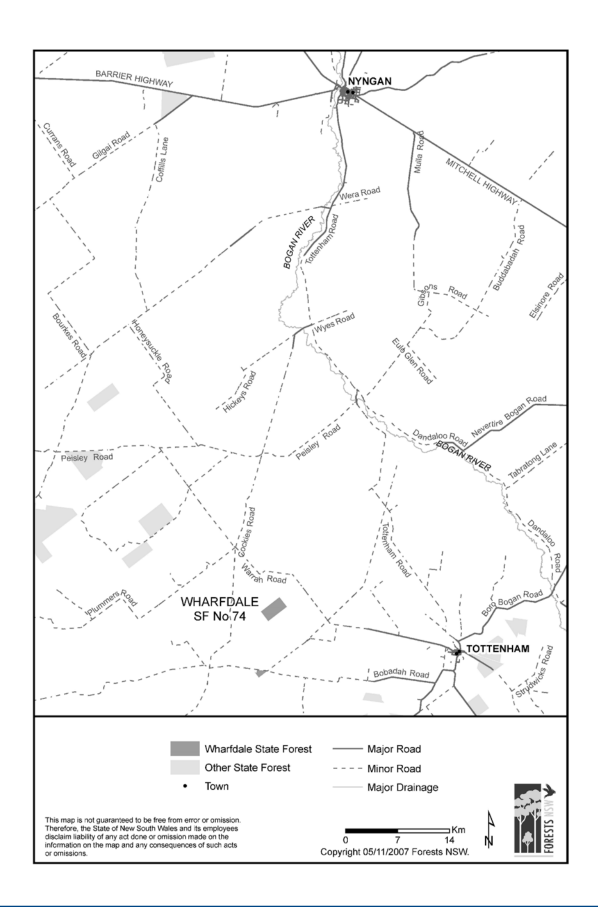
## 3. Requirements of the declaration

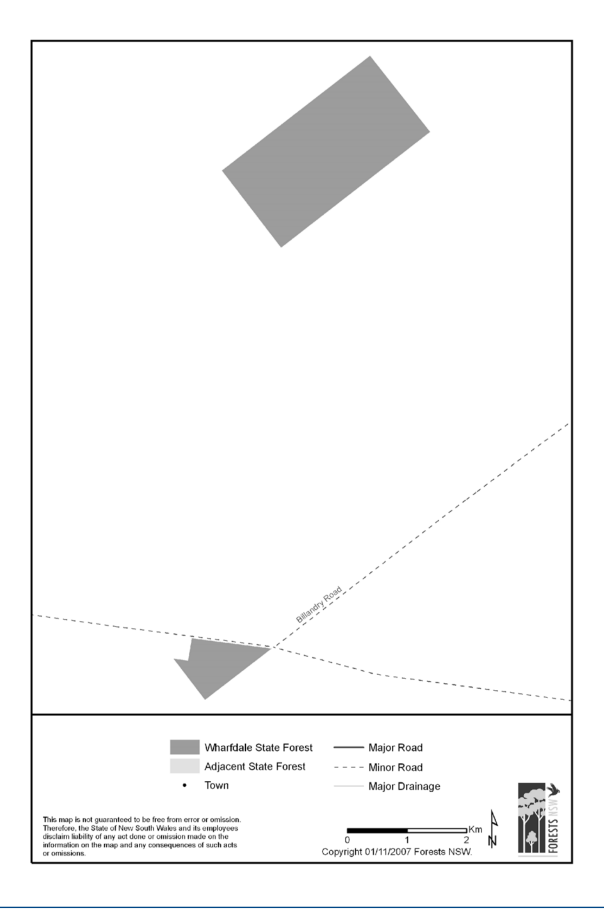
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

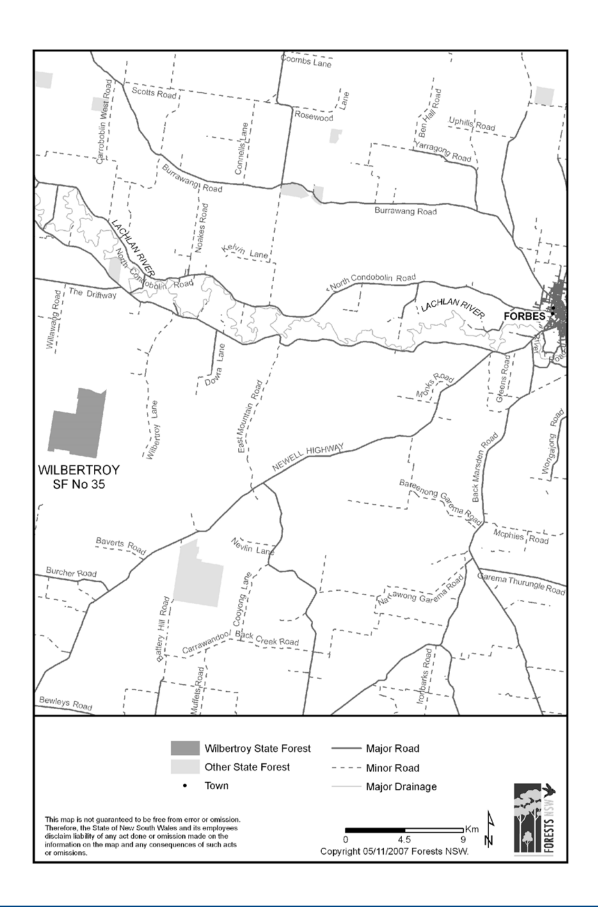
## 3. Requirements of the declaration

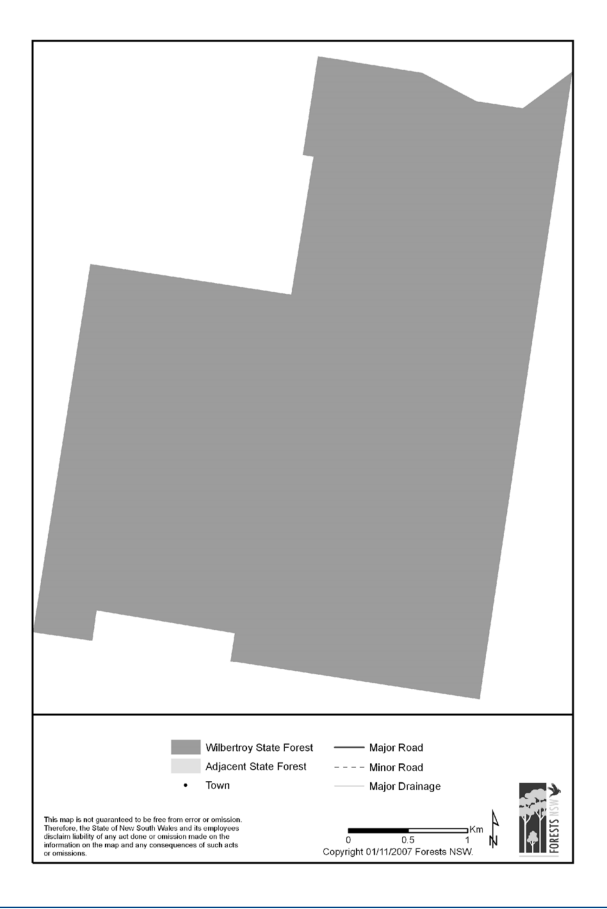
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

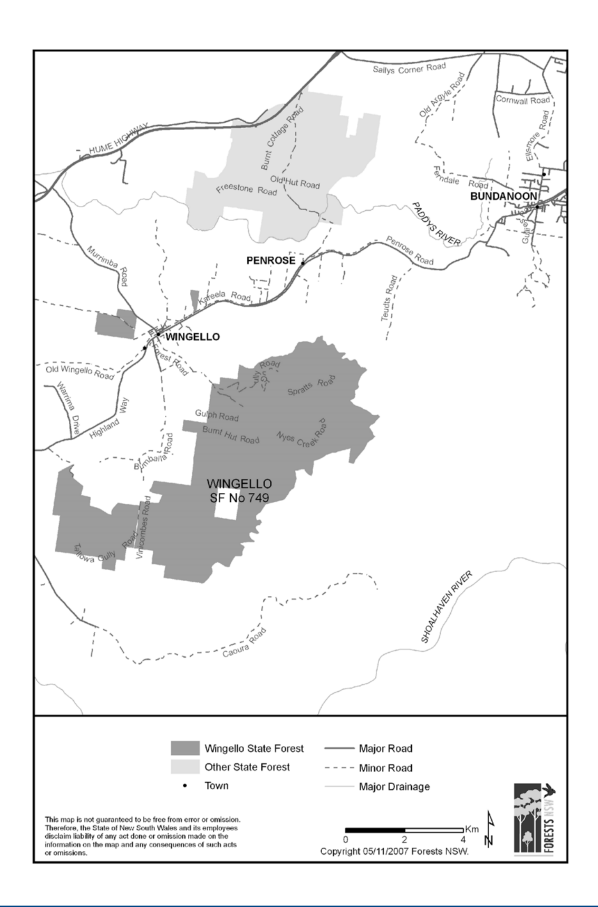
## 3. Requirements of the declaration

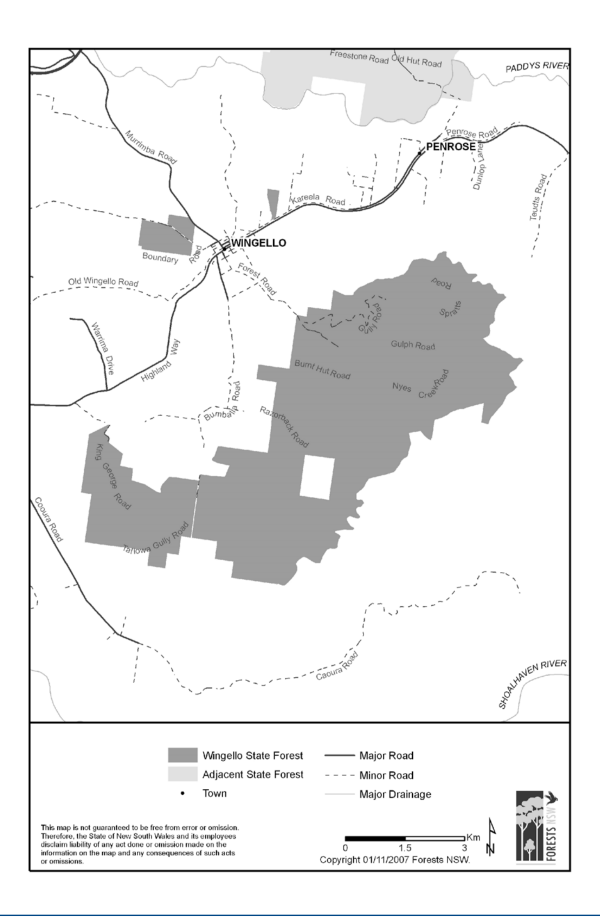
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008





# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

## 3. Requirements of the declaration

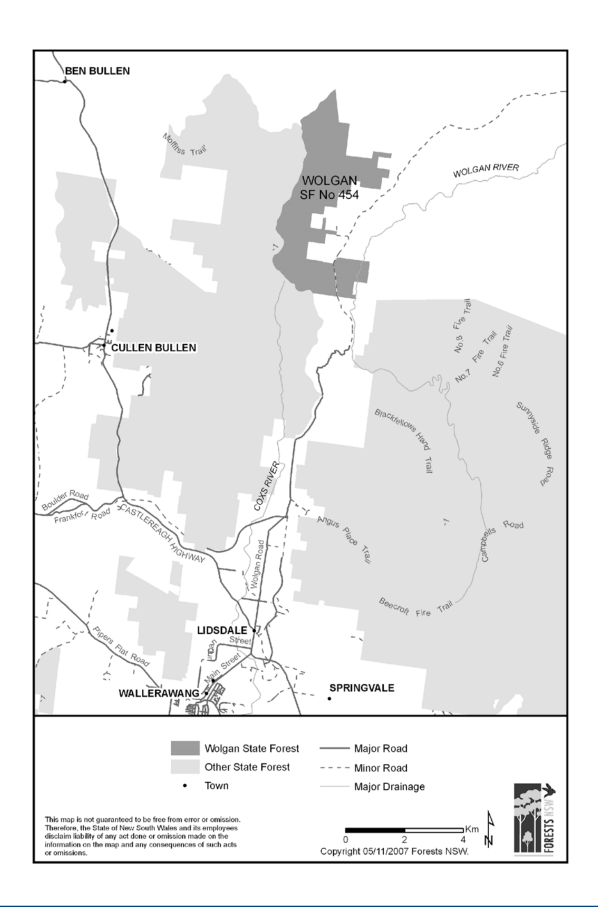
A person who hunts on the declared lands must:

- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

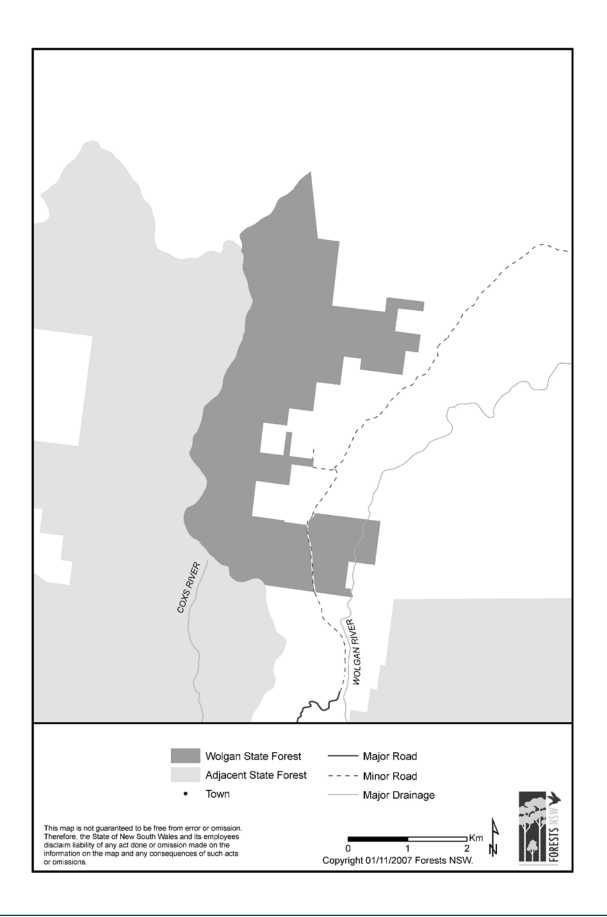
NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

Dated this 28th day of April 2008

## **APPENDIX A Locality**



## **APPENDIX B Location**



## GAME AND FERAL ANIMAL CONTROL ACT 2002 ORDER

# Declaration of public lands for hunting for the purposes of the Game and Feral Animal Control Act 2002

I, IAN MACDONALD, MLC, Minister for Primary Industries, pursuant to section 20 of the Game and Feral Animal Control Act 2002 after having had regard to the matters set out in section 20(4), declare that game animals on public land described in Schedule 1 may be hunted by persons duly licensed, subject to the terms contained in Schedule 2.

# SCHEDULE 1 - the declared land 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 2nd of May 2008.

## 2. Authority of this declaration

This declaration does not confer authority to do anything that is inconsistent with the requirements of any other Act or law.

## 3. Requirements of the declaration

A person who hunts on the declared lands must:

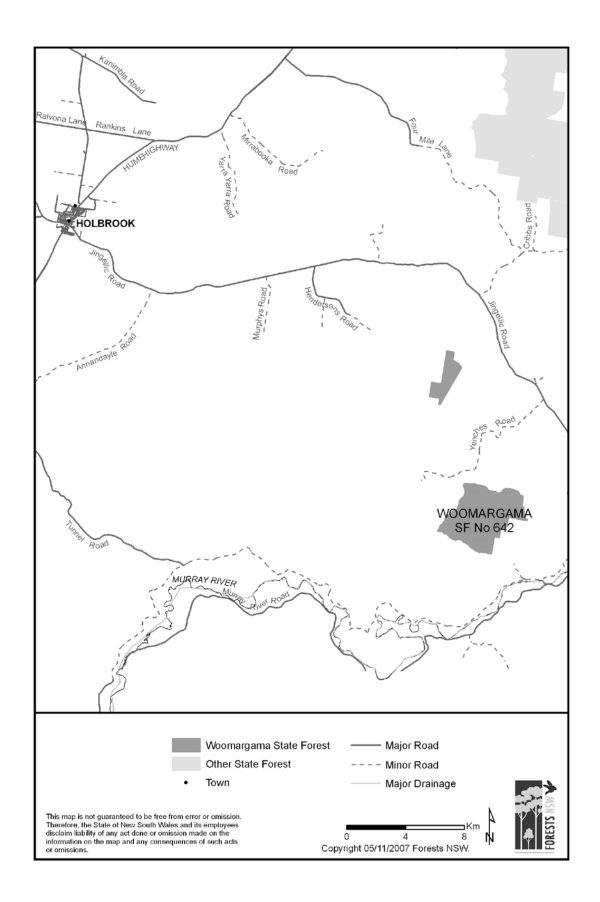
- (a) Gain written permission from Forests NSW or the Game Council on behalf of Forests NSW prior to accessing the declared lands;
- (b) Comply with all conditions in the written permission; and
- (c) Comply with any sign erected by Forests NSW or any sign approved by Forests NSW and erected by the Game Council.

NOTE: This declaration is limited to game animals as prescribed in section 5(1) and section 5(2) of the Game and Feral Animal Control Act 2002.

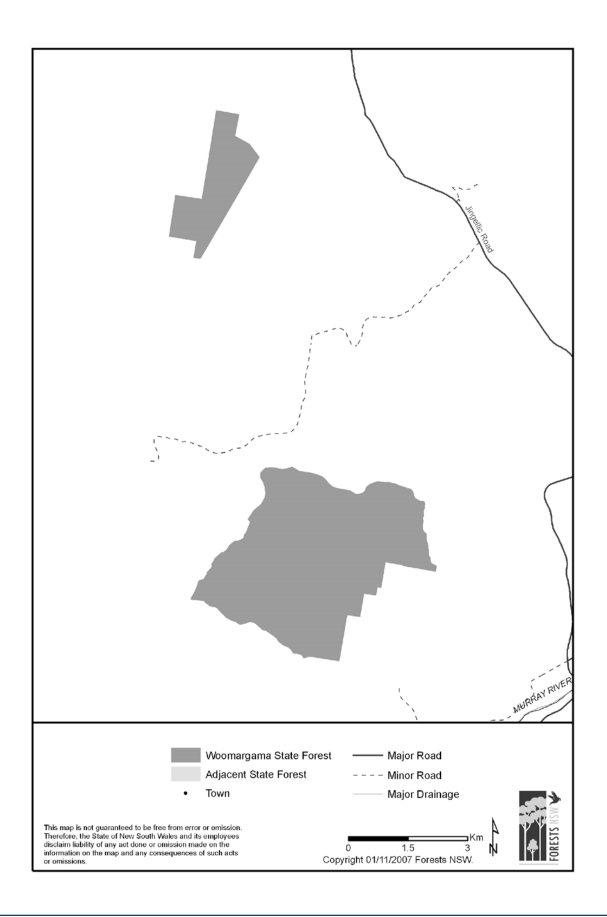
Dated this 28th day of April 2008

IAN MACDONALD, MLC Minister for Primary Industries

## **APPENDIX A Locality**



## **APPENDIX B Location**



# **Roads and Traffic Authority**

### **ROAD TRANSPORT (GENERAL) ACT 2005**

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation 2005

MURRUMBIDGEE SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

Murrumbidgee Shire Council (by delegation from the Minister for Roads)

#### **SCHEDULE**

#### 1. Citation

This Notice may be cited Murrumbidgee Shire Council Notice No. 02/2008.

#### 2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette.

#### 3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

#### 4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

#### 5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
RT	MR 539	Leeton/Darlington Point Road		MR 539 boundary point of Leeton Shire	None

#### ROAD TRANSPORT (GENERAL) ACT 2005

Notice under Clause 20 the Road Transport (Mass, Loading and Access) Regulation 2005

LEETON SHIRE COUNCIL, in pursuance of Division 4 of Part 2 of the Road Transport (Mass, Loading, Access) Regulation 2005, by this Notice, specify the routes and areas on or in which Road Train Vehicles may be used subject to any requirements or conditions set out in the Schedule.

General Manager, Leeton Shire Council (by delegation from the Minister for Roads)

#### **SCHEDULE**

#### 1. Citation

This Notice may be cited as Leeton Shire Council Notice No. 1/2008.

### 2. Commencement

This Notice takes effect on the date of publication in the NSW Government Gazette.

#### 3. Effect

This Notice remains in force until 30 September 2010 unless it is amended or repealed earlier.

#### 4. Application

This Notice applies to those Road Train vehicles which comply with Schedule 1 of the Road Transport (Mass, Loading and Access) Regulation 2005 and Schedule 2 of the Road Transport (Vehicle Registration) Regulation 2007.

#### 5. Routes

Туре	Road No.	Road Name	Starting Point	Finishing Point	Conditions
RT	MR 539	Leeton/Darlington Point Road	Leeton Shire Boundary	1km from Leeton Shire Boundary	None

### **ROADS ACT 1993**

Notice of Dedication of Land as Public Road at Hazelbrook in the Blue Mountains City 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.

Alan M Flett Manager, Compulsory Acquisition & Road Dedication Roads and Traffic Authority of New South Wales

### **SCHEDULE**

ALL those pieces or parcels of land situated in the Blue Mountains City Council area, Parish of Woodford and County of Cook, shown as:

Lot 70 Deposited Plan 659059; and

Lots 19 to 24 inclusive Deposited Plan 1082476.

(RTA Papers: 5/44.1689)

## **Other Notices**

### **ASSOCIATIONS INCORPORATION ACT 1984**

Transfer of Incorporation Pursuant to Section 48(4)(a)

TAKE NOTICE that the company "The Australian Cashmere Growers Association Limited" formerly registered under the provisions of the Corporations Act 2001 is now incorporated under the Associations Incorporation Act 1984 as "Australian Cashmere Growers Association Incorporated" effective 30 April 2008.

KERRI GRANT, Delegate of Commissioner

Office of Fair Trading 30 April 2008

#### ASSOCIATIONS INCORPORATION ACT 1984

Transfer of Incorporation Pursuant to Section 48(4)(a)

TAKE NOTICE that the company "Australian and New Zealand Laboratory Animal Association Limited" formerly registered under the provisions of the *Corporations Act 2001* is now incorporated under the *Associations Incorporation Act 1984* as "Australian and New Zealand Laboratory Animal Association Incorporated" effective 29 April 2008.

KERRI GRANT, Delegate of Commissioner Office of Fair Trading 29 April 2008

## ASSOCIATIONS INCORPORATION ACT 1984

Reinstatement of cancelled Association pursuant to section 54(4)

THE incorporation of the METROPOLITAN ABORIGINAL ASSOCIATION INCORPORATED (Y2904517) cancelled on 04 April 2008 is reinstated pursuant to section 54 (4) of the Associations Incorporation Act 1984.

Dated: The 29th day of April 2008.

CHRISTINE GOWLAND, Delegate of Commissioner Office of Fair Trading

#### **CASINO CONTROL ACT 1992**

Order

PURSUANT to section 66(1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, approve the following amendments to the rules for the playing of the game of "Poker" in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

- (1) Amendments to the rules for the playing of "Poker"
  - (a) Poker sub-rule 27.7.3 is repealed and in substitution therefor, the following new sub-rule 27.7.3 is approved:
    - 27.7.3 Where two or more all-in players who would have been eligible for a place in the tournament are eliminated in the same

round of play, the winner/place getter shall be the player who had the higher table stake before the round of play in which they were eliminated commenced.

- (1) If two or more players are eliminated from the same table in a single round of play those players will attain a tournament ranking according to the value of each of their banks of tournament chips as at the commencement of that round of play. If those banks of tournament chips are of equal value, those players will attain an equal tournament ranking.
- (2) Without limiting clause 1) above, if two or more players are eliminated from two different tables on a corresponding round of play, those players will attain an equal tournament ranking, regardless of the value of each of their banks of tournament chips as at the commencement of that round of play.
- (3) Where Electronic Poker is in play and players had the same value of tournament chip account credits at the commencement of the round of play, then the higher ranking will be given to the player closest to the left of the button in a clockwise direction.
- (b) Poker sub-rule 27.9.2.4 is repealed and in substitution therefor, the following new sub-rule 27.9.2.4 is approved:
  - 27.9.2.4 Where two or more all-in players who would have been eligible for a place in the tournament are eliminated in the same round of play, the winner/place getter shall be determined by a count back (as per rule 27.7.3).

This Order shall take effect on from the date of publication.

Signed at Sydney, this 30th day of April 2008.

BRIAN FARRELL, Chief Executive, for and on behalf of the Casino Control Authority.

#### **CORPORATIONS ACT 2001**

Notice under section 601AC 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.

Everton Residential Services Inc (In Liquidation)

Dated this fifteenth day of April 2008.

C. GOWLAND, Delegate of the Registrar of Co-Operatives

### **CORPORATIONS ACT 2001**

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.

Level 43 MLC Centre Chambers Co-operative Limited

Dated this twenty third day of April 2008.

C. GOWLAND, Delegate of the Registrar of Co-Operatives

#### **CORPORATIONS ACT 2001**

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.

Curlwaa Co-operative Packing Society Limited

Dated this twenty third day of April 2008.

C. GOWLAND, Delegate of the Registrar of Co-Operatives

## **CORPORATIONS ACT 2001**

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.

Fourteenth Floor Wardell Chambers Co-operative Limited

Dated this twenty third day of April 2008.

C. GOWLAND, Delegate of the Registrar of Co-Operatives

## **CORPORATIONS ACT 2001**

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 two months have passed since the publication of this notice.

Local Government Recycling Co-operative Limited

Dated this twenty third day of April 2008.

C. GOWLAND, Delegate of the Registrar of Co-Operatives

## **CORPORATIONS ACT 2001**

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 two months have passed since the publication of this notice.

Not Just a Co-operative Limited

Dated this twenty third day of April 2008.

C. GOWLAND, Delegate of the Registrar of Co-Operatives

#### CORPORATIONS ACT 2001

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.

The Property Times Co-operative Ltd

Dated this twenty third day of April 2008.

C. GOWLAND, Delegate of the Registrar of Co-Operatives

#### **GEOGRAPHICAL NAMES ACT 1966**

#### Erratum

THE notice in NSW Government Gazette of 15 June 1973, Folio 4707, refers to the assignment of a geographical name Sheppards Gully. The correct name should be Sheppards Creek. This notice corrects that error.

W. WATKINS, Chairman

Geographical Names Board P O Box 143 Bathurst NSW 2795

#### **HERITAGE ACT, 1977**

Direction pursuant to section 34(1)(A) to list an Item on the State Heritage Register

All Saints Anglican Church, McDonnell Street, Condobolin

#### **SHR No 1787**

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B".

FRANK SARTOR, M.P., inister for Planning

Sydney, 11 February 2008.

### SCHEDULE "A"

The item known as All Saints Anglican Church, Condobolin, situated on the land described in Schedule "B".

#### SCHEDULE "B"

All those pieces or parcels of land known as Lot 1 DP 1112124 and Part Lot 2 DP 1112124 in Parish of Condobolin, County of Cunningham, shown on the plan catalogued HC 2170 in the office of the Heritage Council of New South Wales.

#### **HERITAGE ACT 1977**

Direction pursuant to section 34(1)(A) to list an item on the State Heritage Register

Electricity Substation No. 167, 93 Parramatta Road, Auburn

#### **SHR No 1790**

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B". The listing is subject to the exemptions from approval under Section 57(2) of the Heritage Act, 1977, described in Schedule "C" and in addition to the standard exemptions.

FRANK SARTOR, M.P., Minister for Planning

Sydney, 16 April 2008.

## SCHEDULE "A"

The item known as Electricity Substation No. 167, situated on the land described in Schedule "B".

#### SCHEDULE "B"

All those pieces or parcels of land known as Lots A and C DP 347473 and Lot 167 DP 610769 in the Parish of St John, County of Cumberland shown on the plan catalogued HC 2233 in the office of the Heritage Council of New South Wales.

#### SCHEDULE "C"

In accordance with section 57(2) of the Heritage Act recommend that, in addition to the Heritage Council Standard Exemptions, the Minister grant the following exemptions from section 57(1) to cover works in progress prior to potential gazettal:

• All works and activities currently in progress for Electricity Substation No. 167, Auburn that have been approved under Part 5 of the Environmental Planning and Assessment Act 1979, notified to Auburn Council and outlined in the following documents: Heritage Impact Assessment, Graham Brooks and Associates, June 2006; Review of Environmental Factors, Environmental Services Unit, EnergyAustralia, June 2006, and Archival Recording, Graham Brooks and Associates, January 2007.

#### **HERITAGE ACT 1977**

Direction pursuant to section 34(1)(A) to list an item on the State Heritage Register

Electricity Substation No. 269, 36 Anglesea Street, Bondi

#### SHR No 1791

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B". The listing is subject to the exemptions from approval under Section 57(2) of the Heritage Act, 1977, described in Schedule "C" and in addition to the standard exemptions.

FRANK SARTOR, M.P., Minister for Planning

Sydney, 16 April 2008.

#### SCHEDULE "A"

The item known as Electriticy Substation No. 269, situated on the land described in Schedule "B".

#### SCHEDULE "B"

All those pieces or parcels of land known as Lot 1 DP 632238 and Lot1 DP 66636 in Parish of Alexandria, County of Cumberland shown on the plan catalogued HC 2232 in the office of the Heritage Council of New South Wales.

## SCHEDULE "C"

In accordance with section 57(2) of the Heritage Act recommend that, in addition to the Heritage Council Standard Exemptions, the Minister grant the following exemptions from section 57(1) to cover works in progress prior to potential gazettal:

• Proposed works for Electricity Substation No. 269, Bondi that will not have a material effect on the heritage significance of the item, being the proposed replacement of the existing asbestos roof with colourmatched colourbond roofing and other works to be advised. These works are expected to be submitted for approval under Part 5 of the Environmental Planning and Assessment Act 1979, notified to Waverley Council and submitted to the Heritage Office for comment in early 2007.

#### **HERITAGE ACT 1977**

Direction pursuant to section 34(1)(A) to list an item on the State Heritage Register

Electricity Substation No. 349, 2A Frances Street, Randwick

#### **SHR No 1792**

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to list the item of environmental heritage specified in Schedule "A" on the State Heritage

Register. This listing shall apply to the curtilage or site of the item, being the land described in Schedule "B".

FRANK SARTOR, M.P., Minister for Planning

Sydney, 16 April 2008.

#### SCHEDULE "A"

The item known as Electricity Substation No. 349, situated on the land described in Schedule "B".

#### SCHEDULE "B"

All those pieces or parcels of land known as Lot 1 DP 182713 in Parish of Alexandria, County of Cumberland shown on the plan catalogued HC 2231 in the office of the Heritage Council of New South Wales.

#### **HERITAGE ACT 1977**

Direction pursuant to section 34(1)(a) to de-list an item from the State Heritage Register

Records Repository, 134 Lennox Street, Newtown

#### SHR No 00932

IN pursuance of Section 34(1)(a) of the Heritage Act, 1977, I, the Minister for Planning, having considered a recommendation of the Heritage Council of New South Wales, direct the Council to de-list the item of environmental heritage specified in Schedule "A" from the State Heritage Register. This de-listing shall apply to the curtilage or site of the item, being the land described in Schedule "B".

FRANK SARTOR, M.P., Minister for Planning

Sydney, 16 April 2008.

#### SCHEDULE "A"

The item known as the Records Repository, situated on the land described in Schedule "B".

#### SCHEDULE "B"

All those pieces or parcels of land known as Lot 1 DP 82162 in Parish of Petersham, County of Cumberland shown on the plan catalogued HC 2234 in the office of the Heritage Council of New South Wales.

# INDEPENDENT PRICING AND REGULATORY TRIBUNAL

www.ipart.nsw.gov.au

7 May 2008

**Invitation to Comment** 

Application for Electricity Retail Supplier Licence

THE Tribunal has received an application for an electricity retail supplier's licence under the Electricity Supply Act 1995 from BBP Energy Markets Pty Ltd (ACN 128 696 097) to operate in New South Wales.

The Tribunal seeks public submissions on this application. Submissions should address the assessment criteria contained in the Electricity Supply Act 1995.

A copy of this application can be viewed and downloaded from the Tribunal's website at www.ipart.nsw.gov.au

All submissions should reach the Tribunal by COB 18 June 2008.

Please direct all enquiries to Mr Gary Drysdale on (02) 9290 8477.

JAMES PCOX.

Chief Executive Officer and Full Time Member

Independent Pricing and Regulatory Tribunal PO Box Q290, QVB Post Office NSW 1230

#### **LOCAL GOVERNMENT ACT 1993**

Notice under section 566(3)

I, the Hon Paul Lynch MP, Minister for Local Government, in pursuance of section 566(3) of the Local Government Act 1993, do by this notice specify that for the period 1 July 2008 to 30 June 2009, both inclusive, the maximum rate of interest that may be set by a council in respect of rates and charges that remain unpaid after they become due and payable shall be 10 per cent per annum.

Dated this 5th day of April 2008.

Hon PAUL LYNCH, M.P., Minister for Local Government

#### **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: Goulburn Mulwaree Council Upper Lachlan Shire Council Yass Valley Council

The Local Bush Fire Danger period has been extended for the period 1 May until 16 May 2008.

During this period permits pursuant to Section 87 of the Rural Fires Act 1997 as amended will be required for the lighting of fire for the purposes of land clearance or fire breaks.

SHANE FITZSIMMONS, AFSM, Commissioner

## TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No. 109:

Railway Level Crossing near Bon Accord on the Junee to Albury

Section of the Main South line at rail kilometres 541.670

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

JOHN ARTHUR WATKINS, M.P., Minister for Transport

### TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway level crossing under section 99B of the Transport Administration Act 1988 No 109:

Railway Level Crossing at Trahairs Lane, Wagga Wagga on the Junee to The Rock

Section of the Main South line at rail kilometres 510.323

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

JOHN ARTHUR WATKINS, M.P., Minister for Transport

#### TRANSPORT ADMINISTRATION ACT 1988 NO 109

THE Minister for Transport has approved of the closure of the following railway overbridge under section 99 B of the Transport Administration Act 1998 No 109:

Railway Overbridge near Mount George on the North Coast Rail Line at rail kilometres 348.035

All rights, easements and privileges in relation to this railway overbridge are now extinguished.

JOHN ARTHUR WATKINS, M.P., Minister for Transport

#### TRANSPORT ADMINISTRATION ACT 1988 NO 109

The Minister for Transport has approved of the closure of the following railway level crossings under section 99 B of the Transport Administration Act 1998 No 109:

Public Railway Level Crossing on the North Coast Rail Line at rail kilometres: 212.755; 400.284; 457.601 and 599.902

All rights, easements and privileges in relation to these railway level crossings are now extinguished.

JOHN ARTHUR WATKINS, M.P., Minister for Transport

### TRANSPORT ADMINISTRATION ACT 1988 NO 109

The Minister for Transport has approved of the closure of the following railway level crossings under section 99 B of the Transport Administration Act 1998 No 109:

Private Railway Level Crossing on the North Coast Rail Line at rail kilometres: 433.900; 469.070 and 614.050

All rights, easements and privileges in relation to these railway level crossings are now extinguished.

JOHN ARTHUR WATKINS, M.P., Minister for Transport

## TRANSPORT ADMINISTRATION ACT 1988 NO 109

The Minister for Transport has approved of the closure of the following railway level crossing under section 99 B of the Transport Administration Act 1998 No 109:

Public Railway Level Crossing on the Muswellbrook to Gulgong Branch Line at rail kilometres 409.728

All rights, easements and privileges in relation to this railway level crossing are now extinguished.

JOHN ARTHUR WATKINS, M.P., Minister for Transport

#### **CASINO CONTROL ACT 1992**

#### Order

PURSUANT to section 66(1) of the Casino Control Act 1992, the Casino Control Authority does, by this Order, approve the following amendments to the rules for the playing of the games of "Baccarat", "Blackjack", "Caribbean Stud Poker", "Four Card Poker", "Three Card Baccarat", "Three Card Poker" in the casino operated by Star City Pty Limited under licence granted by the Casino Control Authority on 14 December 1994:

## (1) Amendments to the rules for the playing of "Baccarat"

(a) The existing rules for the playing of the game of "Baccarat" in the casino are repealed and in substitution therefore, the rules as set forth in the attachment hereto are approved.

## (2) Amendments to the rules for the playing of "Blackjack"

- (a) Blackjack sub-rule **7.1** is repealed and in substitution therefor, the following new sub-rule 7.1 is approved:
- 7.1 The dealer may call "no more bets" and starting from the left and continuing clockwise round the table, shall deal a card in sequence to each playing area containing wager/s and a card to the dealer's position. In a like manner the dealer shall then deal a second card to each of the wagered playing areas. Subject to rule 17.6, no bet is allowed once the first card is removed from the card shoe or shuffling device.

## (3) Amendments to the rules for the playing of "Caribbean Stud Poker"

- (a) Caribbean Stud Poker sub-rule **7.2.** is repealed and in substitution therefor, the following new sub-rule 7.2. is approved:
- 7.2. Immediately prior to the commencement of a round of play and after all ante wagers are placed and all wagers on the progressive jackpot have been made, the dealer may announce "no more bets" and starting from his/her left and continuing clockwise around the table, shall deal the cards.

## (4) Amendments to the rules for the playing of "Four Card Poker"

- (a) Four Card Poker sub-rule **7.2** is repealed and in substitution therefor, the following new sub-rule 7.2 is approved:
- 7.2. Immediately prior to the commencement of a round of play and after all Ante and/or Aces Up wagers are placed, the dealer may announce "no more bets" and starting from his/her left and continuing clockwise around the table, shall deal the cards.

## (5) Amendments to the rules for the playing of "Three Card Baccarat"

- (a) Three Card Baccarat sub-rule **8.1** is repealed and in substitution therefor, the following new sub-rule 8.1 is approved:
- 8.1 The dealer may call "no more bets" and starting from the left and continuing clockwise round the table, shall deal a card in sequence to each Player area containing a wager/s and a card to the Banker hand position. In a like manner the dealer shall then deal a second and third card to each of the wagered Player areas and the Banker hand. No bet is allowed once the first card is removed from the card shoe or shuffling device.

- (6) Amendments to the rules for the playing of "Three Card Poker"
  - (a) Three Card Poker sub-rule **7.2.** is repealed and in substitution therefor, the following new sub-rule 7.2 is approved:
  - 7.2. Immediately prior to the commencement of a round of play and after all Ante and/or Pair Plus wagers are placed, the dealer may announce "no more bets" and starting from his/her left and continuing clockwise around the table, shall deal the cards.

This Order shall take effect on from the date of publication.

Signed at Sydney, this 28th day of April 2008.

BRIAN FARRELL, Chief Executive, for and on behalf of the Casino Control Authority

# **BACCARAT**

- 1. Definitions
- 2. Table Layout and Equipment
- 3. The Cards
- 4. The Shuffle and Cut
- 5. Wagers
- 6. Minimum and Maximum Wagers
- 7. The Initial Deal
- 8. Dealing Methods
- 9. Dealing of Additional Cards
- 10. Even Money Baccarat, Dragon Bonus and Perfect Pairs
- 11. Settlement
- 12. Irregularities
- 13. Shuffling Device Malfunction
- 14. General Provisions
- 15. Tournament Play

Diagrams 'A', 'B', 'C', 'D', 'E', 'F', 'G', 'H', 'I', 'J' and 'K'

#### 1. Definitions

1.1 In these rules, unless the contrary intention appears:

"Act" means the Casino Control Act 1992;

"baccarat" means a point count equalling zero;

"burn" means to remove a card from play by placing it in the discard holder;

"card shoe" means a device from which cards are dealt;

"deck-checking device" means a machine used to check that each deck of cards contains the correct cards for the game;

"casino promotional voucher" means a voucher of a nominated value issued by the casino operator to enable a player to wager at a gaming table to the amount identified on the voucher, subject to any conditions specified on the voucher. Where a player presents a promotional voucher at a gaming table the dealer shall exchange the voucher for an equivalent value in chips or promotional tokens, which may then be wagered on the appropriate area(s) of the layout. Any winnings resulting from such wagers are to be paid in chips;

"casino supervisor" means a person employed in a casino in a managerial capacity relating to the conduct of gaming and includes a games supervisor;

"coup" means the period of play commencing with the removal of the first card from the card shoe or shuffling device and concluding when the dealer announces a result and, if applicable, collects losing wagers, pays out winnings and places the cards in the discard rack or shuffling device;

"dealer" means a person responsible for the operation of the game;

"**Dragon Bonus wager**" means an optional additional wager which may be made by a player in accordance with rule 10.4;

"Even Money Baccarat" means a variation to the game of Baccarat whereby the settlement of winning wagers on the Banker's Hand is in accordance with rule 11.2;

"games supervisor" means a person responsible for the immediate supervision of the operation of the game;

"inspector" means a person appointed under section 106 of the Act;

"Mini Baccarat/Even Money Mini Baccarat" means a version of the game of Baccarat/Even Money Baccarat when played on a layout cloth marked in a manner substantially similar to that shown in diagrams "A", "B", "C", "D"; "F", "G", "H", "I", "J" or "K";

"multishuffler" means a machine used for shuffling either four(4), six(6) or eight(8) decks of cards:

"natural" means a point count of eight or nine for either the Player's Hand or the Banker's Hand in the initial deal;

- "no bet coup" means a coup which is dealt in accordance with these rules, except that no wagers are placed;
- "Perfect Pairs wager" means an optional additional wager, which may be made by a player in accordance with rule 10.3;
- "**point count**" means a total value of cards in a hand as determined in accordance with rule 3.3;
- "shuffling device" means a device used for the shuffling of cards and from which cards are dealt (*Note* does not include a multishuffler);
- "standoff" means where a wager shall neither win nor lose;
- "table differential" means the maximum allowable difference between the total amount wagered on the Player's Hand and the total amount wagered on the Banker's Hand for any coup;
- "tie" means that both Player's Hand and the Banker's Hand have the same point count at the end of a coup;
- "void" means invalid with no result;
- **"WRD"** (Winning Result Display) means an electronic display that may, at the discretion of the casino operator, be attached to a table for the purposes of recording and/or displaying the present and most recent winning results at the table.

## 2. Table Layout and Equipment

- 2.1 The game of Baccarat shall be played at a table having numbered places for up to fourteen seated players and places for the dealer(s).
- The layout cloth covering the table shall display the name and/or logo of the casino, or the name and/or logo of the Private Gaming Rooms, shall have areas designated for the placement of wagers by both seated and standing players and shall be marked in a manner substantially similar to that shown in diagram "A", "B", "C", "D", "E", "F", "G", "H", "I", "J" or "K" and having numbered spaces for between 6 and 14 seated players.
- 2.3 The following equipment shall also be used:
  - 2.3.1 a card shoe or shuffling device;
  - 2.3.2 a discard rack or holder capable of holding eight decks of cards;
  - 2.3.3 two markers denoting "Player" and "Banker" respectively, which shall be used to indicate the players acting for the Player's Hand and the Banker's Hand respectively.
- 2.4 The table shall have a drop box attached to it.
- 2.5 Where the game in play is Even Money Baccarat a sign indicating the payout odds shall be displayed on the table.

2.6 Where the Dragon Bonus option is offered a sign indicating the payout odds shall be displayed on the table.

#### 3. The Cards

- 3.1 The game of Baccarat shall be played with either three decks or four decks or six decks or eight decks of cards, each deck having 52 cards without jokers, with backs of the same colour and design and a cutting card, provided however that the Perfect Pairs option described in rule 10 shall be played with either six decks or eight decks of cards.
- 3.2 The value of the cards shall be as follows:
  - 3.2.1 any card from 2 to 9 inclusive shall have its face value;
  - 3.2.2 any ten, jack, queen or king shall have a value of zero; and
  - 3.2.3 an ace shall have a value of one.
- 3.3 The point count of a hand shall be:
  - 3.3.1 where the total value of the cards in the hand is a number between 0 and 9 inclusive, that number; or
  - 3.3.2 where the total value of the cards in the hand is the number 10 or a higher number, the right digit of that number.
- 3.4 Cards shall be checked by a dealer or a casino supervisor or by use of a deckchecking device prior to use on a gaming table.
- 3.5 Cards may be checked, pre-shuffled and secured until such time as they may be required.
- 3.6 All cards used in the game of Baccarat shall be dealt from a card shoe or shuffling device specifically designed for such purpose.
- 3.7 No player or spectator shall handle, remove or alter any cards used in the game except as expressly permitted by these rules, and no dealer or other person shall permit a player or spectator to do so.
- 3.8 At the completion of the last coup as determined in accordance with rules 4.9 and 4.10 the cards may, at the discretion of a casino supervisor, be removed from the table and replaced by new cards. The new cards shall be shuffled in accordance with rule 4.1.
- 3.9 When cards are handled by players during any shoe, all the cards from that shoe shall be replaced.
- 3.10 Where a casino supervisor forms the opinion that the cards have become unfit for further use and provided no coup is in progress, the casino supervisor shall direct that the cards be replaced. The new cards shall be shuffled in accordance with rule 4.1.

#### 4. The Shuffle and Cut

4.1 The dealer shall shuffle the cards so that they are randomly intermixed:

- 4.1.1 before the start of play (unless pre-shuffled cards are introduced);
- 4.1.2 at the completion of the last coup as determined in accordance with rules 4.9 and 4.10 (unless pre-shuffled cards are introduced);
- 4.1.3 after a coup if directed by a casino supervisor, where there is reason to suspect that the cards are not randomly intermixed.
- 4.2 Where pre-shuffled cards are to be introduced the dealer shall, upon the request of a player and with the approval of a casino supervisor, riffle shuffle the cards either prior to placing them into the shuffle machine or immediately prior to the cut.
- 4.3 After the cards have been shuffled, or when pre-shuffled cards have been introduced, the dealer shall offer the stack of cards, with backs facing away from him/her, to the players to be cut. The player to cut the cards shall be:
  - 4.3.1 the first player to the table if the game is just commencing or another player designated by this patron;
  - 4.3.2 the player seated to the immediate left of the dealer or another player designated by this patron.
- 4.4 If the player designated in rule 4.3 refuses the cut, the cards shall be offered to each player moving clockwise around the table until a player accepts the cut. If no player accepts the cut, a casino supervisor shall cut the cards.
- 4.5 A person designated in rule 4.3 or 4.4 shall cut the cards by placing the cutting card in the stack at least one deck in from either end of the stack.
- 4.6 Once the cutting card has been inserted by the person designated in these rules the dealer shall arrange the cards so that all cards in front of the cutting card are placed to the back of the stack, after which the dealer shall insert the cutting card at least twenty cards in from the back of the stack. The stack of cards shall then be inserted in the card shoe for commencement of play.
- 4.7 Before the start of play following each shuffle and cut of cards, the dealer shall:
  - 4.7.1 remove the first card from the card shoe or shuffling device, face up;
  - 4.7.2 draw, face down, additional cards equal in number to the face value of the first card drawn; and
  - 4.7.3 burn the first and additional cards drawn.
- 4.8 For the purposes of rule 4.7 a ten, jack, queen and king shall have a face value of ten and an ace a face value of one.
- 4.9 Subject to rule 4.10, whenever the cutting card appears during play, it shall be removed and placed to the side and the coup shall be completed. Upon completion of that coup, the dealer calling the game shall announce "last coup". Upon completion of one more coup, the cards shall be replaced or reshuffled.

- 4.10 Where the cutting card appears as the first card of a coup, it shall be removed and placed to the side and the dealer calling the game shall announce "last coup". Upon completion of the coup, the cards shall be replaced or reshuffled.
- 4.11 When a shuffling device is used, the cards shall be placed in the shuffling device to be shuffled and shall not be cut.
- 4.12 The dealer at the discretion of a casino supervisor may perform a manual shuffle prior to inserting the cards into the shuffling device.

## 5 Wagers

- 5.1 The wagers defined in this rule shall be the permissible wagers at the game of Baccarat:
  - 5.1.1 a wager on the "Player's Hand" which shall -
    - 5.1.1.1 win if the Player's Hand has a point count higher than that of the Banker's Hand;
    - 5.1.1.2 lose if the Player's Hand has a point count lower than that of the Banker's Hand;
    - 5.1.1.3 be declared a standoff if the point counts of the Player's Hand and the Banker's Hand are equal;
  - 5.1.2 a wager on the "Banker's Hand" which shall -
    - 5.1.2.1 win if the Banker's Hand has a point count higher than that of the Player's Hand;
    - 5.1.2.2 lose if the Banker's Hand has a point count lower than that of the Player's Hand;
    - 5.1.2.3 be declared a standoff if the point counts of the Banker's Hand and the Player's Hand are equal;
  - 5.1.3 a "Tie" bet which shall win if the point counts of the Player's Hand and the Banker's Hand are equal and shall lose if such point counts are not equal.
- 5.2 All wagers shall be placed by means of chips and/or casino promotional tokens.
- 5.3 A wager by a player shall be placed on the appropriate wagering areas of the Baccarat layout prior to the first card being removed from the card shoe or shuffling device for each coup.
- 5.4 Subject to rule 12.12, until a decision and settlement has been made in respect of any wager, no wager may be handled, placed, increased or withdrawn after the first card of the coup has been removed from the card shoe or shuffling device.
- 5.5 Where the layout in use is A, B, C, D, F, G, H, I, J or K, a casino supervisor may permit up to three players to wager on any one wagering area of the layout.

- Where the layout in use is E, wagers may be placed by standing players in the designated areas at the discretion of the casino supervisor. Unless prior approval has been granted by a Casino Duty Manager or above, standing players shall not participate in the cut of the cards or touch or handle the cards used in the game in any manner.
- 5.7 For any coup a player may wager on:
  - 5.7.1 the Player's Hand; or
  - 5.7.2 the Player's Hand and Tie; or
  - 5.7.3 the Banker's Hand; or
  - 5.7.4 the Banker's Hand and Tie; or
  - 5.7.5 a Tie; or
  - 5.7.6 with the approval of a Casino Duty Manager, the Banker's Hand and the Player's Hand; or
  - 5.7.7 with the approval of a Casino Duty Manager, the Banker's Hand and the Player's Hand and a Tie.
- 5.8 Where it is not possible to pay a wager exactly in chips it shall be paid to the next highest amount to which payment can be made in chips.

## 6. Minimum and Maximum Wagers

- 6.1 The minimum and maximum wagers permitted to be played by a player and/or for each playing area and/or the table differential shall be shown on a sign at the table. Unless stated on the sign, wagers are not required to be made in multiples of the minimum. The sign may also state the minimum unit in which wagers may be made above the table minimum.
- Where, prior to the first card being removed from the card shoe or shuffling device, the total of the wagers for a coup is found to exceed the table differential or the table playing area maximum displayed on the table sign, the dealer may reduce wagers pro rata on either the Player's Hand or Banker's Hand so that the total no longer exceeds the table differential or the playing area maximum.
- 6.3 Where a table differential is in use and it is discovered after the first card of the coup has been removed from the shoe that the differential has been exceeded, then all wagers for that coup will be considered valid wagers.
- A wager found to be below the stated minimum, after the first card has been removed from the card shoe or shuffling device, shall be valid.
- A wager found to be above the stated maximum shall be paid or collected to the maximum. In the event that a player has been found to have wagered above the table differential or exceeded the table playing area maximum displayed on the table sign on any previous coup(s) the wagers and results of the previous coup(s) shall stand.
- Players are responsible for ensuring that their wagers comply with the limits stated on the sign on the table.
- 6.7 A casino supervisor may alter the limits on a gaming table at any time except that a minimum wager can only be changed to a higher minimum if a sign indicating the new minimum and proposed time of change has been displayed at the table at least 20 minutes before the change.

A casino supervisor may allow a player to wager in excess of the stated maximum wagers permitted on that table, provided that a sign denoting the new minimum and maximum wagers for that player is placed on an appropriate area of the table.

#### 7. The Initial Deal

- 7.1 Immediately before the start of each coup, the dealer may announce "place your bets" and/or "no more bets".
- 7.2 There shall be two hands dealt, one of which shall be designated as the Player's Hand and the other as the Banker's Hand.
- 7.3 Four cards shall be dealt from the card shoe or shuffling device. The first and third cards shall respectively represent the first and second card of the Player's Hand and the second and fourth cards dealt shall respectively represent the first and second cards of the Banker's Hand.
- Only where a card shoe is in use, the first three coups of any new shoe may be dealt as no bet coups. The dealer may announce "place your bets", and if no bets are placed in a reasonable time, the dealer will announce "first/second/last no bet coup" as applicable. The coup will then be dealt in accordance with the rules of the game.
- 7.5 Notwithstanding rules 7.4, 12.1.1 and 12.3, a Casino Duty Manager may permit a no bet coup to be dealt at a specific table at the request of a player(s), providing:
  - 7.5.1 all other players at the table agree to a 'no bet coup' being dealt; and
  - 7.5.2 no more than three no bet coups may be played consecutively.

## 8. Dealing Methods

- 8.1 The game shall be conducted in accordance with one of the following dealing methods, namely 'Method A', 'Method B', 'Method C', 'Method D' or 'Method E' providing that the use of either 'Method D' or 'Method E' is approved by a person exercising the functions of a Casino Duty Manager or higher and providing that 'Method D' or 'Method E' is not used on the Main Gaming Floor or when a card shoe that is capable of scanning the cards is in use. The use of either "Method B' or 'Method C' on the Main Gaming Floor is subject to prior approval of, and subject to any conditions imposed by, an inspector.
- 8.2 The card shoe shall be retained by the dealer except when 'Method D' or 'Method E' is in use, providing that 'Method D' or 'Method E' are only conducted on a table layout marked in a manner substantially similar to that shown in diagrams 'C', 'E' or 'J' and Surveillance and an inspector are informed prior to either 'Method D' or "Method E' being used.
- Where cards are passed to a player designated to receive them in accordance with these rules, that player may pick up the cards but must ensure that the cards:
  - 8.3.1 remain continually in full view of everyone participating in the game; and
  - 8.3.2 do not leave the area of the table layout nor are held away from the table.

- A casino supervisor may at any time direct a player designated to receive the cards or card shoe to forfeit control of the cards or card shoe.
- With the prior approval of a casino supervisor, where cards are passed to a player designated to receive them in accordance with these rules, that player may nominate another seated player or seated players to expose either both of the initial two and/or third card(s) on their behalf.

#### **Method A**

- The dealer shall retain control of the cards for both the Player's Hand and the Banker's Hand and players shall not be permitted to handle the cards.
- 8.7 The dealer shall:
  - 8.7.1 deal the first four cards face upwards, or face downwards and then expose the cards, to the areas designated on the table layout for both the Player's Hand and the Banker's Hand; and
  - 8.7.2 announce the point count of the Player's Hand and then the point count of the Banker's hand.
- 8.8 Any third card required to be dealt to the Player's Hand or the Banker's hand, in accordance with rule 9, shall be dealt in the same manner as the initial four cards.

## **Method B**

- 8.9 The dealer shall offer a marker denoting "Player" or "Banker" to the seated players with the highest amount wagered on the Player's Hand and the Banker's Hand respectively. By accepting the marker, the player shall be required to receive the cards dealt to the Banker's Hand or Player's Hand.
- 8.10 If a player with the highest amount wagered on either hand refuses to accept the marker, the marker shall be passed to the player having the next highest amount wagered on the respective hand.
- 8.11 In the event that two or more persons have made a wager on either hand which constitutes the highest amount wagered in respect of that hand, the dealer shall first pass the marker to that player with the equal highest wager who occupies the seat nearest to the right of the dealer.
- 8.12 If that player refuses to accept the marker, the marker shall be passed by the dealer to the next person with the equal highest wager, moving counter clockwise around the table.
- 8.13 The dealer shall deal the first four cards face downwards and shall pass the cards for the Player's Hand and the Banker's Hand face downwards to the players indicated by the markers.
- 8.14 The cards for the Player's Hand and the cards for the Banker's Hand shall not be passed out at the same time. Only one set of cards, either the Player's Hand or the Banker's Hand, shall be handled by the players at any one time.
- 8.15 The cards for either the Player's Hand or the Banker's Hand shall be retained by the dealer in the event that:

- 8.15.1 no player has wagered on that coup; or
- 8.15.2 all players wagering on that coup refuse to accept the cards.
- 8.16 Having checked the cards the designated player may expose the hand and the dealer shall then:
  - 8.16.1 collect the cards and place them face upwards on the area designated on the layout; and
  - 8.16.2 turn over any cards that are not exposed by the players; and
  - 8.16.3 announce the point count of the Player's Hand and then the point count of the Banker's Hand.
- 8.17 Any third card required to be dealt to the Player's Hand or the Banker's Hand in accordance with rule 9 shall be dealt in the same manner as the initial four cards.

## Method C

- 8.18 The dealer shall offer a marker denoting "Banker" to the seated players, starting with the player seated to the immediate right of the dealer. By accepting the marker, the player shall be required to place a wager on the Banker's Hand and to receive the cards dealt to the Banker's Hand.
- 8.19 If such player rejects the offer, the dealer shall offer the marker to each of the other seated players in turn counter clockwise around the table.
- 8.20 A player who has accepted the marker may pass it after any coup.
- 8.21 A player accepting the marker shall retain control of the Banker's cards until either the player elects to pass the marker or the Banker's Hand loses or the player is directed by the casino supervisor to forfeit control of the cards.
- 8.22 Should all players decline to accept the marker the game shall be dealt in accordance with 'Method A'.
- 8.23 The dealer shall deal the first four cards face downwards and shall pass the cards for the Banker's Hand face downwards to the player accepting the marker.
- 8.24 The dealer shall retain the cards for the Player's Hand.
- 8.25 Having checked the cards the designated player may expose the hand and the dealer shall then:
  - 8.25.1 collect the cards and place them face upwards on the area designated on the layout; and
  - 8.25.2 turn over any cards that are not exposed by the players; and
  - 8.25.3 announce the point count of the Player's Hand and then the point count of the Banker's Hand.

- 8.26 Any third card required to be dealt to the Player's Hand or the Banker's Hand in accordance with rule 9 shall be dealt in the same manner as the initial four cards.
- When the Banker's Hand loses, the marker shall be offered counter clockwise around the table, starting to the immediate right of the last player accepting the marker.

## Method D

- 8.28 At the commencement of each coup, the dealer shall offer the card shoe commencing with the player with the highest amount wagered on the area of the layout designated as 'Banker', or, in accordance with rule 8.32.2, 'Player', moving to the next highest wager should that player decline the card shoe, and so on until a player accepts the card shoe.
- 8.29 In the event that two or more persons have made a wager on either hand which constitutes the highest amount wagered in respect of that hand, the dealer shall first pass the card shoe to that player with the equal highest wager who occupies the seat nearest to the right of the dealer.
- 8.30 If that player refuses to accept the card shoe, the card shoe shall be passed by the dealer to the next person with the equal highest wager, moving counter clockwise around the table.
- 8.31 Should all players decline the card shoe, the coup shall be dealt in accordance with 'Method A', 'Method B' or 'Method C'.
- 8.32 For the purpose of dealing the cards, a player accepting the card shoe:
  - 8.32.1 acts as 'Banker' playing the Banker's Hand with the dealer playing the Player's Hand; or
  - 8.32.2 with the prior approval of the casino supervisor, acts as 'Player' playing the Player's Hand with the dealer playing the Banker's Hand.
- 8.33 Marker buttons denoting 'Player' or 'Banker' shall be placed in front of the player accepting the card shoe and shall denote the hand to be played by the player.
- 8.34 A player who accepts the card shoe must only draw cards at the instruction of the dealer.
- 8.35 Having checked the cards the designated player may expose the hand and the dealer shall then:
  - 8.35.1 collect the cards and place them face upwards on the area designated on the layout;
  - 8.35.2 turn over any cards that are not exposed by the players;
  - 8.35.3 announce the point count of the Player's Hand and then the point count of the Banker's Hand.
- 8.36 A third card required to be dealt to the Banker's Hand or Player's Hand in accordance with rule 9 shall be dealt in the same manner as the initial four cards.

## Method E

- 8.37 The dealer shall offer the card shoe counter-clockwise commencing with the player seated to the immediate right of the dealer and who has placed a wager. By accepting the card shoe, the player shall be required to place a wager on the Banker's Hand or, in accordance with rule 8.39.2, the Player's Hand.
- 8.38 Should all players decline the card shoe, the game shall be dealt in accordance with either 'Method A', 'Method B' or 'Method C'.
- 8.39 For the purpose of dealing the cards, a player accepting the card shoe:
  - 8.39.1 acts as 'Banker' playing the Banker's Hand with the dealer playing the Player's Hand; or
  - 8.39.2 with the prior approval of the casino supervisor, acts as 'Player' playing the Player's Hand with the dealer playing the Banker's Hand.
- 8.40 A player accepting the card shoe shall retain control of the card shoe until either the player elects to pass the card shoe or the player's wager loses or the player is directed by the casino supervisor to forfeit control of the card shoe.
- 8.41 Marker buttons denoting 'Player' or 'Banker' shall be placed in front of the player accepting the card shoe and shall denote the hand to be played by the player.
- 8.42 A player who accepts the card shoe must only draw cards at the instruction of the dealer.
- 8.43 Having checked the cards the designated player may expose the hand and the dealer shall then:
  - 8.43.1 collect the cards and place them face upwards on the area designated on the layout;
  - 8.43.2 turn over any cards that are not exposed by the players;
  - 8.43.3 announce the point count of the Player's Hand and then the point count of the Banker's Hand.
- 8.44 A third card required to be dealt to the Banker's Hand or Player's Hand in accordance with rule 9 shall be dealt in the same manner as the initial four cards.
- When the Banker's Hand, or in accordance with rule 8.39.2 the Player's Hand, loses the card shoe shall be offered counter clockwise around the table, starting to the immediate right of the last player accepting the card shoe.

### 9. Dealing of Additional Cards

- 9.1 Following the announcement of the point counts of each hand, a third card shall be dealt to each hand if so required pursuant to rules 9.2 to 9.6 inclusive.
- 9.2 If the point count of the Player's Hand or the Banker's Hand after the initial four cards are dealt is 8 or 9, which is called a "natural", no more cards shall be dealt to either hand.

- 9.3 If the point count of the Banker's Hand is 0 to 7 inclusive after the initial four cards are dealt, the Player's Hand shall:
  - 9.3.1 draw (i.e. take a third card); or
  - 9.3.2 stand (i.e. not take a third card),

in accordance with the requirements of Table 1 below.

**TABLE 1: PLAYER'S HAND** 

A Player having a point count of:-	
0-1-2-3-4-5-	Draws a card
6-7	Stands
8-9	Has a natural and cannot
	draw

- 9.4 When the 'Player's Hand' draws, the 'Banker's Hand' shall:
  - 9.4.1 draw (i.e. take a third card), or
  - 9.4.2 stand (i.e. not take a third card),

in accordance with the requirements of Table 2 below.

**TABLE 2: BANKER'S HAND** 

Third card drawn by Player's Hand

Banker's	No	0	1	2	3	4	5	6	7	8	9
Hand	Card										
0	D	D	D	D	D	D	D	D	D	D	D
1	D	D	D	D	D	D	D	D	D	D	D
2	D	D	D	D	D	D	D	D	D	D	D
3	D	D	D	D	D	D	D	D	D	S	D
4	D	S	S	D	D	D	D	D	D	S	S
5	D	S	S	S	S	D	D	D	D	S	S
6	S	S	S	S	S	S	S	D	D	S	S
7	S	S	S	S	S	S	S	S	S	S	S
8	S	S	S	S	S	S	S	S	S	S	S
9	S	S	S	S	S	S	S	S	S	S	S

- 9.5 When the Player's Hand stands, the Banker's Hand shall draw a third card if the point count of the Banker's Hand is 0 to 5 inclusive.
- 9.6 In no event shall more than one additional card be drawn to either hand.

## 10 Even Money Baccarat, Dragon Bonus and Perfect Pairs

Where the game in play is Even Money Baccarat or the optional wager of Dragon Bonus or Perfect Pairs is offered, the approved rules of Baccarat shall apply, except where the rules are inconsistent with the rules of Even Money Baccarat, Dragon Bonus or Perfect Pairs, in which case the rules of Even Money Baccarat, Dragon Bonus or Perfect Pairs shall prevail.

The casino operator may in its discretion offer players the opportunity to make Perfect Pairs wagers or Dragon Bonus wagers in accordance with this rule.

#### 10.3 Perfect Pairs

- 10.3.1 Where the Perfect Pairs wager is offered, and the game of Baccarat is played at a table with a layout cloth marked in a manner substantially similar to that shown in diagram "F" or "G", any player may elect to place a Perfect Pairs wager on the Banker's Hand and/or the Player's Hand before the coup commences. Perfect Pairs wagers shall be placed in the appropriate playing area of the layout.
- 10.3.2 The amount required to make a Perfect Pairs wager shall be shown on a sign at the table.
- 10.3.3 A Casino Duty Manager may limit the placement of Perfect Pairs wagers to those players who have also placed an initial Baccarat wager in accordance with rule 5, providing:
  - 10.3.3.1 prior notification of the restriction is given to Surveillance and an inspector; and
  - 10.3.3.2 a sign advising players of the restriction is displayed at the table.
- 10.3.4 Where players are not required to have placed an initial wager in accordance with rule 5, there must be at least one initial wager placed on either the Banker's Hand, the Player's Hand or the Tie in accordance with rule 5 before a player(s) may make a Perfect Pairs wager and the cards are dealt for that coup.
- 10.3.5 Up to three Perfect Pairs wagers shall be allowed per playing area and a player may only place one Perfect Pairs wager on the Banker's Hand and/or Player's Hand per coup. Subject to rule 10.3.3, preference of wagering will be given to those players who have also placed an initial Baccarat wager in accordance with rule 5, with any available positions going to other players in the order that wagers are placed.
- 10.3.6 For the purposes of playing "Perfect Pairs" a pair shall mean a hand that comprises the first two cards dealt to either the Banker's Hand or the Player's Hand that are:
  - 10.3.6.1 of the same number, namely, Ace, 2, 3, 4, 5, 6, 7, 8, 9 or 10; or
  - 10.3.6.2 of the same picture type, namely jack, queen or king.
- 10.3.7 Where a Perfect Pairs wager is made on either the Banker's Hand or the Player's Hand and the initial two cards dealt to that particular hand in that coup are:
  - 10.3.7.1 A "Mixed Pair" being a pair that comprises two cards of the same number or picture type but of different colours (i.e. one red card and one black card), the player shall win and be paid at the odds of five to one;
  - 10.3.7.2 A "Coloured Pair" being a pair that comprises two cards of the same number or picture type and colour but of different suits (i.e. clubs and spades), the player shall win and be paid at the odds of ten to one;
  - 10.3.7.3 A "Perfect Pair" being a pair that comprises of two cards of the same number or picture type and suit (i.e. two queens of spades or two 5 of clubs), the player shall win and be paid at the odds of thirty to one.

10.3.8 Losing Perfect Pairs wagers shall be collected and winning Perfect Pairs wagers paid by the dealer at settlement.

## 10.4 Dragon Bonus

- 10.4.1 Where the Dragon Bonus wager is offered, and the game of Baccarat is played at a table with a layout cloth marked in a manner substantially similar to that shown in diagram "H", "I" or "K", a player may elect to place a Dragon Bonus wager on the Banker's Hand and/or the Player's Hand before the coup commences. Dragon Bonus wagers shall be placed in the appropriate playing area of the layout.
- 10.4.2 The amount required to make a Dragon Bonus wager shall be shown on a sign at the table.
- 10.4.3 A Casino Duty Manager may limit the placement of Dragon Bonus wagers to those players who have also placed an initial Baccarat wager in accordance with rule 5, providing:
  - 10.4.3.1 prior notification of the restriction is given to Surveillance and an inspector; and
  - 10.4.3.2 a sign advising players of the restriction is displayed at the table.
- 10.4.4 Where players are not required to have placed an initial wager in accordance with rule 5, there must be at least one initial wager placed on either the Banker's Hand, the Player's Hand or the Tie in accordance with rule 5 before any player may make a Dragon Bonus wager and the cards are dealt for that coup.
- 10.4.5 Up to three Dragon Bonus wagers shall be allowed per playing area and a player may only place one Dragon Bonus wager on the Banker's Hand and/or Player's Hand per coup. Subject to rule 10.4.3, preference of wagering will be given to those players who have also placed an initial Baccarat wager in accordance with rule 5, with any available positions going to other players in the order that wagers are placed.
- 10.4.6 A wager on the Dragon Bonus Banker's Hand shall:
  - 10.4.6.1 win if the point count total of the Banker's Hand forms a natural of eight or nine, and has a higher point count total than the Player's Hand; or
  - 10.4.6.2 win if the point count total of the Banker's Hand does not form a natural and is four points higher than the Player's Hand; or
  - 10.4.6.3 win if the point count total of the Banker's Hand does not form a natural and is five points higher than the Player's Hand; or
  - 10.4.6.4 win if the point count total of the Banker's Hand does not form a natural and is six points higher than the Player's Hand; or
  - 10.4.6.5 win if the point count total of the Banker's Hand does not form a natural and is seven points higher than the Player's Hand; or
  - 10.4.6.6 win if the point count total of the Banker's Hand does not form a natural and is eight points higher than the Player's Hand; or
  - 10.4.6.7 win if the point count total of the Banker's Hand does not form a natural

and is nine points higher than the Player's Hand; or

10.4.6.8 be declared a standoff if the Banker's Hand and Player's Hand both form a natural with the same point count total;

but otherwise shall lose.

- 10.4.7 A wager on the Dragon Bonus Player's Hand shall:
  - 10.4.7.1 win if the point count total of the Player's Hand forms a natural of eight or nine, and has a higher point count total than the Banker's Hand; or
  - 10.4.7.2 win if the point count total of the Player's Hand does not form a natural and is four points higher than the Banker's Hand; or
  - 10.4.7.3 win if the point count total of the Player's Hand does not form a natural and is five points higher than the Banker's Hand; or
  - 10.4.7.4 win if the point count total of the Player's Hand does not form a natural and is six points higher than the Banker's Hand; or
  - 10.4.7.5 win if the point count total of the Player's Hand does not form a natural and is seven points higher than the Banker's Hand; or
  - 10.4.7.6 win if the point count total of the Player's Hand does not form a natural and is eight points higher than the Banker's Hand; or
  - 10.4.7.7 win if the point count total of the Player's Hand does not form a natural and is nine points higher than the Banker's Hand; or
  - 10.4.7.8 be declared a standoff if the Player's Hand and Banker's Hand both form a natural with the same point count total;

but otherwise shall lose.

10.4.8 Winning Dragon Bonus wagers will be settled in accordance with one of the prize schedules approved by the Authority. The applicable odds will be displayed on a sign at the table.

#### 11. Settlement

- 11.1 Settlement of wagers after the announcement of the result of the coup shall be as follows:
  - 11.1.1 a winning wager on the Player's Hand shall be paid at the odds of 1 to 1;
  - 11.1.2 a winning wager on the Banker's Hand shall be paid at the odds of 19 to 20;
  - 11.1.3 a winning wager on a Tie bet shall be paid at the odds of 8 to 1.
- Where the game in play is Even Money Baccarat, settlement of wagers after the announcement of the result of the coup shall be as follows:
  - a winning wager on the Player's Hand shall be paid at odds of 1 to 1;

- 11.2.2 a winning wager on the Banker's hand shall be paid at odds of 1 to 1 except where the winning hand has a point count of 6 which shall be paid at odds of 1 to 2:
- a winning wager on a Tie bet shall be paid at odds of 8 to 1.

## 12. Irregularities

- 12.1 If at any time during a coup the dealer or designated player:
  - (a) Deals the cards in such a way as to cast doubt on the correct order of the cards, or;
  - (b) Incorrectly deals the cards and the error is detected and notified to gaming staff prior to the commencement of the next coup;

## The following shall apply:

- 12.1.1 a reconstruction of the cards shall be attempted in order to comply with the dealing procedures of rule 7.3 and/or rule 9. After the reconstruction has occurred, each player shall have the option of removing his or her wager prior to the coup resuming provided that once it has been removed, it cannot be replaced or remaining wagers either added to or reduced. If all wagers are removed, then a no bet coup will be dealt.
- 12.1.2 where a coup cannot be reconstructed, the casino supervisor shall authorise that the coup be declared void and all monies returned for that coup. Play shall then continue with the remaining cards in the card shoe or shuffling device.
- 12.1.3 where a card shoe is in use, and the requirements of 12.1.2 have been met the casino supervisor may, with the agreement of all players, remove the remaining cards from the card shoe and shuffle or replace the cards.
- 12.1.4 should such an error not be notified to gaming staff prior to the commencement of the next coup, or prior to removal of all cards from a shoe or the closure of the table, then this will have the same effect as the "commencement of the next coup" and the results for all previous coups shall stand.
- 12.2 A third card dealt to the Player's Hand when no third card is authorised by these rules shall become the third card of the Banker's Hand if the Banker's Hand is obliged to draw in accordance with these rules. If the Banker's Hand is required to stand, the card dealt in error shall become the first card of the next coup.
- 12.3 If a card that would have been the first card of a coup has been disclosed or is found face upwards in the card shoe or shuffling device, that card shall become the first card of a no bet coup.
- When a no bet coup arises, the cards shall be dealt in accordance with Method A, and no wagers shall be permitted.
- 12.5 If a card is found face upwards in the card shoe or shuffling device after the first card of a coup has been dealt, the card shall be played as if it were found face downwards.

- where a shuffling device is used and there is reason to suspect that further cards may be incorrectly faced in the shuffling device, a casino supervisor may, after the coup has been completed, direct that all remaining cards be removed from the shuffling device and checked.
- 12.6 If there are found to be insufficient cards in the card shoe to complete a hand that coup shall be void.
- 12.7 In the event that the cards are not cut in accordance with rules 4.3 and 4.4, the dealer shall complete the coup. The cards shall then be shuffled and cut in accordance with these rules. The results of previous coups shall stand.
- 12.8 Should the dealer forget to burn the first and/or any additional cards from the card shoe or shuffling device in accordance with rule 4.7, then play shall continue with those cards remaining in play.
- 12.9 In the event that the cards are not shuffled following the exposure of the cutting card, subject to rule 12.7, the dealer shall complete coup. The cards shall then be shuffled and cut in accordance with these rules. The results of previous coups shall stand.
- 12.10 In the event that the game in play is Even Money Baccarat and the dealer settles wagers in accordance with rule 11.1 or where the game in play is Baccarat and the dealer settles the wagers in accordance with rule 11.2 the following shall apply:
  - 12.10.1 the results of all previous coups shall stand; and
  - the game will then continue in accordance with the approved rules for the game in play.
- 12.11 In the event that a card(s) is found to be missing from a card shoe or shuffling device; or a card(s) is found that does not form part of the 52 cards that make up a deck in accordance with rule 3.1, the following shall apply:
  - 12.11.1 the result of any coups previously completed shall stand; and
  - the coup where the missing card(s) is discovered or the foreign card(s) is found shall be declared void and all monies returned for that coup; and
  - 12.11.3 the remainder of the cards in the card shoe or shuffling device shall then be removed and the decks checked for any further missing or foreign cards.
- With the exception of dealing method A, and only prior to any cards being exposed, a Casino Duty Manager or above may modify the application of rule 5.4 if it is apparent that given the circumstances, strict application of the rule would be unfair to the player(s).
- 12.13 Where a card shoe that is capable of scanning the cards is in use and if there is a discrepancy between the actual cards dealt and the results of the coup indicated by the card shoe, a casino supervisor must seek to confirm the actual outcome. If a casino supervisor is unable to confirm the actual outcome, the casino supervisor shall declare the coup void.
- 12.14 The WRD unit must be disregarded if the WRD unit displays a result other than the actual outcome.

## 13. Shuffling Device Malfunction

- 13.1 This rule, and rules 13.2 to 13.3, apply if all of the following conditions are satisfied:
  - 13.1.1 a shuffling device is in use for a game of Baccarat; and
  - 13.1.2 it becomes evident, in a coup for which 1 or more cards have been dealt, that the shuffling device is no longer capable of operating in the way it is intended to operate; and
  - the malfunctioning of the shuffling device has not operated to the disadvantaged of the casino operator or a player; and
  - 13.1.4 another shuffling device is readily available; and
  - 13.1.5 it is practicable to transfer cards to another shuffling device.
- Where a shuffling device malfunctions without causing any damage to the cards in the shuffling device, the cards in the shuffling device must be transferred to another shuffling device and the game continued.
- 13.3 Where a shuffling device malfunctions and causes damage to any card in the shuffling device:
  - the damaged cards in the malfunctioning shuffling device are to be removed from play; and
  - the undamaged cards still in the malfunctioning shuffling device are to be transferred from the malfunctioning shuffling device to another shuffling device; and
  - the damaged cards are to be replaced with cards from a new deck, and the replacement cards are to be placed in the shuffling device containing the cards transferred from the malfunctioning shuffling device; and
  - 13.3.4 the game is continued.
- Where a shuffling device malfunctions and the casino operator or a player is disadvantaged by reason of the malfunction, the coup is terminated, and the amount wagered by each player must be returned to the player. The result of any coups previously completed shall stand.
- 13.5 Where a shuffling device malfunctions and rules 13.1.4 or 13.1.5 can not be satisfied:
  - each player must be given the opportunity to have each amount wagered by the player in the coup returned to the player; and
  - 13.5.2 any damaged card must be replaced with cards from a new deck; and
  - the replacement cards, if any, and any undamaged cards in the shuffling device are to be shuffled and cut in the same way as applies under rule 4; and

the coup for the players who elected not to have their wagers returned is completed using a card shoe.

#### 14. General Provisions

- 14.1 A person shall not, either alone or in concert with any other person, use or control at or near a gaming table or location related to the playing of a game a calculator, computer, or other electronic, electrical or mechanical apparatus or device that is capable, with respect to a game or a part thereof, of recording, projecting, analysing or transmitting an outcome or the changing probabilities or the playing strategies to be used.
- 14.2 Rule 14.1 shall not apply to use or control by an agent or employee of the casino operator or an inspector where such person is acting in the course of their duty.
- 14.3 Where a casino supervisor is satisfied that a person has contravened any provision of rule 14.1, he/she may:
  - 14.3.1 declare that any wager made by the person is void;
  - direct that the person shall be excluded from further participation in the game;
  - 14.3.3 exclude the person from the casino in line with the provisions of section 79 of the Act;
  - 14.3.4 cause the person(s) in possession of a prohibited device to be detained until such time as an inspector or a police officer has attended and assumed responsibility for the situation.
- 14.4 A casino supervisor may invalidate the outcome of a game if:
  - the game is disrupted by civil commotion, fire, riot, brawl, robbery, an act of God; or
  - any fraudulent act is perpetrated by any person that, in the opinion of the casino supervisor, affects the outcome of the game.
- 14.5 Where the outcome of a game is invalidated under rule 14.4, all wagers made by the players for that particular result may be refunded provided that a casino supervisor may direct that the wager of any player referred to in rule 14.4.2 be forfeited.
- 14.6 A player shall not be advised by an employee of the casino on how to play, except to ensure compliance with these rules.
- 14.7 No spectator or any player wagering at any table may, unless requested by a player, attempt to influence, influence or offer advice to that player regarding that player's decisions of play.
- 14.8 A casino supervisor may change the game in play (from or to Even Money Baccarat) providing that a sign indicating the game to be implemented and the proposed time of the change has been displayed at the table at least 20 minutes prior to the change or with the consent of all players participating in the current game.

- 14.9 A casino supervisor may close a gaming table at which players are present provided a sign showing the proposed time of closure has been displayed at the table for at least 20 minutes before the closure.
- 14.10 Notwithstanding rule 7.4 and 7.5, a player who abstains from placing any wagers for three consecutive coups, while all other seats or positions at the table are in use, may be required to vacate his/her seat or position.
- 14.11 Players and spectators are not permitted to have side bets with or against each other.
- 14.12 A casino supervisor or above may refuse, on reasonable grounds, any wager made by a player prior to the first card of a round of play being removed from the card shoe or shuffling device, and in so doing may cause the wager(s) to be removed from the layout.
- 14.13 Any dispute or complaint concerning a casino game shall be referred for decision in the first instance to a games supervisor, subject to a review (if requested) by a casino supervisor. In the absence of a games supervisor the matter must be referred in the first instance to a casino supervisor.
- 14.14 In any dispute arising from these Rules, the decision of the casino operator is final. Where any person is not satisfied with a decision of the casino operator relating to the conduct of gaming, the person will be advised their right to lodge a complaint with an inspector under section 110 of the Act.
- 14.15 A copy of these rules shall be made available for inspection upon request.

## 15 Tournament Play

#### 15.1 Definitions

15.1.1 In these rules, unless the contrary appears:

"buy-in" means the prescribed amount of money to be converted into tournament chips by each tournament player prior to each session or final for participation in the tournament:

"marker" means an indicator which may be used to indicate the wagering order;

"pass card" an approved card which may be used by a tournament player in lieu of a wager in a round of play;

"play-off" means any session of play the purpose of which is to determine a winner and/or placegetter(s) of a session where two or more tournament players have finished that session with an equal value of chips other than zero;

"session" means a set time period, measured using a clock or determined by some other means, at the completion of which the winner and/or placegetter(s) advance to a further or final session;

"tie" means that two (2) or more tournament players have equal value amounts of tournament chips at the conclusion of a heat or final;

"tournament" means a competition for the playing of Baccarat, which is restricted to persons who have completed an entry form and have paid the prescribed entry fee;

"tournament chips" are chips issued to tournament players for the purposes of wagering and scoring in tournament play. In cases where tournament chips have a cash value, the chips shall be redeemable for cash chips at the same percentage value at which they were issued, at the conclusion of a session or when leaving the table. The tournament terms and conditions shall detail the ratios at which tournament chips with a cash value are issued and redeemed for cash chips;

"Tournament Manager" means a licensed person(s) appointed by the casino operator and responsible for the overall control of the tournament;

"undisclosed wager" means a wager made by a tournament player by writing the amount and type of wager on an approved form the details of which shall not be revealed to any other tournament player at the table until after the conclusion of the round of play in which the wager was placed;

## 15.2 Application of Baccarat rules

15.2.1 The rules for playing of Baccarat other than sub rules 6.4, 6.5, 6.7 and 6.8 shall apply, except where the rules are inconsistent with the rules for tournament play, in which case the rules for tournament play shall prevail.

## 15.3 Entry fees/prize pool for tournament

- 15.3.1 The casino operator may charge tournament players a fee to enter a tournament and may add value to the prize pool in the form of cash, goods or services.
- 15.3.2 All entry fees received by the casino operator shall be included in a prize pool for distribution to the winning tournament players in accordance with the conditions of play and no entry fee or part thereof shall be refunded to any person unless specifically permitted by the conditions of entry.
- 15.3.3 The casino operator may guarantee the prize pool based on a minimum number of entries being received. Should the number of entries be less than the minimum requirement, the casino operator may reserve the right to cancel the tournament.
- 15.3.4 The casino operator may cancel the tournament without liability. In the event of cancellation all entry fees will be refunded.

## 15.4 Tournament conditions

- 15.4.1 Dealing methods D and E shall not be used for tournament play.
- 15.4.2 The casino operator is to publish and provide to each tournament player a copy of the tournament conditions.
- 15.4.3 The tournament conditions must include, but is not limited to, the following:
  - (a) the amount of the entry fee, if any;
  - (b) the amount of tournament chips to be allocated to or purchased by the tournament player at the commencement of a session;
  - (c) whether there is a minimum or compulsory wager for each round of play in a session:

- (d) the minimum and maximum wagers for each round of play in a session including, if applicable, the point at which the minimum and/or maximum wager may be increased during a session;
- (e) the structure of the tournament, including the dealing method to be used, the number and duration of rounds or sessions and the number of gaming tables to be active in each round or session, the method of progression from round to round or session to session; repechage, catch-up or secondary rounds or sessions;
- (f) the conditions of play applicable to the allocation of tables and wagering areas, the order of wagering, the use of pass cards and undisclosed wagers;
- (g) whether there is one or more opportunities for an eliminated tournament player to buy back into the tournament, and the method and timing of those opportunities;
- (h) in respect of eligibility for entry:
  - (i) a statement that only persons entitled to enter the casino and gamble are eligible to enter the tournament; and
  - (ii) if the casino operator is reserving the right generally to deny entry to the tournament, a statement that the casino operator may refuse any application; and
  - (iii) if the casino operator is applying general selection criteria to determine eligibility to enter the tournament, those criteria;
- the terms of entry (including the period within which an tournament player may withdraw without financial penalty), the application form and the minimum and maximum numbers of tournament players;
- (j) the prizes and the method of payment and any undertaking, reservation or guarantee given by the casino operator, if applicable;
- (k) a statement that the tournament is conducted by the Tournament Manager in accordance with the tournament conditions and the applicable rules of the game and that, in the event of any inconsistency, the rules prevail.
- 15.4.4 The Tournament Manager may require each tournament player to agree in writing with the approved Rules and Conditions of the tournament prior to accepting entry into the tournament.

### 15.5 Conduct of Play

- 15.5.1 The Tournament Manager shall designate the gaming tables to be used in the conduct of the tournament.
  - 15.5.2 The casino operator must ensure that, during any session or round of a tournament, a gaming table designated under rule 15.5.1 is used exclusively for tournament play.
  - 15.5.3 The Tournament Manager may alter the starting time of any session, if reasonable notice has been given to the tournament players.

- 15.5.4 The Tournament Manager may determine the method of allocating tables and playing areas to tournament players, the order of wagering, the conditions applicable to the use of pass cards and undisclosed wagers, providing those conditions are consistent with the relevant rules of the game.
- 15.5.5 The Tournament Manager may conclude the play of a session or round at a particular gaming table prior to the completion of the scheduled number of hands or the scheduled completion time:
  - 15.5.5.1 if the tournament player or players to progress to the following session from that gaming table or round have been determined; and
  - 15.5.5.2 if the tournament conditions provide for the disposition of tournament chips in cash at the end of the session or round, providing all the tournament players at the gaming table agree.
- 15.5.6 Where a tournament player does not take an allotted seat at the specified time or is absent during a session the Tournament Manager may:
  - 15.5.6.1 direct the dealer to deduct an amount equal to the minimum wager from the set amount of tournament chips for each round of play for which the tournament player is absent, to a maximum of three rounds of play; and/or
  - 15.5.6.2 declare the tournament player's position cancelled and the tournament player disqualified. Once disqualified a tournament player will not be entitled to a refund of the entry fee except on the approval of the Tournament Manager but will retain the value of tournament chips won or purchased in accordance with these rules.
- 15.5.7 The Tournament Manager may disqualify a tournament player if found to have contravened any of the rules of Baccarat or tournament play and shall not be entitled to receive a refund of the entry fee but will, subject to rule 14.5, retain the value of tournament chips won or purchased in accordance with these rules.
- 15.5.8 At the completion of each session of play, dealers and/or casino supervisors shall total the value of tournament chips in front of each remaining tournament player. This amount is to be recorded and given to the Tournament Manager who will determine and announce the winners or place getters.
- 15.5.9 At the conclusion of each session of play, dealers and/or casino supervisors are to ensure that all tournament chips have been returned to the inventory. If a situation arises where tournament chips have not been returned to the table, the Tournament Manager is to be advised and the quantity and denomination recorded.

#### 15.6 Wagers

- 15.6.1 All wagers will be made with tournament chips.
- 15.6.2 Prior to the start of any session, each tournament player will receive or purchase an equivalent allotment of tournament chips at the table.
- 15.6.3 Any tournament player who cannot provide the prescribed buy-in prior to the commencement of each session shall be eliminated and the entry fee will not be refunded.

- 15.6.4 A tournament player must wager at least the minimum and no more than the maximum on each round of play during the session. A player who fails to wager on each round of play shall be disqualified unless he/she has played a pass card in accordance with rule 15.7.
- 15.6.5 Tournament players will be disqualified if they increase, or attempt to increase their buy-in by any other means than the payment of winning wagers by the dealer. No such tournament player shall be entitled to a refund of entry fee but will retain the value of tournament chips won or purchased in accordance with these rules.
- 15.6.6 Tournament players may not remove their tournament chips from the table. All chips must remain in full view of tournament players and staff whilst play is in progress. Tournament players must not exchange chips with other tournament players for any reason.
- 15.6.7 The Tournament Manager shall disqualify any tournament player found to be deliberately concealing, pocketing or otherwise hiding chips during tournament play. No such tournament player shall be entitled to a refund of entry fee but will retain the value of tournament chips won or purchased in accordance with these rules.
- 15.6.8 All wagers must be made and paid with the approved tournament chips.
- 15.6.9 Tournament chips in the possession of a tournament player at the conclusion of each session of play shall remain the property of the casino operator. In cases where tournament chips have a cash value the chips shall be redeemable for cash chips at the same percentage value at which they were issued, at the conclusion of a session or when leaving the table. The tournament terms and conditions shall detail the ratio at which tournament chips with a cash value are issued and redeemed for cash chips.
- 15.6.10 A tournament player shall wager only from their allocated position.
- 15.6.11 Subject to reasonable notice, the Tournament Manager may limit the time period within which individual wagers must be made.
- 15.6.12 Where a tournament player does not place a wager within the allotted time, the tournament player's wager may be restricted to an amount equal to the stated minimum wager for the table.
- 15.6.13 Any tournament player who cannot wager at least the minimum prior to the commencement of a round will be eliminated and must vacate the table.
- 15.6.14 Subject to rule 15.7 and 15.8, each tournament player must wager at least the minimum prescribed wager on each round of play and shall not exceed the maximum. All wagers shall be in units of the minimum. Wagers in excess of the stated maximum shall be paid or collected to the maximum. A wager found to be less than the minimum shall be required to be made up to the minimum. If the tournament player is unable to increase the wager to the prescribed minimum, the tournament player's wager shall be void, the cards shall be burned by placing them in the discard rack and the tournament player shall be eliminated from the session. A wager found to contain incomplete increments should be valid to the last complete wagered increment.
- 15.6.15 The minimum and maximum wager may be increased/decreased during the tournament providing tournament players have been notified of the condition prior to the commencement of the tournament.

#### 15.7 Pass cards

15.7.1 If the tournament provides for the use of a pass card(s) such card(s) shall be allocated at the beginning of each heat. Each tournament player shall be allocated the same number of pass cards. The tournament player may place a pass card on the playing area in lieu of a wager. Pass cards will be collected by the dealer at the conclusion of each round of play.

#### 15.8 Undisclosed wagers

- 15.8.1 A tournament may provide for the use of undisclosed wagers. The number of undisclosed wagers shall be determined by the terms and conditions of the tournament.
- 15.8.2 Where a tournament player elects to make an undisclosed wager the following shall apply:
  - the tournament player shall make the wager by writing the type of wager and amount of the wager on a form designed for the purpose and passing it to the game supervisor for recording; and
  - 15.8.2.2 each tournament player is responsible for the correct completion of his or her form; and
  - 15.8.2.3 undisclosed wagers shall be within the table minimum or maximum wagers prescribed and shall not exceed the amount of tournament chips in the tournament player's possession; and
  - 15.8.2.4 an undisclosed wager may be made in conjunction with a wager in tournament chips provided the combined total does not exceed the amount of tournament chips in the tournament player's possession; and
  - 15.8.2.5 the game supervisor will examine the undisclosed wager prior to the commencement of the round of play to ensure that it has been made in accordance with these rules and will place an indicator in front of the tournament player making the wager to indicate the existence of an undisclosed wager; and
  - 15.8.2.6 at the conclusion of the round of play the games supervisor shall announce the type and amount of each undisclosed wager and will have the tournament player place the wager in the appropriate section of the layout to be paid or taken by the dealer according to the result.
- 15.8.3 Where after the conclusion of a round of play an undisclosed wager is found not to have complied with 15.8.2:
  - 15.8.3.1 an undisclosed wager less than the table minimum shall be deemed to be for the minimum.
  - 15.8.3.2 an undisclosed wager that exceeds the maximum shall be deemed to be for the maximum.
  - 15.8.3.3 an undisclosed wager that exceeds the amount of tournament chips in the tournament player's possession will be deemed to be for the full amount of those chips or the table maximum whichever is the lower.

- an undisclosed wager that does not show the amount or type of wager the tournament player shall have an amount equal to the table minimum deducted from his/her tournament chip inventory.
- 15.8.4 At the conclusion of the round of play in which an undisclosed wager is played and prior to the first card of the next round of play is dealt, any tournament player may request and examine the form used by another tournament player to make the undisclosed wager.

### 15.9 Order of wagering

- 15.9.1 A tournament may provide for an order of wagering to be implemented. The order of wagering shall be determined by the terms and conditions of the tournament.
- 15.9.2 Where an order of wagering is to be implemented a marker will be used to indicate the wagering order. The marker will be placed on box one for the first round of play, box two for the second round of play and so on.
- 15.9.3 When the marker is placed on a tournament player's box, that tournament player must wager first, the remaining tournament players shall wager in sequence commencing with the tournament player to the left of the tournament player who wagers first.
- 15.9.4 A tournament player who wagers out of sequence as determined by rule 15.9.3 shall be required to remove their wager and wait their turn.
- 15.9.5 Once a tournament player has made their wager in turn, wagers may not be removed or altered.

## 15.10 Session winners/placegetters

- 15.10.1 The number of tournament players to advance to the next session will be determined at the start of the tournament.
- 15.10.2 The winner(s) of each session will be the tournament player(s) on each table with the highest value of chips at the end of the session.
- 15.10.3 If, at the completion of each session, the remaining number of tournament players, having an equal value of tournament chips, exceeds the number of tournament players to advance to the next session a play off will be conducted amongst those tournament players. At the end of each round of play a count of the tournament player's tournament chips shall be conducted until an order is determined.
- 15.10.4 If two (2) or more tournament players are eliminated in the same round of play, a count of residual chips will determine the placings unless two or more tournament players have equal or no residual chips, in which case the tournament player with the smallest wager will be deemed to have been eliminated first. If the tournament players have made equal wagers the tournament player whose chips were removed first shall be deemed to have been eliminated first.

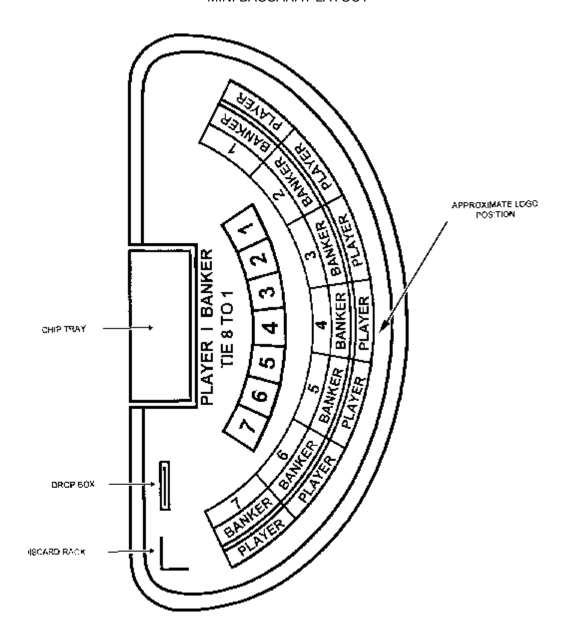
## 15.11 General provisions

15.11.1 Tournament players may not advise or seek advice from other tournament players or persons not involved in the tournament during play.

- 15.11.2 In the event of a dispute relating to the rules or conditions of entry, the decision of the Tournament Manager will be final and the game will not proceed until the dispute is settled.
- 15.11.3 At the Tournament Manager discretion, a count of all tournament player's chips may be conducted.
- 15.11.4 A tournament player may be disqualified if found to contravene any of these rules. No such tournament player shall be entitled to a refund of entry fee but will retain the value of tournament chips won or purchased in accordance with these rules.

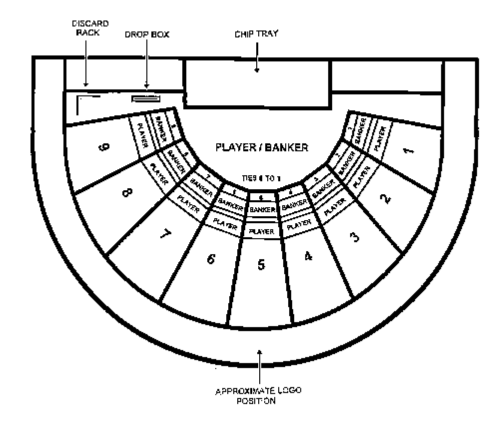
## **DIAGRAM A**

#### MINI BACCARAT LAYOUT



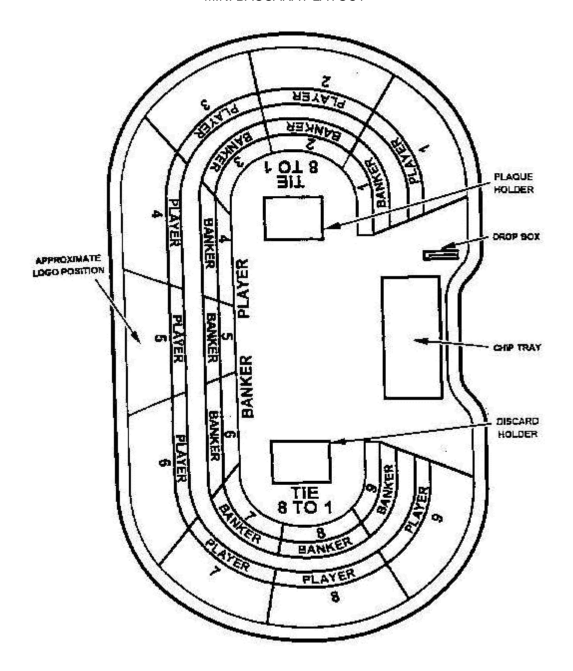
### **DIAGRAM B**

### MINI BACCARAT LAYOUT

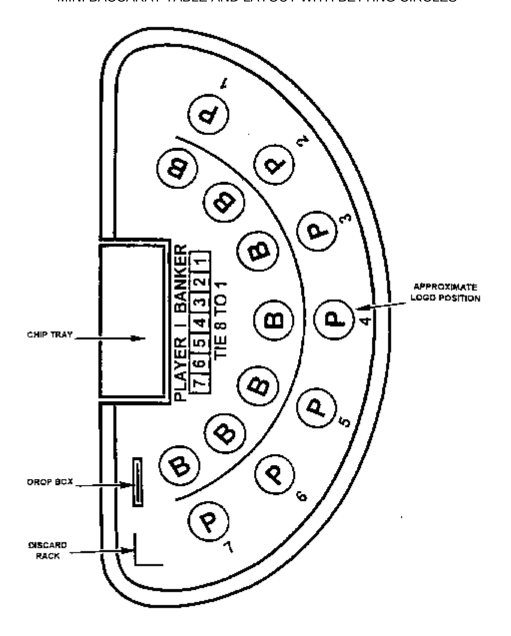


## **DIAGRAM C**

#### MINI BACCARAT LAYOUT

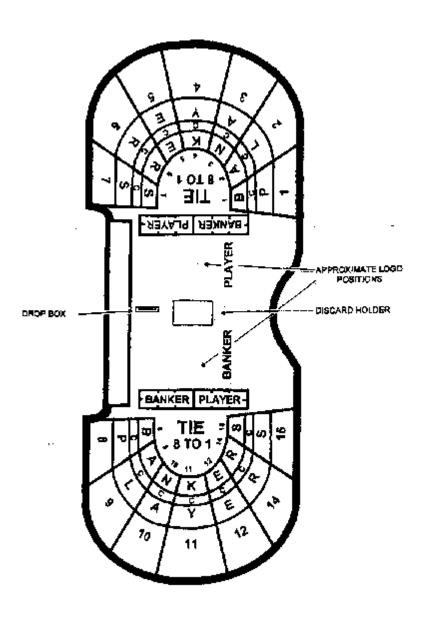


# **DIAGRAM D**MINI BACCARAT TABLE AND LAYOUT WITH BETTING CIRCLES



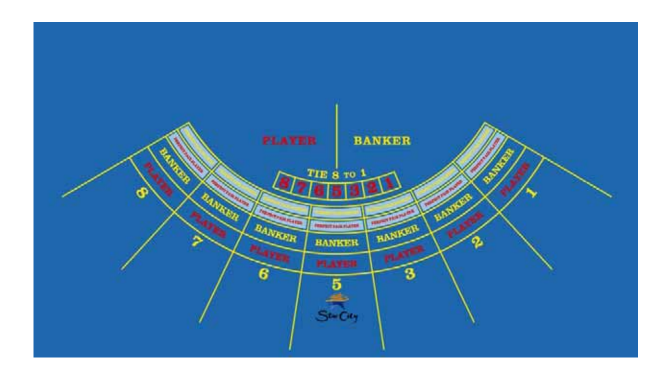
## **DIAGRAM E**

## **BACCARAT LAYOUT**



## **DIAGRAM F**

## PERFECT PAIRS LAYOUT

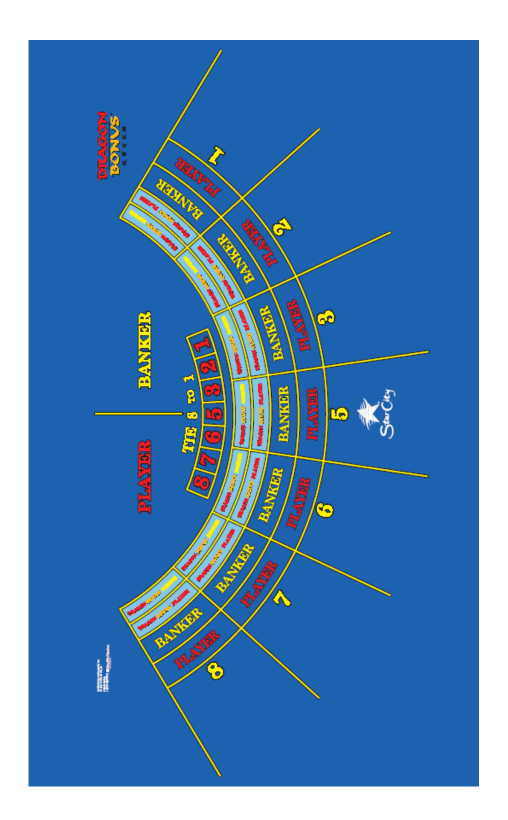


## **DIAGRAM G**

## PERFECT PAIRS LAYOUT

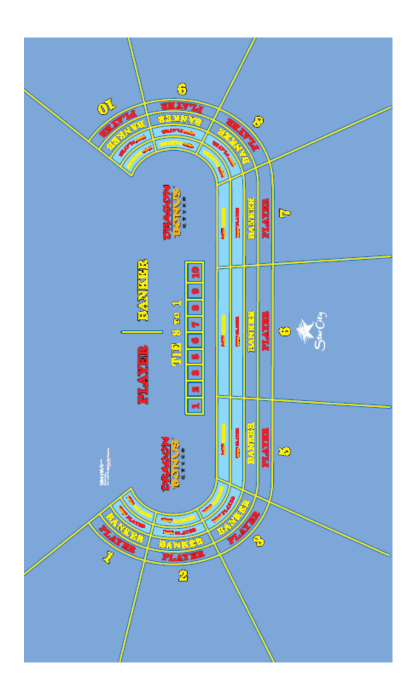


## <u>DIAGRAM H</u> DRAGON BONUS LAYOUT

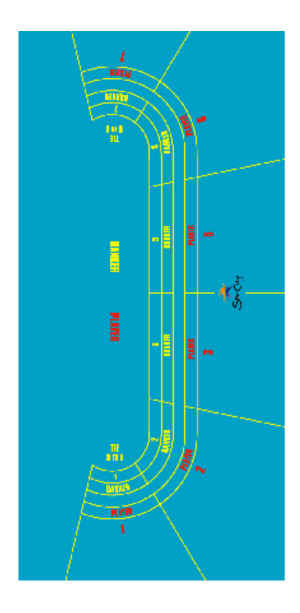


## **DIAGRAM I**

## DRAGON BONUS LAYOUT

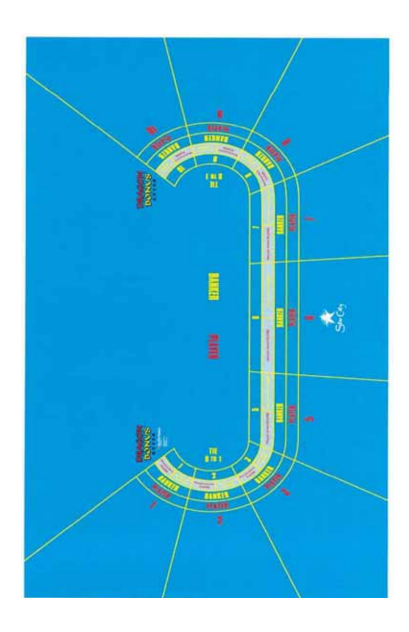


## <u>DIAGRAM J</u> BACCARAT LAYOUT



## **DIAGRAM K**

## DRAGON BONUS LAYOUT



### LEGAL PROFESSION ADMISSION BOARD

THE Legal Profession Admission Board has made amendments to the First Schedule (Forms) of the Legal Profession Admission Rules 2005. New versions of Forms 10 & 11 are set out in the attached documents.

Legal Profession Admission Board	pplication for demission as a Lawy a person who has not previous tralia, New Zealand or else	ously been admitted in	Form 10 Rule 99(1)	The contents of this application may be disclosed to law admitting authorities and law regulatory bodies.
1. Ceremony	cheduled admission ceremon	y preferred		Insert date.
2. Applicant	SURNA	ME	TITLE	
	GIVEN NAME	es I	DATE OF BIRTH	
		ADDRESS		
	HOME TELEPHONE NUMBER	WORK TELEPHOI	NE NUMBER	
	MOBILE NUMBER	FACSIMILE N	UMBER	
	EN	IAIL ADDRESS		
	) Lhave a gradeta ditha Da	nalla accessionationa. NA.	hadant at law.	Complete or
3. Academic Requirements	) I have completed the Bo	ard's examinations. My s	tudent-at-law	Complete or strike out each of (a), (b), (c) and (d) as
	) I have a law degree from in the Second Schedule	a university in New Soutlas follows.	n Wales listed	necessary.
	UNIVERSITY	DEGREE	YEAR	
	I attach an original acade requirements for the deg	emic transcript showing coree.	ompletion of the	
	<ol> <li>I have a law degree from or territory as follows.</li> </ol>	a university in another A	ustralian state	
	UNIVERSITY	DEGREE	YEAR	
		emic transcript showing coree, and a Dean's certificate		
	I have been exempted b basis of studies complet from the Board confirming	y the Board from further sed elsewhere. I attach a on the exemption.	tudies on the copy of a letter	

	Name of Applicant	
4. Practical Training Requirements	a) I have completed a course of practical training listed in the Fourth Schedule as follows.    INSTITUTION   COURSE   YEAR    I attach an original official certificate/letter/transcript showing completion of the requirements of the course.	Complete or strike out each of (a), (b) and (c) as necessary.
	b) I have completed a course of practical training or articles which is recognized in another Australian state as providing sufficient practical training for admission by the Supreme Court of that state as a lawyer. I attach an original certificate showing completion of the course, and evidence that the requirements of the course include evidence of the attainment of competencies in the areas set out in the Sixth Schedule.	
	c) I have attained the age of 30 years and have completed seven years service as a New South Wales government employee performing legal services or 15 years service in courts administration in New South Wales and have been exempted by the Board from practical training in some or all of the competencies set out in rule 98(3). I attach a copy of a letter from the Board granting exemptions, and evidence of having completed approved coursework and examinations in Ethics and Professional Responsibility, Trust and Office Accounting, and those competencies from which I have not been exempted.	
5. English Language Proficiency Requirements  Applicable from 1 July 2008	a) I declare that I have undertaken the final two years of my secondary education and the study for the academic qualification in law on which I rely for admission in a country where English is the native or first language and that I have lived in that country or countries for the duration of those studies. I provide details of the institution, country and dates	Complete or strike out each of (a) and (b) as necessary.

attended where I undertook my secondary and tertiary education:

> i. **Secondary Education**

Where did you complete your secondary education
---

Institution.....

Country.....

Dates: from ....../..... to ....../......

**Tertiary Education** 

Where did you complete your tertiary education

Institution.....

Country.....

Dates: from ....../..... to ....../.....

Signature .....

aggregat which is	e score of 8 or more as i	demic) test achieving an indicated in the table below d. I attach the original IELTS
IELTS		
(Academi	e)	
Overall	Section minimum score	
8	7 listening	
	7 reading	
	8 writing	
	7.5 speaking	

## 6. Declarations – Suitability matters

Consider each of the following declarations carefully and

#### **EITHER**

• Place your signature in the box if the declaration is true,

#### OR

• Strike out the declaration to show that the declaration is not applicable (do not sign).

		Individually sign each box OR strike out the declaration	
6.1.		sly been admitted or refused admission as a lawyer in any ralia or in a foreign country.	
6.2	I am and always has suffered anything li am not aware of ar admitted as a lawy		
6.3	I am not and never	have been an insolvent under administration.	
6.4	I have never been		
6.5	I have never practi or under a law of th permission to pract		
6.6	I am not and never charge, an order of previous Act, a cor		
6.7	I am not the subject profession or occup subject of disciplina or occupation that		
6.8		never been the subject of disciplinary action in a tertiary in in Australia or in a foreign country that involved an adverse	
		Continued next page	

Name of Applicant	

	Declarations (continued)	Individually sign each box OR strike out the declaration
6.9	I have never contravened a law about trust money or trust accounts in Australia or in a foreign country.	
6.10	I am not and never have been subject to an order under the Legal Profession Act, a law of the Commonwealth or a corresponding law disqualifying me from being employed by an Australian legal practitioner or from managing an incorporated legal practice.	
6.11	I do not suffer from any infirmity, injury, mental or physical illness, impairment or disability which makes me unable to carry out the inherent requirements of practice as an Australian legal practitioner.	

## Disclosure

If you have <b>not signed</b> one of the above declarations, you must sign 6.12 and attach the relevant disclosure(s) or if 6.12 does not apply strike a line through it.	Sign or strike out the declaration
6.12 I attach signed and dated disclosure(s) setting out full details of circumstances associated with any of the above declarations which I have not signed.	

## **Authorisation**

All applicants are required to sign 6.13	Sign only
6.13 I authorise the Board to obtain from any relevant institution at which I have pursued any course of study or training, such documents as the Board considers necessary for the purpose of its determination of whether I am a fit and proper person to be admitted as a Lawyer.	

## Signature

	Sign and date
The above information and declarations I have given in this form are true and complete	
	/

Legal Profession Admission Board	Application for Admission as a Lawyer by a person who has not previously be Australia or New Zealand but who has elsewhere	en admi been ad	itted in dmitted	Form 11 Rule 99(3)	The contents of this application may be disclosed to law admitting authorities and law regulatory bodies.
1. Ceremony	Scheduled admission ceremony prefer	red			Insert date.
2. Applicant	SURNAME			TITLE	
	GIVEN NAMES		DA	TE OF BIRTH	
	ADDRES	SS			
					-
	HOME TELEPHONE NUMBER	WOR	K TELEPHONE	NUMBER	-
	MODILE NUMBER	F	ACCIDALL E NILIA	ADED.	-
	MOBILE NUMBER	F	ACSIMILE NUM	IBEK	_
	EMAIL ADDRESS				
3. Jurisdiction(s) of Admission	I have previously been admitted as a la jurisdiction(s).	wyer in	the following	)	
	I attach an original certificate not more admitting authority in each jurisdiction is showing the date of my admission and standing in that jurisdiction.	n which	I have been	admitted,	
4. Academic Requirements	(a) I have completed the Board's ex	aminatio	ons. My stud	lent-at-law	Complete or strike out each of (a), (b), (c)
	(b) I have a law degree from a university in the Second Schedule as follows:		New South V	Vales listed	and (d) as necessary.
	UNIVERSITY		DEGREE	YEAR	
	I attach an original academic tra	nscript s	showing com	pletion of the	_
	requirements for the degree.		<b>J</b>	•	

	NAM	E OF APPLICANT	
	(c)	I have a law degree from a university in another Australian state or territory as follows.  UNIVERSITY  DEGREE  YEAR	
		I attach an original academic transcript showing completion of the requirements for the degree, and a Dean's certificate in the prescribed form.	
	(d)	I have been exempted by the Board from further studies on the basis of studies completed elsewhere. I attach a copy of a letter from the Board confirming the exemption.	
5. Practical Training Requirements	(a) (b)	I have completed a course of practical training listed in the Fourth Schedule as follows.    INSTITUTION   COURSE   YEAR     I attach an original certificate showing completion of all the requirements of the course.  I have completed a course of practical training or articles which is	Complete or strike out each of (a), (b) and (c) as necessary.
		recognized in another Australian state or territory as providing sufficient practical training for admission by the Supreme Court of that state or territory as a lawyer. I attach an original certificate showing completion of the course, and evidence that the requirements of the course include evidence of the attainment of competencies in the areas set out in the Sixth Schedule.	
	(c)	I have been admitted as a lawyer in a foreign jurisdiction and have been exempted by the Board from practical training in some or all of the competencies set out in rule 98(3). I attach a copy of a letter from the Board granting exemptions, and evidence of having completed approved coursework and examinations in Ethics and Professional Responsibility, Trust and Office Accounting, and those competencies from which I have not been exempted.	

NAME OF APPLICANT	

6.	English
	Language
	Proficiency
	Requirements

a) I declare that I have undertaken the final two years of my secondary education and the study for the academic

Complete or strike out each of (a) and (b)

Requirements  Applicable from 1 July 2008	qualification in law on which I rely for admission in a country where English is the native or first language and that I have lived in that country or countries for the duration of those studies. I provide details of the institution, country and dates attended where I undertook my secondary and tertiary education:  i. Secondary Education  Where did you complete your secondary education  Institution	is necessary
	b) I have completed the IELTS (academic) test achieving an aggregate score of 8 or more as indicated in the table below which is no more than 2 years old. I attach the original IELTS Test Report Form (TRF) dated/	

7. Declarations –		Consider each of the following declarations carefully and:		
Suitability matters		EITHER		
		Place your signature in the box if the declaration	n is true,	
		OR		
		<ul> <li>Strike out the declaration to show that the declaration (do not sign the box).</li> </ul>	aration is not applicable	
		Declarations	Individually sign each box OR strike out the declaration	
7.1.	I have not previous Australia or in a for	ly been refused admission as a lawyer in any jurisdiction in eign country.		
7.2	suffered anything li	ave been of good fame and character and I have not done or kely to reflect adversely on my good fame and character, and any matter or circumstance that might affect my suitability to wyer.		
7.3	I am not and never	have been an insolvent under administration.		
7.4	I have never been	found guilty of an offence in Australia or in a foreign country.		
7.5	contravention of ar certificate as requir	ged in legal practice in Australia when not admitted or in by condition of admission, or when not holding a practising red by law or in contravention of any condition of a certificate the has been suspended.		
7.6	I have never practised law in a foreign country when not permitted by or under a law of that country to do so or in contravention of any condition of permission to practise.			
7.7	charge or order un	have been subject to an unresolved complaint, investigation, der the Legal Profession Act, a corresponding previous Act, a tralian law or a corresponding foreign law.		
7.8	I am not the subject of disciplinary action in another profession or occupation in Australia or in a foreign country, and have never been the subject of disciplinary action that involved an adverse finding.			
7.9	9 My name has never been removed from a local roll, an interstate roll or a foreign roll.			
7.10	I have never had a right to engage in legal practice suspended or cancelled in Australia or in a foreign country.			
7.11	I have never contravened a law about trust money or trust accounts in Australia or in a foreign country.			
7.12	No supervisor, manager or receiver has ever been appointed in relation to any legal practice in which I have been engaged.			
7.13	I am not and never have been subject to an order under the Legal Profession Act, a law of the Commonwealth or a corresponding law disqualifying me from being employed by or a partner of an Australian legal practitioner or from managing an incorporated legal practice.			
7.14	disability which ma	any infirmity, injury, mental or physical illness, impairment or kes me unable to carry out the inherent requirements of tralian legal practitioner.		
	osure			
		of the above declarations, you must sign 7.15 and attach the 15 does not apply strike a line through it.	Sign or strike out the declaration	
7.15		dated disclosure(s) setting out full details of circumstances y of the above declarations which I have not signed.		

## **Authorisation**

All applicants are required to sign 7.16	Sign only
7.16 I authorise the Board to obtain from any relevant institution at which I have pursued any course of study or training, such documents as the Board considers necessary for the purpose of its determination of whether I am a fit and proper person to be admitted as a Lawyer.	

## **Signature**

	Sign and date
The above information and declarations I have given in this form are true and complete	
	//

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

## The treated grease trap waste exemption 2008

#### Name

1. This exemption is to be known as 'The treated grease trap waste exemption 2008'.

#### Commencement

2. This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

### Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorises the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

#### Exemption

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions referred to in Column 3 of the table.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1 Column 2		Column 3
Responsible person	Provisions from which the responsible person is exempt	Conditions to be met by the responsible person
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	all requirements specified in section 7 and 8
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act section 88 of the Act clause 47 of the Regulation	all requirements specified in section 7 and 9

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

#### **Definitions**

6. In this Notice of Exemption:

**Consumer** means a person who applies, causes, or permits the application to land of treated grease trap waste within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which treated grease trap waste is applied. Where a person responsible for transporting the treated grease trap waste to the land application site is also the party applying the treated grease trap waste, this person must also meet the responsibilities of the consumer.

**Composite sample** means a sample that combines 5 discrete sub-samples into a single sample for the purpose of analysis. The size of each sub-sample must be in proportion with the size of the load from which it is collected.

**Grease trap waste** means any grease, oils, solids, water or other matter resulting only from the preparation or manufacturing of food that is collected in a grease trap in the usual course of the operation of the grease trap. This definition includes dissolved air flotation (DAF) units used to treat grease trap waste, but does not include grease trap waste collected from grease traps in hospitals and shopping centres other than those solely from the preparation of food.

**NA** means not applicable.

**Once-off sampling** means sampling and testing that must be conducted only once on each individual truckload of treated grease trap waste. It is conducted where routine sampling is not applicable.

**Processor** means a person who treats grease trap waste, and/or mixes, blends, or otherwise incorporates treated grease trap waste into a material for land application. The processor will generally be the supplier, transporter, treatment facility, or consumer of the waste.

**Relevant waste** means treated grease trap waste that meets the requirements of Section 7.

**Routine sampling** means sampling and testing that must be conducted on the treated grease trap waste on an ongoing and regular basis.

**Treated grease trap waste** means grease trap waste that has undergone treatment according to the following specifications:

- a) screening to remove physical contaminants,
- b) leaving the grease trap waste to settle by operation of gravity for at least 4 hours, so that the floating fats and oils, the aqueous liquid waste and the settleable portions of the grease trap waste separate, and
- c) the floating layer must either be removed or be incorporated into the bottom settled layer following saponification by the addition of lime.

#### **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The chemical concentration or other attribute of the treated grease trap waste listed in Column 1 of Table 5 must not exceed any of the following:
  - 7.1.1. the absolute maximum concentration or other value listed in Column 3 of Table 5,
  - 7.1.2. for routine or once-off tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 2 of Table 5
- 7.2. The treated grease trap waste can only be applied to land as a soil amendment material.

#### **Processor responsibilities**

- 8. The following conditions must be met by the processor for this exemption to apply:
- 8.1. Sampling and information on sample storage and preparation must be detailed in a written sampling plan.
- 8.2. The treated grease trap waste must be sampled according to the requirements listed in Column 1 of Table 6.
- 8.3. The processor may undertake once-off sampling of individual truckloads of treated grease trap waste according to the requirements listed in Column 2 of Table 6, for the range of chemicals and other attributes listed in Column 1 of Table 5. No other routine testing is then required. Once-off sampling will apply where the volume of treated grease trap waste received at a site is insufficient to satisfy the requirements of routine sampling.
- 8.4. The processor must keep a written record of all routine test results and/or once-off test results for a period of three years.
- 8.5. Records of the quantity of treated grease trap waste supplied to the consumer and the consumer's name and address must be kept for a period of three years.
- 8.6. The processor of treated grease trap waste must provide a written statement of compliance to the consumer with each transaction, certifying that the treated grease trap waste complies with the relevant conditions of this exemption.
- 8.7. The processor of treated grease trap waste must make information on the latest routine test results and/or once off test results available to the consumer. This must include information on the electrical conductivity, pH, oil and grease, total nitrogen and moisture content as tested in the relevant waste.

#### **Consumer responsibilities**

- 9. The following conditions must be met by the consumer for this exemption to apply:
- 9.1. Records of the quantity of the treated grease trap waste received by the consumer, the suppliers' name and address, the application area, application rate and information on the routine test results and/or once-off test results must be kept for a period of three years.
- 9.2. The application rate must not exceed 100 t/ha (wet weight) in a 6 month period at a given location where the oil and grease content is 50% or greater. Where the oil and grease content of the treated grease trap waste is known to be less than Column 1 of Table 2, the application rate may be increased to the maximum application rate (wet weight) in Column 2 of Table 2.
- 9.3. The treated grease trap waste must be injected between 10 cm and 30 cm below the soil surface at the time of the application.
- 9.4. The treated grease trap waste must not flow across the surface of the land.
- 9.5. The treated grease trap waste must not be applied to land where the site characteristics specified in Column 1 of Table 3 do not meet the requirements in Column 2 of Table 3. The treated grease trap waste must not be applied to land where the site characteristics specified in Column 1 of Table 3 do not meet the requirements in Column 2 of Table 3.
- 9.6. The treated grease trap waste must not be applied to land that is within the buffer zones for the protected areas specified in Table 4.

- 9.7. The consumer must ensure that they do not cause or permit the emission of any offensive odour from the premises when applying treated grease trap waste to land.
- 9.8. Livestock must not be allowed to graze on land within the application area until at least 30 days after the application of treated grease trap waste to the application area.

#### Table 2

Column 1	Column 2
Oil and grease content (%)	Maximum application rate (wet t/ha )
<50	120
<40	150
<30	200
<20	300
<10	600

#### Table 3

Column 1 Column 2		
Site Characteristic	Requirement	
Slope	< 10%	
Drainage	No application of wastes permitted in: - Waterlogged soil; and/or - Slow or highly permeable soil	
Depth to bedrock	> 60 cm	
Surface rock outcrop	< 10%	

Table 4

Column 1	Column 2	Column 3	Column 4
Protected Area	Minimum width of Buffer Zones (m)		
	Flat	Downslope	Upslope
	(< 3% or 2° slope)	(> 3% or 2° slope)	
Surface waters	50	100	5
Farm dams	20	30	5
Drinking water bores	250	250	250
Other bores	50	50	50
Farm driveways and fence lines	5	5	5
Native forests and other significant vegetation types	10	10	5
Animal enclosures	25	50	25
Occupied dwelling	50	100	50
Residential zone	250	500	250

## Chemical and other material property requirements

10. This Notice of Exemption only applies to treated grease trap waste where the chemical and other attributes listed in Column 1 of Table 5 comply with the chemical concentrations and other values listed in Column 2 and Column 3 of Table 5, when analysed according to test methods specified in Column 4 of Table 5. Note that while limits are not included for electrical conductivity, pH, oil and grease, nitrogen, and moisture content, these must be tested in each sample and records kept of results.

Table 5

Column 1	Column 2	Column 3	Column 4
Chemicals and other attributes	Maximum average concentration for routine testing (mg/kg 'dry weight' unless otherwise specified)	Absolute maximum concentration (mg/kg 'dry weight' unless otherwise specified)	Test method specified within Section
1. Mercury	0.5	1	12.1
2. Cadmium	0.5	1	12.2
3. Lead	50	100	12.2
4. Arsenic	10	20	12.2
5. Chromium (total)	50	100	12.2
6. Copper	150	250	12.2
7. Nickel	30	60	12.2
8. Selenium	2.5	5	12.2
9. Zinc	200	350	12.2
10. Boron	30	60	12.3
11. Electrical Conductivity	NA	NA	12.4
12. pH	NA	NA	12.4
13. Oil and grease	NA	NA	12.5
14. Nitrogen (total)	NA	NA	12.6
15. Moisture content	NA	NA	12.7

#### Sampling and testing requirements

11. This Notice of Exemption only applies to treated grease trap waste sampled according to the requirements in Table 6.

Table 6

Column 1	Column 2
Routine sampling frequency	Once-off sampling frequency
1 individual sample per day for 1 week (5 samples) to produce a composite sample. Repeat each week (i.e. equates to 4 composite samples per month), and	1 composite sample per truckload
5 individual samples per month selected at random to produce a composite sample (i.e. 1 composite sample per month).	

#### Test methods

- 12. All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities, or equivalent. All chemicals and other attributes listed in Column 1 of Table 5 must be measured in accordance with the test methods specified below.
- 12.1. Test method for measuring the mercury concentration in treated grease trap waste:
  - 12.1.1. USEPA SW-846 Method 7471B Mercury in solid or semisolid waste (manual cold vapour technique), or an equivalent analytical method with a detection limit < 20% of the stated absolute maximum concentration in Table 5, Column 3, (i.e. 0.2 mg/kg dry weight).
  - 12.1.2. Report as mg/kg dry weight.
- 12.2. Test methods for measuring chemicals 2 9 in treated grease trap waste:
  - 12.2.1. Sample preparation by digestion using USEPA SW-846 Method 3051A Microwave assisted acid digestion of sediments, sludges, soils, and oils (or an equivalent method).
  - 12.2.2. Analysis using USEPA SW-846 Method 6010C Inductively coupled plasma atomic emission spectrometry, or an equivalent analytical method with a detection limit < 10% of the stated absolute maximum concentration in Table 5, Column 3 (i.e. 10 mg/kg dry weight for lead).
  - 12.2.3. Report as mg/kg dry weight.
- 12.3. Test method for measuring the boron concentration in treated grease trap waste:
  - 12.3.1. Water soluble boron using a calcium chloride extractable method. Rayment, G.E. and Higginson, F.R. 1992. Method 12C1 or 12C2. *In* Australian laboratory handbook of soil and water chemical methods, Inkata Press, Australia (or an equivalent analytical method with a detection limit for hot water soluble boron or calcium chloride extractable boron < 10% of stated total concentration).
  - 12.3.2. Report as mg/kg dry weight.
- 12.4. Test methods for measuring the electrical conductivity and pH in treated grease trap waste:
  - 12.4.1. Sample preparation by mixing 1 part treated grease trap waste with 5 parts distilled water.
  - 12.4.2. Analysis using Method 103 (pH) and 104 (Electrical Conductivity). In Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.4.3. Report electrical conductivity in deciSiemens per metre (dS/m).
- 12.5. Test method for measuring the oil and grease content in treated grease trap waste:
  - 12.5.1. USEPA SW-846 Method 9071B n-Hexane Extractable Material (HEM) for Sludge, Sediment, and Solid Samples (or an equivalent analytical method). Note that the Soxhlet extraction may need to be repeated for samples containing large quantities of oil and grease.
  - 12.5.2. Report oil and grease in mg/kg dry weight.
- 12.6. Test method for measuring nitrogen in treated grease trap waste:

- 12.6.1. Total nitrogen semimicro Kjeldahl. Rayment, G.E. and Higginson, F.R. 1992. Method 7A1 or 7A2. *In* Australian laboratory handbook of soil and water chemical methods, Inkata Press, Australia (or an equivalent analytical method).
- 12.6.2. Report nitrogen in % dry weight.
- 12.7. Test method for measuring the moisture content in treated grease trap waste: 12.7.1. USEPA SW-846 Method 9001 Determination of water in waste materials by quantitative calcium hydride reaction (or an equivalent analytical method).
  - 12.7.2. Report moisture content in % w/w.

#### **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

#### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

It is recommended that an appropriate rate of nitrogenous fertiliser be added concurrently where the C:N ratio of the applied treated grease trap waste or blended material is high (>25).

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

## The biosolids exemption 2008

#### Name

1. This exemption is to be known as 'The biosolids exemption 2008'.

#### Commencement

2. This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

### Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste)* Regulation 2005 (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

#### **Exemption**

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions set out in this Notice.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2
Responsible person	Provisions from which the responsible person is exempt
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act
	section 88 of the Act
	clause 47 of the Regulation

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**Biosolids** means the organic product that results from sewage treatment processes (sometimes referred to as sewage sludge) in accordance with the Act.

**Biosolids Guidelines** means the document entitled *Environmental Guidelines: Use and Disposal of Biosolids Products*, published by the EPA and as in force from time to time.

**Consumer** means a person who applies, causes, or permits the application to land of biosolids within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which biosolids are applied. Where a person responsible for transporting the biosolids to the land application site is also the party applying the biosolids, this person must also meet the responsibilities of the consumer.

**Processor** means a person who processes, mixes, blends, or otherwise incorporates biosolids into a material for supply to a consumer.

Relevant waste means biosolids that meets the requirements of Section 7.

#### **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The responsible person must not cause or permit the land application of the biosolids where the biosolids do not comply with the requirements of the Biosolids Guidelines.
- 7.2. The biosolids can only be applied to land as a soil amendment material.
- 7.3. The consumer must land apply the biosolids within a reasonable period of time.

## **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

#### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

# The effluent exemption 2008

#### Name

1. This exemption is to be known as 'The effluent exemption 2008'.

#### Commencement

2. This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

## Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

## Exemption

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions set out in this Notice.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	
Responsible person	Provisions from which the responsible person is exempt	
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act	
	section 88 of the Act	
	clause 47 of the Regulation	

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**Consumer** means a person who applies, causes, or permits the application to land of effluent within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which effluent is applied. Where a person responsible for transporting the effluent to the land application site is also the party applying the effluent, this person must also meet the responsibilities of the consumer.

#### **Effluent** means:

- (a) waste water from sewage treatment systems (including the treatment works, pumping stations, sewage overflow structures and the reticulation system), or
- (b) waste water from collection or treatment systems that are ancillary to processing industries involving livestock, agriculture, wood, paper or food, being waste water that is conveyed from the place of generation by means of a pipe, canal or conventional method used in irrigation (but not by means of a tanker or truck), or
- (c) waste water from collection or treatment systems that are ancillary to intensive livestock, aquaculture or mariculture, being waste water that is released by means of a pipe, canal or other conventional method used in irrigation as part of day to day farming operations, in accordance with the Act.

**Processor** means a person who generates, supplies, causes, or permits the supply of effluent to a consumer, or who processes, mixes, blends, or otherwise incorporates effluent into a material for supply to a consumer.

**Relevant waste** means effluent that meets the requirements of Section 7.

## **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The effluent can only be applied to land for the purposes of irrigation or as a soil amendment material.
- 7.2. The consumer must land apply the effluent within a reasonable period of time.

## **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

#### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

# The food waste compost exemption 2008

#### Name

1. This exemption is to be known as 'The food waste compost exemption 2008'.

#### Commencement

This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

## Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

## **Exemption**

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions set out in this Notice.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	
Responsible person	Provisions from which the responsible person is exempt	
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act	
	section 88 of the Act	
	clause 47 of the Regulation	

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**ARMCANZ** means the *Australian Guidelines for Sewerage Systems - Biosolids Management*, published in 1995 by the ARMCANZ Water Technology Committee, Canberra and updated from time to time.

**Composting** means a process whereby the food waste and/or raw mulch, source separated garden organics, forestry and sawmill residues and urban wood residues, undergoes:

- (a) Pasteurisation, and
- (b) A period of not less than 6 weeks of composting plus curing.

**Consumer** means a person who applies, causes, or permits the application to land of food waste compost within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which food waste compost is applied.

**Engineered wood products** means engineered or composite wood products such as particleboard, oriented strand board, plywood, laminated veneer lumber, glulam or fibreboard that are manufactured with glues, resins, water repellents, fire retardants, fungal inhibitors and/or other chemicals.

**Food waste** means waste from the manufacture, preparation, sale or consumption of food but does not include grease trap waste, animal waste or dissolved air flotation (DAF) sludges. This includes waste from the kerbside collection of source separated food waste.

**Food waste compost** means food waste that has undergone composting in combination with any of the following:

- (a) raw mulch,
- (b) source separated garden organics,
- (c) forestry and sawmill residues, and
- (d) urban wood residues.

**Forestry and sawmill residues** are untreated and uncontaminated plant materials from forestry operations such as logging, silviculture and sawmilling. Forestry and sawmill residues include materials such as bark, woodchip, sawdust and wood fibre that are collected as a source separated material stream for processing.

**Pasteurisation** means a process whereby the food waste and/or raw mulch, source separated garden organics, forestry and sawmill residues and urban wood residues, are treated to significantly reduce the numbers of plant and animal pathogens and plant propagules. It must undergo:

- (a) Appropriate turning of outer material to the inside of the windrow so that the whole mass is subjected to a minimum of 3 turns with the internal temperature reaching a minimum of 55°C for 3 consecutive days before each turn, or
- (b) An alternative process that guarantees the same level of pathogen reduction as required by ARMCANZ, and the elimination of plant propagules.

Preservative treated and coated wood residues means wood residues that are preservative treated with chemicals such as copper chrome arsenate (CCA), high temperature creosote (HTC), pigmented emulsified creosote (PEC) and light organic solvent preservative (LOSP) and/or coated with substances such as varnish or paint.

**Processor** means a person who processes, mixes, blends, or otherwise incorporates food waste compost into a material for supply to a consumer.

Raw mulch is any compostable organic plant material that is applied to land as a recycled organic product without having been subjected to an effective pasteurisation or composting process. Such materials may be shredded and/or screened to a preferred particle size grading for particular applications. Raw mulches include materials such as horticultural barks, leaf mulch and wood chip mulch produced from

source separated garden organics, forestry and sawmill residues and urban wood residues.

**Relevant waste** means food waste compost that meets the requirements of Section 7.

**Source separated garden organics** means garden vegetation and plant materials that are segregated at the point of generation and are collected as a separate material stream for processing. Source separated garden organics includes material from Council garden waste collections and public drop-off collections and can include materials such as branches, grass, leaves, plant trimmings, tree stumps, bark, and the like.

**Urban wood residues** means untreated and uncontaminated urban derived timber and wood material that is collected as a separate material stream for processing. Urban wood residues includes materials such as off-cuts, saw dust, wood shavings, packaging crates and pallets but does not include preservative treated and coated wood residues or engineered wood products..

#### **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The food waste compost can only be applied to land as compost, a soil amendment material or for the purpose of biofiltration.
- 7.2. The processor of food waste compost must provide a written statement of compliance to the consumer with each transaction, certifying that the food waste compost complies with the relevant conditions of this exemption.
- 7.3. The consumer must land apply the food waste compost within a reasonable period of time.

## **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

#### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

# The food waste exemption 2008

## Name

1. This exemption is to be known as 'The food waste exemption 2008'.

#### Commencement

2. This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until 1 November 2008 unless revoked at an earlier date by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

## Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

## Exemption

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions set out in this Notice.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	
Responsible person	Provisions from which the responsible person is exempt	
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act section 88 of the Act clause 47 of the Regulation	

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**Consumer** means a person who applies, causes, or permits the application to land of food waste within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which food waste is applied. Where a person responsible for transporting the food waste to the land application site is also the party applying the food waste, this person must also meet the responsibilities of the consumer.

**Food waste** means waste from the manufacture, preparation, sale or consumption of food but does not include grease trap waste or animal waste.

**Processor** means a person who generates, supplies, causes, or permits the supply of food waste to a consumer, or who processes, mixes, blends, or otherwise incorporates food waste into a material for supply to a consumer.

Relevant waste means the food waste that meets the requirements of Section 7.

## **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The food waste can only be applied to land as a soil amendment material.
- 7.2. The consumer must land apply the food waste within a reasonable period of time.

## **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

#### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Section 51A

# The recovered railway ballast exemption 2008

#### Name

1. This exemption is to be known as 'The recovered railway ballast exemption 2008'.

## Commencement

2. This exemption commences on 2 May 2008.

## **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

## Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

## Exemption

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions referred to in Column 3 of the table.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	Column 3
Responsible person	Provisions from which the responsible person is exempt	Conditions to be met by the responsible person
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	all requirements specified in section 7 and 8
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act section 88 of the Act clause 47 of the Regulation	all requirements specified in section 7 and 9

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**Characterisation** means sampling and testing that must be conducted on the recovered railway ballast for the range of chemicals and other attributes listed in Column 1 of Table 2.

**Composite sample** means a sample that combines 5 discrete sub-samples into a single sample for the purpose of analysis.

**Consumer** means a person who applies, causes, or permits the application to land of recovered railway ballast within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which recovered railway ballast is applied.

**Processor** means a person who generates, supplies, causes, or permits the supply of recovered railway ballast to a consumer, or who processes, mixes, blends, or otherwise incorporates recovered railway ballast into a material for supply to a consumer.

**Recovered railway ballast** means free draining coarse natural aggregate of high strength and a minimum particle size of 9.5 mm.

**Relevant waste** means the recovered railway ballast that meets the requirements of Section 7.

**Routine sampling** means sampling and testing that must be conducted on the recovered railway ballast on an ongoing and regular basis.

**Once-off sampling** means sampling and testing that must be conducted only once on a batch, truckload or stockpile of recovered railway ballast that is not repeated, reproduced and does not form part of a continuous process.

## **General Conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The chemical concentration or other attribute of the recovered railway ballast listed in Column 1 of Table 2 must not exceed any of the following:
  - 7.1.1. the absolute maximum concentration or other value listed in Column 4 of Table 2.
  - 7.1.2. for characterisation or once-off tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 2 of Table 2, and
  - 7.1.3. for routine tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 3 of Table 2.
- 7.2. The recovered railway ballast can only be applied to land for building or maintaining railway infrastructure or for road making activities.

## Processor responsibilities

- 8. The following conditions must be met by the processor for this exemption to apply:
- 8.1. Sampling must be undertaken in accordance with Australian Standard 1141 Methods for sampling and testing aggregates (or equivalent). Sampling and information on sample storage and preparation must be detailed in a written sampling plan.
- 8.2. Where the recovered railway ballast is generated as part of a continuous process, the processor must undertake characterisation and routine sampling according to the requirements listed in Column 1 and Column 2 of Table 3.
- 8.3. Where the recovered railway ballast is not generated as part of a continuous process, the processor may undertake once-off sampling of a batch, truckload

- or stockpile of recovered railway ballast according to the requirements listed in Column 3 of Table 3, for the range of chemicals and other attributes listed in Column 1 of Table 2.
- 8.4. Where there is a change in inputs that is likely to affect the properties in the recovered railway ballast, characterisation must be repeated. Characterisation samples can be used for routine testing and subsequent calculations.
- 8.5. Processors must keep a written record of all characterisation, routine and/or once-off test results for a period of three years.
- 8.6. Records of the quantity of recovered railway ballast supplied to the consumer and the consumer's name and address must be kept for a period of three years.
- 8.7. The processor of recovered railway ballast must provide a written statement of compliance to the consumer with each transaction, certifying that the recovered railway ballast complies with the relevant conditions of this exemption.
- 8.8. The processor of recovered railway ballast must make information on the latest characterisation and routine test results available to the consumer.

## **Consumer responsibilities**

- 9. The following conditions must be met by the consumer for this exemption to apply:
- 9.1. Records of the quantity of the recovered railway ballast received by the consumer and the suppliers' name and address must be kept for a period of three years.
- 9.2. The consumer must land apply the relevant waste within a reasonable period of time.

## Chemical and other material property requirements

10. This Notice of Exemption only applies to recovered railway ballast where the chemical and other attributes listed in Column 1 of Table 2 comply with the chemical concentrations and other values listed in Column 2, Column 3 and Column 4 of Table 2, when analysed according to test methods specified in Column 5 of Table 2.

Table 2

Column 1	Column 2	Column 3	Column 4	Column 5
Chemicals and other attributes	Maximum average concentration for characterisation	Maximum average concentration for routine testing	Absolute maximum concentration	Test method specified
	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	within Section
1. Mercury	0.5	Not required	1	12.1
2. Cadmium	0.5	0.5	1	12.2
3. Lead	50	50	100	12.2
4. Arsenic	15	15	30	12.2
5. Chromium (total)	25	Not required	50	12.2
6. Copper	25	Not required	50	12.2
7. Nickel	25	Not required	50	12.2
8. Zinc	75	75	150	12.2

9. Electrical Conductivity	1 dS/m	1 dS/m	2 dS/m	12.3
10. Metal, glass, asphalt, ceramics and slag	2.5%	Not required	5%	12.4
11. Plaster, clay lumps and other friable materials	0.25%	Not required	0.5%	12.4
12. Rubber, plastic, bitumen, paper, cloth, paint, wood and other vegetable matter	0.05%	Not required	0.1%	12.4

## Sampling and testing requirements

11. This Notice of Exemption only applies to recovered railway ballast sampled according to the requirements in Table 3.

Table 3

Column 1	Column 2	Column 3	
Characterisation frequency	Routine sampling frequency	Once-off sampling frequency	
20 composite samples, by taking 1 composite sample from a different batch, truckload or stockpile. This must be repeated every 2 years.	5 composite samples per 4000 tonnes or 5 composite samples per 3 months.	10 composite samples per 4000 tonnes.	

#### Test methods

- 12. All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities, or equivalent. All chemicals and other attributes listed in Column 1 of Table 2 must be measured in accordance with the test methods specified below:
- 12.1. Test methods for measuring the mercury concentration in recovered railway ballast:
  - 12.1.1. Particle size reduction & sample splitting may be required.
  - 12.1.1. Analysis using USEPA SW-846 Method 7471B Mercury in solid or semisolid waste (manual cold vapour technique), or an equivalent analytical method with a detection limit < 20% of the stated absolute maximum concentration in Table 2, Column 3 (i.e. 0.2 mg/kg dry weight).
  - 12.1.2. Report as mg/kg dry weight.
- 12.2. Test methods for measuring chemicals 2 8 in recovered railway ballast require:
  - 12.2.1. Particle size reduction & sample splitting may be required.
  - 12.2.2. Sample preparation by digesting using USEPA SW-846 Method 3051A Microwave assisted acid digestion of sediments, sludges, soils, and oils
  - 12.2.3. Analysis using USEPA SW-846 Method 6010C Inductively coupled plasma atomic emission spectrometry, or an equivalent analytical method with a detection limit < 10% of the stated absolute maximum concentration in Table 2, Column 3, (i.e. 10 mg/kg dry weight for lead).

- 12.2.4. Report as mg/kg dry weight.
- 12.3. Test methods for measuring the electrical conductivity in recovered railway ballast:
  - 12.3.1. Sample preparation by mixing 1 part recovered railway ballast with 5 parts distilled water.
  - 12.3.2. Analysis using Method 104 (Electrical Conductivity). *In* Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.3.3. Report in deciSiemens per metre (dS/m).
- 12.4. Test method for measuring the attributes 10 12 in recovered railway ballast:
  - 12.4.1. NSW Roads & Traffic Authority Test Method T276 Foreign Materials Content of Recycled Crushed Concrete (or an equivalent method), for the materials listed in 10 12 of Column 1, Table 2. For recovered railway ballast with an average particle size between 50 and 100 mm, use a 20 kg sample. For recovered railway ballast with an average particle size greater than 100 mm, use a 50 kg sample
  - 12.4.2. Report as %.

## **Exemption Granted**

Mark Gorta
Manager, Waste Management Section
Environment Protection Authority
by delegation

#### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

# The raw mulch exemption 2008

#### Name

1. This exemption is to be known as 'The raw mulch exemption 2008'.

#### Commencement

2. This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

## Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

## **Exemption**

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions set out in this Notice.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	
Responsible person	Provisions from which the responsible person is exempt	
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act	
	section 88 of the Act	
	clause 47 of the Regulation	

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**Consumer** means a person who applies, causes, or permits the application to land of raw mulch within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which raw mulch is applied.

**Engineered wood products** means engineered or composite wood products such as particleboard, oriented strand board, plywood, laminated veneer lumber, glulam or fibreboard that are manufactured with glues, resins, water repellents, fire retardants, fungal inhibitors and/or other chemicals.

**Forestry and sawmill residues** means untreated and uncontaminated plant materials from forestry operations such as logging, silviculture and sawmilling. Forestry and sawmill residues include materials such as bark, woodchip, sawdust and wood fibre that are collected as a source separated material stream for processing.

Preservative treated and coated wood residues means wood residues that are preservative treated with chemicals such as copper chrome arsenate (CCA), high temperature creosote (HTC), pigmented emulsified creosote (PEC) and light organic solvent preservative (LOSP) and/or coated with substances such as varnish or paint.

**Processor** means a person who generates, supplies, causes, or permits the supply of raw mulch to a consumer, or who processes, mixes, blends, or otherwise incorporates raw mulch into a material for supply to a consumer.

Raw mulch means any compostable organic plant material that is applied to land as a recycled organic product without having been subjected to an effective pasteurisation or composting process. Such materials may be shredded and/or screened to a preferred particle size grading for particular applications. Raw mulches include materials such as horticultural barks, leaf mulch and wood chip mulch produced from source separated garden organics, forestry and sawmill residues and urban wood residues.

Relevant waste means raw mulch that meets the requirements of Section 7.

**Source separated garden organics** means garden vegetation and plant materials that are segregated at the point of generation and are collected as a separate material stream for processing. Source separated garden organics includes material from Council garden waste collections and public drop-off collections and can include materials such as branches, grass, leaves, plant trimmings, tree stumps, bark, and the like.

**Urban wood residues** means untreated and uncontaminated urban derived timber and wood material that is collected as a separate material stream for processing. Urban wood residues includes materials such as off-cuts, saw dust, wood shavings, packaging crates and pallets but does not include preservative treated or coated wood residues or engineered wood products.

## **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The raw mulch can only be applied to land for the purposes of filtration or as a soil amendment material or used either singularly or in any combination as input material(s) to a composting process.
- 7.2. The consumer must land apply the raw mulch within a reasonable period of time.

## **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

#### Notes

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

It should be noted that other contaminants may be present in the relevant waste that can potentially cause harm. Application rates may need to be lower than those listed in the exemption depending on local circumstances and should be determined as appropriate to those circumstances prior to application. Plants may display symptoms of toxicity, and/or reductions in yield may occur at values below the maximum concentration limits specified in this exemption.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

# The recovered aggregate exemption 2008

#### Name

1. This exemption is to be known as 'The recovered aggregate exemption 2008'.

#### Commencement

This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

## Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

## **Exemption**

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions referred to in Column 3 of the table.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	Column 3
Responsible person	Provisions from which the responsible person is exempt	Conditions to be met by the responsible person
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	all requirements specified in section 7 and 8
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act section 88 of the Act clause 47 of the Regulation	all requirements specified in section 7 and 9

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**Characterisation** means sampling and testing that must be conducted on the recovered aggregate for the range of chemicals and other attributes listed in Column 1 of Table 2.

**Composite sample** means a sample that combines 5 discrete sub-samples into a single sample for the purpose of analysis.

**Consumer** means a person who applies, causes, or permits the application to land of recovered aggregate within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which recovered aggregate is applied.

**Once-off sampling** means sampling and testing that must be conducted only once on a batch, truckload or stockpile of recovered aggregate that is not repeated, reproduced and does not form part of a continuous process.

**Processor** means a person who processes, mixes, blends, or otherwise incorporates recovered aggregate into a material for supply to a consumer.

**Recovered aggregate** means material comprising of concrete, brick, ceramics and asphalt processed into an engineered material. This does not include asphalt that contains coal tar.

**Relevant waste** means recovered aggregate that meets the requirements of Section 7.

**Routine sampling** means sampling and testing that must be conducted on the recovered aggregate on an ongoing and regular basis.

## **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The chemical concentration or other attribute of the recovered aggregate listed in Column 1 of Table 2 must not exceed any of the following:
  - 7.1.1. the absolute maximum concentration or other value listed in Column 4 of Table 2.
  - 7.1.2. for characterisation or once-off tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 2 of Table 2, and
  - 7.1.3. for routine tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 3 of Table 2.
- 7.2. The recovered aggregate can only be applied to land for road making activities, building, landscaping and construction works. This approval does not apply to any of the following applications:
  - (a) Construction of dams or related water storage infrastructure,
  - (b) Mine site rehabilitation,
  - (c) Quarry rehabilitation,
  - (d) Sand dredge pond rehabilitation,
  - (e) Back-filling of quarry voids,
  - (f) Raising or reshaping of land used for agricultural purposes, and
  - (g) Construction of roads on private land.

## **Processor responsibilities**

- 8. The following conditions must be met by the processor for this exemption to apply:
- 8.1. The processor must implement procedures to minimise the potential to receive or process waste containing asbestos. These procedures must be formally documented and the records of compliance must be kept for a period of three years.
- 8.2. Sampling must be undertaken in accordance with Australian Standard 1141 Methods for sampling and testing aggregates (or equivalent). Sampling and information on sample storage and preparation must be detailed in a written sampling plan.
- 8.3. Where the recovered aggregate is generated as part of a continuous process, the processor must undertake characterisation and routine sampling according to the requirements listed in Column 1 and Column 2 of Table 3.
- 8.4. Where the recovered aggregate is not generated as part of a continuous process, the processor may undertake once-off sampling of a batch, truckload or stockpile of recovered aggregate according to the requirements listed in Column 3 of Table 3, for the range of chemicals and other attributes listed in Column 1 of Table 2.
- 8.5. Where there is a change in inputs that is likely to affect the properties in the recovered aggregate, characterisation must be repeated. Characterisation samples can be used for routine testing and subsequent calculations.
- 8.6. Processors must keep a written record of all characterisation, routine and/or once-off test results for a period of three years.
- 8.7. Records of the quantity of recovered aggregate supplied to the consumer and either the consumer's name and address or the registration details of the vehicle used to transport the recovered aggregate, must be kept for a period of three years.
- 8.8. The processor of recovered aggregate must provide a written statement of compliance to the consumer with each transaction, certifying that the recovered aggregate complies with the relevant conditions of this exemption.
- 8.9. The processor of recovered aggregate must make information on the latest characterisation and routine test results available to the consumer.

## **Consumer responsibilities**

- 9. The following conditions must be met by the consumer for this exemption to apply:
- 9.1. Records of the quantity of the recovered aggregate received by the consumer and the suppliers' name and address must be kept for a period of three years.
- 9.2. The consumer must land apply the relevant waste within a reasonable period of time.

## Chemical and other material property requirements

10. This Notice of Exemption only applies to recovered aggregate where the chemical and other attributes listed in Column 1 of Table 2 comply with the chemical concentrations and other values listed in Column 2, Column 3 and Column 4 of Table 2, when analysed according to test methods specified in Column 5 of Table 2.

Table 2

Column 1	Column 2	Column 3	Column 4	Column 5
Chemicals and other attributes	Maximum average concentration for characterisation	Maximum average concentration for routine testing	Absolute maximum concentration	Test method specified
	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	within Section
1. Mercury	0.5	Not required	1	12.1
2. Cadmium	0.5	0.5	1	12.2
3. Lead	50	50	100	12.2
4. Arsenic	15	Not required	30	12.2
5. Chromium (total)	40	40	80	12.2
6. Copper	40	40	80	12.2
7. Nickel	25	Not required	50	12.2
8. Zinc	150	150	300	12.2
9. Electrical Conductivity	1 dS/m	1 dS/m	2 dS/m	12.3
10. Metal	1%	1%	2%	12.4
11. Plaster	0.25%	0.25%	0.5%	12.4
12. Rubber, plastic, paper, cloth, paint, wood and other vegetable matter	0.1%	0.1%	0.2%	12.4

## Sampling and testing requirements

11. This Notice of Exemption only applies to recovered aggregate sampled according to the requirements in Table 3.

Table 3

Column 1	Column 2	Column 3	
Characterisation frequency	Routine sampling frequency	Once-off sampling frequency	
20 composite samples, by taking 1 composite sample from a different batch, truckload or stockpile. This must be repeated every year.	5 composite samples per 4000 tonnes or 5 composite samples per 3 months.	10 composite samples per 4000 tonnes.	

## **Test methods**

- 12. All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities, or equivalent. All chemicals and other attributes listed in Column 1 of Table 2 must be measured in accordance with the test methods specified below:
- 12.1. Test methods for measuring the mercury concentration in recovered aggregate:
  - 12.1.1. Particle size reduction & sample splitting may be required.
  - 12.1.2. Analysis using USEPA SW-846 Method 7471B Mercury in solid or semisolid waste (manual cold vapour technique), or an equivalent analytical method with a detection limit < 20% of the stated absolute

- maximum concentration in Table 2, Column 3 (i.e. 0.05 mg/kg dry weight).
- 12.1.3. Report as mg/kg dry weight.
- 12.2. Test methods for measuring chemicals 2 8 in recovered aggregate:
  - 12.2.1. Particle size reduction & sample splitting may be required.
  - 12.2.2. Sample preparation by digesting using USEPA SW-846 Method 3051A Microwave assisted acid digestion of sediments, sludges, soils, and oils.
  - 12.2.3. Analysis using USEPA SW-846 Method 6010C Inductively coupled plasma atomic emission spectrometry, or an equivalent analytical method with a detection limit < 10% of the stated absolute maximum concentration in Table 2, Column 3, (i.e. 10 mg/kg dry weight for lead).
  - 12.2.4. Report as mg/kg dry weight.
- 12.3. Test methods for measuring the electrical conductivity in recovered aggregate:
  - 12.3.1. Sample preparation by mixing 1 part recovered aggregate with 5 parts distilled water.
  - 12.3.2. Analysis using Method 104 (Electrical Conductivity). In Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.3.3. Report in deciSiemens per metre (dS/m).
- 12.4. Test method for measuring the attributes 10 12 in recovered aggregate:
  - 12.4.1. NSW Roads & Traffic Authority Test Method T276 Foreign Materials Content of Recycled Crushed Aggregate (or an equivalent method), for the materials listed in 10 12 of Column 1, Table 2.
  - 12.4.2. Report as %.

## **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

#### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Section 51A

# The recovered fines from construction and demolition waste processing exemption 2008

#### Name

1. This exemption is to be known as 'The recovered fines exemption 2008'.

#### Commencement

2. This exemption commences on 2 May 2008.

#### **Duration**

3. This exemption is valid until 1 February 2009 unless revoked at an earlier date by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

## Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

## **Exemption**

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions referred to in Column 3 of the table.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	Column 3
Responsible person	Provisions from which the responsible person is exempt	Conditions to be met by the responsible person
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	all requirements specified in section 7 and 8
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act section 88 of the Act clause 47 of the Regulation	all requirements specified in section 7 and 9

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

6. In this Notice of Exemption:

**Characterisation** means sampling and testing that must be conducted on the recovered fines for the range of chemicals and other attributes listed in Column 1 of Table 2.

**Composite sample** means a sample that combines 5 discrete sub-samples into a single sample for the purpose of analysis.

**Consumer** means a person who applies, causes, or permits the application to land of recovered fines within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which recovered fines are applied.

NA means not applicable.

**Processor** means a person who processes, mixes, blends, or otherwise incorporates recovered fines into a material for supply to a consumer.

**Recovered fines** means a soil or sand substitute with a maximum particle size of 9.5 mm that is derived from the processing of mixed construction and demolition waste including residues from the processing of skip bin waste.

Relevant waste means recovered fines that meet the requirements of Section 7.

**Routine sampling** means sampling and testing that must be conducted on the recovered fines on an ongoing and regular basis.

## **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The chemical concentration or other attribute of the recovered fines listed in Column 1 of Table 2 must not exceed any of the following:
  - 7.1.1. the absolute maximum concentration or other value listed in Column 4 of Table 2.
- 7.2. The recovered fines can only be applied to land for the purposes of construction or landscaping. This approval does not apply to any of the following applications:
  - (a) Construction of dams or related water storage infrastructure,
  - (b) Mine site rehabilitation,
  - (c) Quarry rehabilitation,
  - (d) Sand dredge pond rehabilitation,
  - (e) Back-filling of quarry voids,
  - (f) Raising or reshaping of land used for agricultural purposes, and
  - (g) Construction of roads on private land.

## **Processor responsibilities**

- 8. The following conditions must be met by the processor for this exemption to apply:
- 8.1. Sampling must be undertaken in accordance with Australian Standard 1141 Methods for sampling and testing aggregates (or equivalent). Sampling and information on sample storage and preparation must be detailed in a written sampling plan.
- 8.2. The recovered fines must be sampled according to the requirements listed Column 1 and Column 2 of Table 3.
- 8.3. Where there is a change in inputs that is likely to affect the properties of the recovered fines, characterisation must be repeated. Characterisation samples can be used for routine testing and subsequent calculations.

- 8.4. Processors must keep a written record of all characterisation and routine test results for a period of three years.
- 8.5. Records of the quantity of recovered fines supplied to the consumer and either the consumer's name and address or the registration details of the vehicle used to transport the recovered fines, must be kept for a period of three years.
- 8.6. The processor of recovered fines must provide a written statement of compliance to the consumer with each transaction, certifying that the recovered fines comply with the relevant conditions of this exemption.
- 8.7. The processor of recovered fines must make information on the latest characterisation and routine test results available to the consumer.

## **Consumer responsibilities**

- 9. The following conditions must be met by the consumer for this exemption to apply:
- 9.1. Records of the quantity of the recovered fines received by the consumer and the suppliers' name and address must be kept for a period of three years.
- 9.2. The relevant waste must not be applied in or beneath water including groundwater.
- 9.3. The consumer must land apply the relevant waste within a reasonable period of time.

## Chemical and other material property requirements

10. This Notice of Exemption only applies to recovered fines where the chemical and other attributes listed in Column 1 of Table 2 comply with the chemical concentrations and other values listed in Column 4 of Table 2, when analysed according to test methods specified in Column 5 of Table 2.

Table 2

Column 1	Column 2	Column 3	Column 4	Column 5
Chemicals and other attributes	Maximum average concentration for characterisation	Maximum average concentration for routine testing	Absolute maximum concentration	Test method specified
	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	within Section
1. Mercury	NA	NA	1.5	12.1
2. Cadmium	NA	NA	1.5	12.2
3. Lead	NA	NA	200	12.2
4. Arsenic	NA	NA	30	12.2
5. Chromium (total)	NA	NA	100	12.2
6. Copper	NA	NA	150	12.2
7. Nickel	NA	NA	60	12.2
8. Zinc	NA	NA	400	12.2
9. Total Organic Carbon	NA	NA	10%	12.3
10. Electrical Conductivity	NA	NA	3 dS/m	12.4
11. pH *	NA	NA	6.5 - 10.0	12.4
12. Total Polycyclic	NA	NA	40	12.5

Aromatic Hydrocarbons (PAHs)				
13. Benzo(a)pyrene	NA	NA	1	12.5
14. Total Petroleum Hydrocarbons (TPHs) C <sub>6</sub> - C <sub>9</sub>	NA	NA	80	12.6
15. Total Petroleum Hydrocarbons (TPHs) C <sub>10</sub> - C <sub>36</sub>	NA	NA	800	12.6
16. Total Chlorinated Hydrocarbons	NA	NA	1	12.7
17. Total Organochlorine Pesticides	NA	NA	1	12.8
18. Total Polychlorinated Biphenyls (PCBs)	NA	NA	1	12.9
19. Glass, metal and rigid plastics	NA	NA	0.1%	12.10
20. Plastics - light flexible film	NA	NA	0. 1%	12.10
21. Particle size % not passing a 0.425 mm sieve	NA	NA	10%	12.11

<sup>\*</sup>Note: The ranges given for pH are for the minimum and maximum acceptable pH values in the recovered fines.

# Sampling and testing requirements

11. This Notice of Exemption only applies to recovered fines sampled according to the requirements in Table 3.

Table 3

Column 1	Column 2
Characterisation frequency	Routine sampling frequency
20 composite samples, by taking 1 composite sample from a different batch, truckload or stockpile. Characterisation must be completed within the first 6 months following gazettal.	5 composite samples per 1000 tonnes.

# **Test methods**

- 12. All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities, or equivalent. All chemicals and other attributes listed in Column 1 of Table 2 must be measured in accordance with the test methods specified below:
- 12.1. Test methods for measuring the mercury concentration in recovered fines:
  - 12.1.1. Particle size reduction & sample splitting may be required.
  - 12.1.2. USEPA SW-846 Method 7471B Mercury in solid or semisolid waste (manual cold vapour technique), or an equivalent analytical method with a detection limit < 20% of the stated absolute maximum concentration in Table 2, Column 4, (i.e. 0.3 mg/kg dry weight).

- 12.1.3. Report as mg/kg dry weight.
- 12.2. Test methods for measuring chemicals 2 8 in recovered fines:
  - 12.2.1. Particle size reduction & sample splitting may be required.
  - 12.2.2. Sample preparation by digestion using USEPA SW-846 Method 3051A Microwave assisted acid digestion of sediments, sludges, soils, and oils (or an equivalent analytical method).
  - 12.2.3. Analysis using USEPA SW-846 Method 6010C Inductively coupled plasma atomic emission spectrometry, or an equivalent analytical method with a detection limit < 10% of the stated absolute maximum concentration in Table 2, Column 4 (i.e. 20 mg/kg dry weight for lead).
  - 12.2.4. Report as mg/kg dry weight.
- 12.3. Test methods for measuring the total organic carbon content in recovered fines:
  - 12.3.1. Method 105 (Organic Carbon). *In* Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.3.2. Reporting as % total organic carbon.
- 12.4. Test methods for measuring the electrical conductivity and pH in recovered fines:
  - 12.4.1. Sample preparation by mixing 1 part recovered fines with 5 parts distilled water.
  - 12.4.2. Analysis using Method 103 (pH) and 104 (Electrical Conductivity). *In* Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.4.3. Report electrical conductivity in deciSiemens per metre (dS/m).
- 12.5. Test method for measuring PAHs and benzo(a)pyrene in recovered fines:
  - 12.5.1. Analysis using USEPA SW-846 Method 8100 Polynuclear aromatic hydrocarbons (or an equivalent analytical method).
  - 12.5.2. Calculate the sum of all 16 PAHs for total PAHs.
  - 12.5.3. Report total PAHs as mg/kg dry weight.
  - 12.5.4. Report benzo(a)pyrene as mg/kg.
- 12.6. Test method for measuring TPHs in recovered fines:
  - 12.6.1. Method 506 (Petroleum Hydrocarbons). *In* Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.6.2. Report  $C_6 C_9$  as mg/kg.
  - 12.6.3. Report  $C_{10} C_{36}$  as mg/kg.
- 12.7. Test methods for measuring total chlorinated hydrocarbons in recovered fines:
  - 12.7.1. Analysis using USEPA SW-846 Method 8021B Aromatic and halogenated volatiles by gas chromatography using photoionization and/or electrolytic conductivity detectors (or an equivalent analytical method).
  - 12.7.2. Calculate the total sum of carbon tetrachloride, chlorobenzene, chloroform, 1.2-dichlorobenzene, 1.4-dichlorobenzene, 1.2-

- dichloroethane, 1,1-dichloroethene, 1,2-dichlorothene, dichloromethane (methylene chloride), 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane, 1,2,4-trichloroethane, 1,1,1-trichloroethane, 1,1,2-trichloroethane, trichloroethene, vinyl chloride and hexachlorobutadiene concentrations.
- 12.7.3. Report total chlorinated hydrocarbons as mg/kg.
- 12.8. Test methods for measuring total organochlorine pesticides in recovered fines:
  - 12.8.1. Analysis using USEPA SW-846 Method 8081B Organochlorine pesticides by gas chromatography (or an equivalent analytical method).
  - 12.8.2. Calculate the total sum of aldrin, alpha BHC, beta BHC, gamma BHC (lindane), delta BHC, chlordane, DDT, DDD, DDE, dieldrin, endrin, endrin aldehyde, heptachlor, heptachlor epoxide, hexachlorobenzene, methoxychlor and endosulfan (includes endosulfan I, endosulfan II and endosulfan sulphate).
  - 12.8.3. Report total organochlorine pesticides as mg/kg.
- 12.9. Test methods for measuring the PCBs in recovered fines:
  - 12.9.1. USEPA SW-846 Method 8082A Polychlorinated Biphenyls (PCBs) by gas chromatography (or an equivalent analytical method).
  - 12.9.2. Calculate the total sum of Aroclor 1016 (CAS Registry No. 12674-11-2), Aroclor 1221 (CAS Registry No. 11104-28-2), Aroclor 1232 (CAS Registry No. 11141-16-5), Aroclor 1242 (CAS Registry No. 53469-21-9), Aroclor 1248 (CAS Registry No. 12672-29-6), Aroclor 1254 (CAS Registry No. 11097-69-1), Aroclor 1260 (CAS Registry No. 11096-82-5).
    - 12.9.3. Report total PCBs as mg/kg.
- 12.10. Test method for measuring 19 20 in recovered fines:
  - 12.10.1. NSW Roads & Traffic Authority Test Method T276 Foreign Materials Content of Recycled Crushed Concrete (or an equivalent method), using a 2.36 mm sieve for 19 of Column 1, Table 2.
  - 12.10.2. Report as %.
- 12.11. Test method for measuring 21 in recovered fines:
  - 12.11.1. NSW Roads & Traffic Authority Test Method T106 Coarse particle distribution in road construction materials (by dry sieving) and T107 Fine particle distribution in road construction materials (or an equivalent method).
  - 12.11.2. Report as %.

### **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

# The recovered glass sand exemption 2008

### Name

1. This exemption is to be known as 'The recovered glass sand exemption 2008'.

### Commencement

This exemption commences on 2 May 2008.

### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

# Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorises the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

### Exemption

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions referred to in Column 3 of the table.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2	Column 3
Responsible person	Provisions from which the responsible person is exempt	Conditions to be met by the responsible person
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act	all requirements specified in section 7 and 8
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act section 88 of the Act clause 47 of the Regulation	all requirements specified in section 7 and 9

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

### **Definitions**

6. In this Notice of Exemption:

**Characterisation** means sampling and testing that must be conducted on the recovered glass sand for the range of chemicals and other attributes listed in Column 1 of Table 2.

**Composite sample** means a sample that combines 5 discrete sub-samples into a single sample for the purpose of analysis.

**Consumer** means a person who applies, causes, or permits the application to land of recovered glass sand within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which recovered glass sand is applied. Where a person responsible for transporting the recovered glass sand to the land application site is also the party applying the recovered glass sand, this person must also meet the responsibilities of the consumer.

**Once-off sampling** means sampling and testing that must be conducted only once on a batch, truckload or stockpile of recovered glass sand that is not repeated, reproduced and does not form part of a continuous process.

**Processor** means a person who processes recovered glass into recovered glass sand for supply to a consumer.

**Recovered glass** means glass sourced from the collection of domestic or commercial waste. This includes glass collected from domestic commingled recycling collections. Glass recovered from the sorting or processing of mixed municipal or commercial and industrial sources is excluded.

**Recovered glass sand** means recovered glass that has been processed to produce a 'sand-like' glass material with a particle size diameter generally less than 5 mm, and that contains at least 98% glass.

**Relevant waste** means recovered glass sand that meets the requirements of Section

**Routine sampling** means sampling and testing that must be conducted on the recovered glass sand on an ongoing and regular basis.

### **General conditions**

- 7. This Notice of Exemption is subject to the following conditions:
- 7.1. The chemical concentration or other attribute of the recovered glass sand listed in Column 1 of Table 2 must not exceed any of the following:
  - 7.1.1. the absolute maximum concentration or other value listed in Column 4 of Table 2.
  - 7.1.2. for characterisation or once-off tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 2 of Table 2, and
  - 7.1.3. for routine tests, the maximum average (based on the arithmetic mean) concentration or other value listed in Column 3 of Table 2.
- 7.2. The recovered glass sand can only be applied to land for the purposes of pipe bedding, drainage or for road making activities.

### **Processor responsibilities**

- 8. The following conditions must be met by the processor for this exemption to apply:
- 8.1. Sampling must be undertaken in accordance with Australian Standard 1141 Methods for sampling and testing aggregates (or equivalent). Sampling and

- information on sample storage and preparation must be detailed in a written sampling plan.
- 8.2. Where the recovered glass sand is generated as part of a continuous process, the processor must undertake characterisation and routine sampling according to the requirements listed in Column 1 and Column 2 of Table 3.
- 8.3. Where the recovered glass sand is not generated as part of a continuous process, the processor may undertake once-off sampling of a batch, truckload or stockpile of recovered glass sand according to the requirements listed in Column 3 of Table 3, for the range of chemicals and other attributes listed in Column 1 of Table 2.
- 8.4. Where there is a change in inputs that is likely to affect the properties of the recovered glass sand, characterisation must be repeated. Characterisation samples can be used for routine testing and subsequent calculations.
- 8.5. Processors must keep a written record of all characterisation, routine and/or once-off test results for a period of three years.
- 8.6. Records of the quantity of recovered glass sand supplied to the consumer and the consumer's name and address must be kept for a period of three years.
- 8.7. The processor of recovered glass sand must provide a written statement of compliance to the consumer with each transaction, certifying that the recovered glass sand complies with the relevant conditions of this exemption.
- 8.8. The processor of recovered glass sand must make information on the latest characterisation and routine test results available to the consumer.

# **Consumer responsibilities**

- 9. The following conditions must be met by the consumer for this exemption to apply:
- 9.1. Records of the quantity of the recovered glass sand received by the consumer and the suppliers' name and address must be kept for a period of three years.
- 9.2. The consumer must land apply the relevant waste within a reasonable period of time.

### Chemical and other material property requirements

10. This Notice of Exemption only applies to recovered glass sand where the chemical and other attributes listed in Column 1 of Table 2 comply with the chemical concentrations and other values listed in Column 2, Column 3 and Column 4 of Table 2, when analysed according to test methods specified in Column 5 of Table 2.

Table 2

Column 1	Column 2	Column 3	Column 4	Column 5
Chemicals and other attributes	Maximum average concentration for characterisation	Maximum average concentration for routine testing	Absolute maximum concentration	Test method specified
	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	(mg/kg 'dry weight' unless otherwise specified)	within Section
1. Mercury	0.5	Not required	1	12.1
2. Cadmium	0.5	0.5	1	12.2
3. Lead	25	25	50	12.2
4. Arsenic	10	Not required	20	12.2

5. Chromium (total)	100	Not required	200	12.2
5. Chiomium (total)	100	Not required	200	12.2
6. Copper	25	Not required	50	12.2
7. Molybdenum	5	Not required	10	12.2
8. Nickel	10	Not required	20	12.2
9. Zinc	25	25	50	12.2
10. Total Organic Carbon	0.5%	Not required	1.0%	12.3
11. Electrical Conductivity	0.5 dS/m	0.5 dS/m	1 dS/m	12.4
12. Metals	0.5%	0.5%	1%	12.5
13. Plaster, clay lumps and other friable materials	0.25%	0.25%	0.50%	12.5
15. Rubber, plastic, bitumen, paper, cloth, paint, wood and other vegetable matter	0.25%	0.25%	0.50%	12.5

# Sampling and testing requirements

11. This Notice of Exemption only applies to recovered glass sand sampled according to the requirements in Table 3.

Table 3

Column 1	Column 2	Column 3	
Characterisation frequency	Routine sampling frequency	Once-off sampling frequency	
20 composite samples, by taking 1 composite sample from a different batch, truckload or stockpile. This must be repeated every 2 years.	5 composite samples per 4000 tonnes or 5 composite samples per 3 months.	10 composite samples per 4000 tonnes.	

### **Test methods**

- 12. All testing must be undertaken by analytical laboratories accredited by the National Association of Testing Authorities, or equivalent. All chemicals and other attributes listed in Column 1 of Table 2 must be measured in accordance with the test methods specified below:
- 12.1. Test methods for measuring the mercury concentration in recovered glass sand:
  - 12.1.1. Particle size reduction & sample splitting may be required.
  - 12.1.1. Analysis using USEPA SW-846 Method 7471B Mercury in solid or semisolid waste (manual cold vapour technique), or an equivalent analytical method with a detection limit < 20% of the stated absolute maximum concentration in Table 2, Column 3 (i.e. 0.2 mg/kg dry weight).</p>
  - 12.1.2. Report as mg/kg dry weight.
- 12.2. Test methods for measuring chemicals 2 9 in recovered glass sand: 12.2.1. Particle size reduction & sample splitting may be required.

- 12.2.2. Sample preparation by digesting using USEPA SW-846 Method 3051A Microwave assisted acid digestion of sediments, sludges, soils, and oils.
- 12.2.3. Analysis using USEPA SW-846 Method 6010C Inductively coupled plasma atomic emission spectrometry, or an equivalent analytical method with a detection limit < 10% of the stated absolute maximum concentration in Table 2, Column 3, (i.e. 5 mg/kg dry weight for lead).
- 12.2.4. Report as mg/kg dry weight.
- 12.3. Test methods for measuring the total organic carbon content in recovered glass sand:
  - 12.3.1. Method 105 (Organic Carbon) and using a 2 gram sample. *In* Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.3.2. Reporting as % total organic carbon.
- 12.4. Test methods for measuring the electrical conductivity in recovered glass sand:
  - 12.4.1. Sample preparation by mixing 1 part recovered glass sand with 5 parts distilled water.
  - 12.4.2. Analysis using Method 104 (Electrical Conductivity). *In* Schedule B (3): Guideline on Laboratory Analysis of Potentially Contaminated Soils, National Environment Protection (Assessment of Site Contamination) Measure 1999 (or an equivalent analytical method).
  - 12.4.3. Report in deciSiemens per metre (dS/m).
- 12.5. Test method for measuring 12 15 in recovered glass sand:
  - 12.5.1. NSW Roads & Traffic Authority Test Method T276 Foreign Materials Content of Recycled Crushed Concrete (or an equivalent method) and modified to use a 2.36mm sieve, for the materials listed in 12 15 of Column 1, Table 2.
  - 12.5.2. Report as %.

### **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# Protection of the Environment Operations (Waste) Regulation 2005 – General Exemption Under Part 6, Clause 51A

# The stormwater exemption 2008

### Name

1. This exemption is to be known as 'The stormwater exemption 2008'.

### Commencement

2. This exemption commences on 2 May 2008.

### **Duration**

3. This exemption is valid until revoked by the Environment Protection Authority (EPA) by notice published in the Government Gazette.

# Legislation

- 4. Clauses 51 and 51A of the *Protection of the Environment Operations (Waste) Regulation 2005* (the Regulation) authorise the EPA to exempt a person from any of the following provisions in relation to an activity or class of activities relating to certain waste that is to be land applied or used as a fuel:
  - the provisions of sections 47 to 49 and 88 of the *Protection of the Environment Operations Act 1997* (the Act),
  - the provisions of Schedule 1 to the Act, either in total or as they apply to a particular activity, and
  - the provisions of Part 3 and clauses 45 and 47 of the Regulation.

### Exemption

5. This Notice of Exemption exempts the responsible person listed in Column 1 of Table 1 from the provision/s listed in Column 2 of that table but only in relation to activities involving the relevant waste and only where the responsible person complies with the conditions set out in this Notice.

However, this Notice of Exemption does not exempt the responsible person from the provisions specified in Column 2 where the relevant waste is received at premises that are, despite this exemption, required to be licensed for waste disposal (application to land) activities under the provisions of the Act.

Table 1

Column 1	Column 2
Responsible person	Provisions from which the responsible person is exempt
Processor	section 48 of the Act in respect of clause 39 of Schedule 1 to the Act
Consumer	section 48 of the Act in respect of clauses 34, 39, 41 and 42 of Schedule 1 to the Act
	section 88 of the Act
	clause 47 of the Regulation

This Notice of Exemption is a general exemption for the purposes of clause 51(3) of the Regulation.

### **Definitions**

6. In this Notice of Exemption:

**Consumer** means a person who applies, causes, or permits the application to land of stormwater within the definitions of "application to land" in accordance with the Act. The consumer may be the landholder responsible for the land to which stormwater is applied.

**Processor** means a person who generates, supplies, causes, or permits the supply of stormwater to a consumer, or who processes, mixes, blends, or otherwise incorporates stormwater into a material for supply to a consumer.

Relevant waste means stormwater that is applied to land.

**Stormwater** means rainfall that runs off all urban surfaces such as roofs, pavements, carparks, roads, gardens and vegetated open spaces.

### **Exemption Granted**

Mark Gorta Manager, Waste Management Section Environment Protection Authority by delegation

### **Notes**

The EPA may amend or revoke this exemption at any time. It is the responsibility of the generator, processor and consumer to ensure that they comply with all relevant requirements of the most current exemption. The current version of an exemption will be available on the EPA website: <a href="https://www.environment.nsw.gov.au">www.environment.nsw.gov.au</a>

In gazetting this general exemption, the EPA is exempting the relevant waste from the specific requirements of the Act and Regulations as stated in this exemption. The EPA is not in any way endorsing the use of this substance or guaranteeing that the substance will confer benefit.

The use of exempted material remains subject to other relevant environmental regulations within the Act and Regulations. For example, a person who pollutes land (s142A) or water (s120), or does not meet the special requirements for asbestos waste (clause 42), regardless of having an exemption, is guilty of an offence and subject to prosecution.

For the purposes of arrangements between a generator, a processor and a consumer, a 'transaction' is taken to mean the contractual agreement between the two parties which specifies the exchange of waste material from one party to another. A 'statement of compliance' must be in writing and be provided with each transaction.

The conditions set out in this exemption are designed to minimise the risk of potential harm to the environment, human health or agriculture, however, neither this exemption nor these conditions guarantee that the environment, human health or agriculture will not be harmed.

The consumer should assess whether or not the exempted material is fit for the purpose the material is proposed to be used and whether this use will cause harm. The consumer may need to seek expert engineering or technical advice.

This exemption does not apply to any material received at a premises that is required to be licensed for waste disposal (application to land) activities under the provisions of the Act. This exemption does not remove the need for a site at which processing occurs to be licensed, if required under Schedule 1 of the Act.

This exemption does not alter the requirements of any other relevant legislation that must be met in utilising this material, including for example, the need to prepare a Material Safety Data Sheet (MSDS).

Regardless of any exemption provided by the EPA, the person who causes or permits the application of the substance to land must ensure that the action is lawful and consistent with the development consent requirements of the land.

All records required to be kept under this exemption must be made available to authorised officers of the EPA upon request.

Failure to comply with the conditions of this Notice of Exemption may constitute an offence under clause 51 of the Regulation and the responsible person will be required to comply with the normal regulatory provisions.

# PRIVATE ADVERTISEMENTS

# **COUNCIL NOTICES**

#### RICHMOND VALLEY COUNCIL

Roads Act 1193

Roads (General) Regulation 2000

Part 2 – Roads, Division 2 – Naming of Roads

COUNCIL at its meeting on 19 February 2008, resolved to endorse the following road name (Minute Number 2008-13):

### 1. Echidna Place

The road commences at the intersection with Rileys Hill Road between Lot 1, DP 129076 and Lot 10, DP 864012 runs in a south westerly direction. The proposed Echidna Place is a cul-de-sac.

BRIAN WILKINSON, General Manager, Richmond Valley Council, Locked Bag 10, Casino NSW 2470. [3883]

#### TWEED SHIRE COUNCIL

Roads Act 1993

Naming of Public Road

NOTICE is hereby given that the Tweed Shire Council, in pursuance of section 162 of the Roads Act 1993, has named the road reserve which runs from the intersection of Charles and Florence Street to Bay Street, Tweed Heads, as:

Thomson Street

Authorised by resolution of the Council on 22 April 2008, General Manager, Tweed Shire Council, Civic Centre, Tumbulgum Road, Murwillumbah NSW 2484. [3884]

# **ESTATE NOTICES**

NOTICE of intended distribution of estate – Any person having any claim upon the estate of late FRANCES JOSSEK late of 4/32 New South Head Road, Vaucluse NSW 2030, Widow who died on 17 June 2007 must send particulars of the claim to the executor, Ian Tremback, Solicitor, to the address appearing below within one 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 29 October 2007. IAN TREMBACK, Solicitor, PO Box 7592, Bondi Beach NSW 2026, Fax (02) 9365 0610. [3885]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of MAY MOORE, late of Turpentine Street, Peakhurst, in the State of New South Wales, who died on 1 March 2008, must send particulars of his claim to the executor, Margaret Claire Conlon, 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 15 April 2008. COLIN J. DUFF, Solicitor, 7 Morts Road, Mortdale NSW 2223 (DX11307, Hurstville), tel.: (02) 9570 2022. [3886]

NOTICE of intended distribution of estate. – Any person having any claim upon the estate of LOUIS VELLIOS (also known as Ilias Vellios), late of Earlwood, in the State of New South Wales, business proprietor, who died on 9 February 2007, must send particulars of his claim to the executors, Fotini Vellios (also known as Effie Vellios) and Jim Vellios, c.o. M. Duncan & Associates, PO Box 70, Strawberry Hills NSW 2012, within one (1) calendar month from publication of this notice. After that time the executors may distribute the assets of the estate having regard only to the claims of which at the time of distribution they have notice. Probate was granted in New South Wales on 21 April 2008. M. DUNCAN & ASSOCIATES, PO Box 70, Strawberry Hills NSW 2012, tel.: (02) 9699 9877.

### **COMPANY NOTICES**

NOTICE of special resolution. – TODD BONA VISTA PTY LTD (ACN 000 857 778). – At a general meeting of members of Todd Bona Vista Pty Ltd, duly convened and held at 22 Bridge Street, Moree NSW on 24 April 2008, the Special Resolution set out below was duly passed: that the company be wound up as a members' voluntary liquidation and that the assets of the company be distributed in whole or part to the members in specie should the liquidator so desire and that Mr Mark Henry Johnson of C & W Partners, Chartered Accountants be appointed Liquidator. C & W PARTNERS, Chartered Accountants, 22 Bridge Street, PO Box 201, Moree NSW 2400, tel.: (02) 6759 1000.

NOTICE of special resolution. – WYSFLY PTY LIMITED (ACN 010 692 010), Corporations Law. – Notice is hereby given that by a special resolution passed at a meeting of shareholders of Wysfly Pty Limited (ACN 010 692 010), duly convened and held on 22 April 2008, it was resolved that the company be wound up voluntarily and that Bruce Walker of Walker Lynch Petersen, PO Box 221, Taree NSW 2430 be appointed liquidator. Notice is also given that creditors having claim against the company should furnish particulars of that claim to the liquidator within 21 days of this date, otherwise distribution of the assets will take place without regard to such claims. Dated 24 April 2008. B. WALKER, Liquidator, c.o. Walker Lynch Petersen, Chartered Accountants, 1st Floor Savoy Centre, Albert Street, Taree NSW 2430, tel.: (02) 6552 3533. [3889]

NOTICE of extraordinary general meeting – At an extraordinary general meeting of members of P.H. (ELECTRICAL) PTY LIMITED (ACN 003 395 266) duly convened and held at 3/11 West Street, North Sydney on 22 April 2008 the special resolution set out below was duly passed: That the company be wound up as a members voluntary liquidation under section 491 (1) of the Corporations Act. It was also resolved that Edwin Maxwell Cowley of Suite 3, 11 West Street, North Sydney be appointed liquidator for the purposes of the winding up. Dated 22 April 2008. E. M. COWLEY, Director, Suite 3, 11 West Street, North Sydney.

NOTICE convening final meeting of creditors. – THE ONE EXTRA COMPANY LIMITED, ACN 091 728 424 (in liquidation). – Notice is hereby given pursuant to section 509 of the Corporations Law, that the final creditors meeting of the abovenamed company will be held at the office of Lower, Russell & Farr, First Floor, 81 Henry Street, Penrith NSW 2750, on 22 May 2008 at 10:00 a.m., for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of. Persons claiming to be creditors are required to prove their debt by no later than 4 o'clock of the previous day. In default they will be excluded from the benefit of the dividend. Dated 23 April 2008. STEPHEN HENRY LOWER, Liquidator, First Floor, 81 Henry Street, Penrith NSW 2750, tel.: (02) 4732 3033.

Authorised to be printed DENIS H. HELM, Government Printer.

ISSN 0155-6320